



Music by James Gilbert

Copyright Permission Letter

This letter grants you special permissions not ordinarily allowed for under US copyright law. Just because you buy a piece of music doesn't mean you can do anything with it you want to. Any rights or restrictions in the law not mentioned here still apply and you are responsible for following them.

Permissions and restrictions:

- The single copy of music you purchased (including score and parts, whether in paper form or a computer file) is considered the master copy.

- You can print out the music (if obtained as a computer file). You may also make copies that are needed by you or a single organization you represent in order to perform or rehearse the piece. Please restrict the use of this music to one performing group at a time. Contact us for special usages such as workshops, festivals and contests. School districts, non-profit groups and churches need to purchase a separate master copy for each school, group or church that will ever use this music.

- We ask that you please do not give, loan, sell or rent this music to anyone. Please have them buy their own copy. It doesn't matter whether money changes hands. In the case of schools, non-profit groups and churches, you **cannot** use copies of the music you may have made (see above) at another school, group or church without first purchasing a *master copy* for each school, group or church that might be using the music. Each school, group or church should purchase their own master copy of the music.

- You may transpose instrumental parts in orchestral, ensemble, solo, duet and trio music but you may not change, add to or remove instruments, measures, notes or words from the music.

- You can make a backup copy of the file (if provided) for yourself and you can import (scan) the music into one electronic music display device (eg. MusicPadPro) for your use only.

- Existing copyright law is **very** restrictive about performing, recording and broadcasting music. We ask that you carefully review the law. Please do not assume you can perform, record or broadcast just because you've purchased a copy of a piece of music. With regard to performances, bona fide religious services are already permitted by existing law as is most academic performances. You should check with us if you are not sure. In general, the law requires you to have permission prior to making any recordings or making any broadcasts of this music. This is true even for recordings for shut-ins, recordings for parents who couldn't make a child's performance or for broadcasting your church worship service. We would recommend that if you need to record or broadcast this music that you contact us first. Please remember, **it makes no difference whether you charge money or do it for free**, it may still be a violation of the law. If you rely on the CCLI license or a similar license for recordings or performances, please note that this music is NOT covered by the CCLI license and that NO license gives you permission to record or broadcast this music.

- The music contains certain security features that will allow us to know whether it is being used in accordance with this letter. We reserve the right to seek civil and/or criminal damages for improper use of this music.

For further information you may contact us via email at: copyrights@jamesgilbertmusic.com or via the contact form at <http://www.jamesgilbertmusic.com/>