California Revealed
Conditions of Use and Take Down Policy

Much of the content made available through California Revealed is under copyright to a specific organization or individual. Where applicable, information for contacting the holding institution is contained in the material's copyright notice. In the event that the copyright holder is unknown or unspecified, the organization holding the original should be contacted directly. Materials that are in the public domain will be specified as such and will be dedicated to the public pursuant to Creative Commons’ CC0 public domain dedication.

California Revealed does not have intellectual property rights, or any other proprietary rights, over the content in the California Revealed collection. All metadata - textual information relating to content - has been dedicated to the public pursuant to Creative Commons’ CC0 public domain dedication. California Revealed shares metadata (with links back to the Internet Archive) via WorldCat, Calisphere and Digital Public Library of America.

If you are a rights holder or believe your rights have been violated in connection with material made available by California Revealed in accordance with the Digital Millennium Copyright Act (DMCA) (see 17 U.S.C. § 512(c)(3)), please send an email or written notice to the holding institution with the following information:

- Identification of the copyrighted work you claim has been infringed;
- Description of where to find the work in the California Revealed collection (URL);
- Your address, phone number, and email address;
- A statement that you have a good-faith belief law;
- A statement made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright owner, or an agent authorized to act on the copyright owner’s behalf;
- An electronic or physical signature of the person authorized to act on behalf of the copyright holder.

Please note that, under DMCA Section 512(f), any person who knowingly materially misrepresents that material or is activity infringing, may be subject to liability for damages. Do not make false claims.

For California Revealed Partners

If California Revealed receives a DMCA takedown notification of alleged copyright infringement, California Revealed will remove the material that is the subject of the notification while the potential rights issue is resolved.

If the holding institution believes online access to a work should not be restricted, please submit a DMCA counter-notification to the person who submitted the DMCA takedown notification,
including all of the information listed below. Please consult your legal counsel or see Section 512(g)(3) of the Copyright Act to confirm these requirements:

- Your name, address, telephone number and physical or electronic signature;
- Identification of the material and its location before removal (URL);
- A statement under penalty of perjury that the material was removed by mistake or misidentification;
- Your consent to the federal district court jurisdiction for the address provided. If your address is outside of the United States, then you must consent to the jurisdiction of any judicial district in which the holding institution may be found;
- A statement that you will accept service of process from the person who provided notification of claimed infringement.

Such written counter-notification should be sent via email (preferred) to the person who submitted the DMCA takedown notification, with a courtesy copy (cc) to:

California Revealed  
California State Library  
900 N Street  
Sacramento, CA 95814  
teamm@californiarevealed.org

If content is taken down, the partner must guarantee on-site access to the content (in original or digital form) to fulfill the funder’s requirement of public access. California Revealed keeps copies of the digital object offline on Linear Tape-Open (LTO) data tape for long-term preservation.

**Please note:** The information presented on this page is for informational purposes only and is not legal advice.