

Education-
Schools
106253-1912
P C
Enrollment.

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Carbon for Mr. Peairs.

Mr. Garry P. Meyers,
Walthill, Nebraska.

FILED BY C. P. F.

FOR FILE.

Sir:

I have your letter of October 22, requesting that your daughter, Letta, be enrolled at Carlisle. It seems that she is less than one-fourth degree Indian, and because of this fact the law precludes me from granting permission to enroll her in an Indian School. That portion of the law to which I refer reads as follows:

"Provided that no part of this appropriation, or any other appropriation provided for herein, except appropriations made pursuant to treaties, shall be used to educate children of less than one-fourth Indian blood whose parents are citizens of the United States and the State wherein they live and where there are adequate free school facilities provided and the facilities of the Indian schools are needed for pupils of more than one-fourth Indian blood."

You are further advised that the Carlisle Indian School is now practically filled. With a capacity of about 740 there have been enrolled since the beginning of the school year 792 pupils.

Respectfully,
(Signed) F. H. Abbott.

Acting Commissioner.

11-JHC-7.

106253/12
Carlisle 828



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RECEIVED
OFFICE OF INDIAN AFFAIRS

Hulthill Nebw

Oct 22 - 1917

How, S. H. Abbott

Acting Commissioner of
Indian Affairs

FILED BY C. P. F.

Dear Sir, I take the liberty in writing you personally in regards to a matter concerning my oldest daughter Leta. who attended Hampton Institute the past two years, and is unable to finish her studies there, because of the appropriation for Indian students being stopped. She made application to enter Carlisle. The application was returned by Supt Friedman with his letter stating that her degree of Indian blood was too small to allow her to enter as a student there, unless your office was willing to waive the ruling that requires at least one fourth degree of Indian blood. I believe that

when her application for admittance
to Hampton was being considered
you personally passed upon it
and raised that point

It is her expressed desire to attend
Berlitz and fit herself for teaching.

She is past eighteen years of age
and is advanced enough so that
she might be able to finish in two
years although she is willing to stay
as long if necessary.

I inclose Supt ^{Mr} Friedman's letter
and also the application which I wish
you would pass in her favor if possible.

Very Respectfully

Garry C. Meyers



DEPARTMENT OF THE INTERIOR
UNITED STATES INDIAN SCHOOL
CARLISLE, PA.



Oct. 17th, 1912.

FILED BY C. P. F.

Miss Leta V. Meyers,
Walthill, Nebraska.

My dear Friend:

I am in receipt of the application that was submitted me by Superintendent Kneale to cover your transfer to Carlisle, but for the reason that you can establish a claim to but one-eighth degree of Indian blood it cannot be arranged to enroll you unless the Indian Office at Washington will waive the ruling that requires at least one-fourth degree of Indian blood.

If I can be of further service to you let me hear from you again.

Very truly yours,

HKM.

Superintendent.

Carbon copy to Superintendent Kneale.

106253



BRIEF.

FILED BY C. P. F.

Application of

FOR THE ENROLLMENT OF

IN THE INDIAN SCHOOL AT

Carlisle, Pennsylvania

NAME OF AGENCY FROM WHICH PUPIL CAME:

Date of enrollment 191.....

Term of enrollment (.....) years

23801
108523

Application for Enrollment in a Non-reservation School.

(For a child enrolled at an Agency)

For and in consideration of the Government of the United States assuming the care, education, and maintenance in the United States Indian School at Carlisle, Pa.

of Leta V. Meyers (Name of Child); (Sex) _____; date of birth March 15, 1893
Omaha (Tribe)

NAME OF FATHER (Both Indian and English)	Living or Dead	TRIBE	BAND	DEGREE OF INDIAN BLOOD
<u>Garry P. Meyers</u>				
<u>Little Bear</u>	<u>living</u>	<u>omaha</u>		<u>one quarter</u>
NAME OF MOTHER				
<u>Dora E. Meyers</u>	<u>living</u>	<u>white</u>		<u>none</u>

I, Garry P. Meyers, do hereby voluntarily consent and agree to an enrollment in said school for a period of three years, and also obligate myself to abide by all the rules and regulations for Indian Schools.
(Not less than 3)

The said child has been enrolled in the following schools:

NAME OF SCHOOL	DATE OF ENROLLMENT	DATE OF DISCHARGE	CAUSE	GRADE
1. <u>Genoa, Nebr.</u>	<u>Sept. 1906</u>	<u>May 1909</u>	<u>Term Exp.</u>	<u>Sixth</u>
2. _____				
3. <u>Hampton Inst.</u>	<u>Sept. 10</u>	<u>May 12</u>	<u>No Funds</u>	<u>Senior Middle</u>
4. _____				

Garry P. Meyers
(Parent, guardian, or next of kin)

P. O. address: Walthill, Nebr.

Two Witnesses:

Howard W. Provost
Wesley Shinkle

PHYSICIAN'S CERTIFICATE.

I hereby certify that I have this day carefully examined the above-named child herein proposed for transfer and find her to be in proper physical condition to attend school, and not afflicted with tuberculosis or any disease which would be a menace to the health of other pupils.

This 14 day of Oct, 1912.

W. J. P. [Signature]
Physician at Walthill Rebr Agency.

CERTIFICATE OF AGENT OR SUPERINTENDENT.

I hereby certify that the statements made in the foregoing application and certificate, to the best of my knowledge and belief, are true, that the consent of Garry P. Meyers
(Parent, guardian, or next of kin.)
was voluntary, and I recommend the transfer of said child.

This 12 day of Oct., 1912.

Albert H. [Signature]
Agent or Superintendent.

SPECIAL NOTE.

This form must be executed in duplicate when a child is transferred from a reservation to a non-reservation school. The Superintendent of the nonreservation school will retain the original for his files, and the duplicate shall be deposited in the Agency records. The agent will then send to the Commissioner of Indian Affairs his certificate as provided by law. All the blanks must be properly filled in every case.

NOTE.—Age limits, fourteen to twenty years. Preferably fourteen to eighteen. Students must be at least one-fourth Indian, preferably, full Indian. Special cases beyond the age limit will be given consideration. An industrial course only can be taken and the term reduced to three years, in exceptional cases.

INDORSEMENTS.

The laws relating to the transfer of Indian children from reservations and schools are as follows:

That hereafter no Indian child shall be sent from any Indian reservation to a school beyond the State or Territory in which said reservation is situated without the voluntary consent of the father or mother of such child if either of them is living, and if neither of them is living without the voluntary consent of the next of kin of such child. Such consent shall be made before the agent of the reservation, and he shall send to the Commissioner of Indian Affairs his certificate that such consent has been voluntarily given before such child shall be removed from such reservation. And it shall be unlawful for any Indian agent or other employee of the Government to induce, or seek to induce, by withholding rations or by other improper means, the parents or next of kin of any Indian to consent to the removal of any Indian child beyond the limits of any reservation. (28 Stats., p. 906.)

Provided, that hereafter no Indian child shall be taken from any school in any State or Territory to a school in any other State against its will or without the written consent of its parents. (29 Stats., p. 348.)

The rules provide that—

A pupil who has been regularly enrolled in a nonreservation school must not be taken to any other nonreservation school without the consent of both Superintendents and the Commissioner of Indian Affairs, and Superintendents will be held to strict accountability for such pupils taken to their schools.

An Indian boy or girl 18 years old and over may, without the consent of parents or others, personally sign the application form on its being changed to suit the case.

This form is to be used only in transfers from reservations, or Indian schools, to nonreservation schools.

File

INDIAN OFFICE.

FILES.