

4978

CARLISLE INDIAN INDUSTRIAL SCHOOL
DESCRIPTIVE AND HISTORICAL RECORD OF STUDENT

NUMBER 3018		ENGLISH NAME Beulah George			AGENCY			NATION Cherokee		
BAND		INDIAN NAME			HOME ADDRESS Sampson Ave, Cherokee, N.C.					
PARENTS LIVING OR DEAD		BLOOD	AGE	HEIGHT	WEIGHT	FORCED INSP.	FORCED EXPR.	SEX.		
FATHER L MOTHER L		1/2	14	5-4 1/4	116 1/2	33	30 1/4	7		
ARRIVED AT SCHOOL Oct. 22, 1914		FOR WHAT PERIOD Three years		DATE DISCHARGED June 20, 1918		CAUSE OF DISCHARGE Time out				
TO COUNTRY		PATRONS NAME AND ADDRESS						FROM COUNTRY		
4-2-15		E. W. Heritage, Norberth, Pa.						6-23-17		

SHAW-WALKER, BUREAU OF INDIAN AFFAIRS, WASHINGTON, D.C. 20465

months in school before Carlisle. 5 yrs.

Grade entered at Carlisle.

Grade at date of Discharge,

Trade or Industry,

Church..... Baptist

7 mi. to school

4978

CARLISLE INDIAN SCHOOL

No. 3018	NAME.	AGE.	TRIBE.	DEGREE OF INDIAN BLOOD.	NAME OF AGENCY AND RESERVATION, IF ENROLLED; IF NOT, POST OFFICE OF FAMILY.
	George Beulah	14	Cher.	1/2	N. C.

DATE ENTERED.	Months in school before enrollment here.	IN WHAT GRADE OR ROOM.		Distance to nearest public school from pupil's home.	REMARKS. (Temporarily absent, outing, deserters, on sick leave, special authorities for enrollment, etc.)	To COUNTRY	FROM COUNTRY	DATE DISCHARGED
		On entering here.	At date of this report.					
10-22-14	5yr.	6	u	7m.		APR 2 1915	JUN 23 1917	JUN 20 1918
Sept. 1915	-	-	VI	1200				

Post

Progress from _____ (Date) to _____ (Date)

FIRST YEAR IN THIS SCHOOL	SEPT.	OCT.	NOV.	DEC.	JAN.	FEB.	MAR.	APR.
Class or grade.....								
Academic.....standing*								
Industrial.....standing* (Department)								
Musical: Band.....standing*								
Vocal.....standing*								
Orchestra.....standing*								
Department.....standing*								
Physical condition.....								

Remarks: _____

Montclair High School

Bessie George

June 22 1911

Points credited this year $9\frac{1}{2}$ Previously credited _____ Total $9\frac{1}{2}$

Member of grade 7

On September _____ present this card for admission to Room _____

Not promoted in Eng Math French

Probation in _____

An examination in _____

may be taken in September if desired. A written statement from tutor or home must be presented, giving the amount of work done in preparation during the summer. Probation may be removed by passing the examination.

PRESENT THIS CARD FOR ADMISSION TO THE EXAMINATION.

POINT SYSTEM: Seventy-five points are required for graduation, based on the work of the 9th, 10th, 11th, and 12th grades. One recitation period a week for one year in any academic study counts one point; for work in mechanical or free-hand drawing, manual training, domestic science, and physical training, credit is allowed at half this rate.

H. W. Dutch, Principal.

Read Instructions on this Application Blank carefully

BRIEF.

Application of

Mrs. C. E. Jenkins

FOR THE ENROLLMENT OF

Beulah George

IN THE INDIAN SCHOOL AT

Carlisle, Pennsylvania

NAME OF AGENCY FROM WHICH PUPIL CAME:

INDIAN SCHOOL,
CHEROKEE, N. C.

Date of enrollment October 26, 1917. 191

Term of enrollment Three (3) years

Printed by Carlisle Indians.

Important—Only those students who desire to come to Carlisle because they have a definite purpose in view will be admitted. Applications for enrollment must be submitted in all cases for consideration before transportation can be made available. Time will then be taken to find out the records students have made in the schools previously attended, and to secure recommendations as to their *moral character* and their worthiness for further attendance at a Government institution.

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 Beulah George; F ; date of birth July 31, 1900
(Name of Child) (Sex)
Cherokee
(Tribe)

NAME OF FATHER <small>(Both Indian and English)</small>	Living or Dead	TRIBE	BAND	DEGREE OF INDIAN BLOOD
<u>John George</u>	<u>Living</u>	<u>Catawba</u>		$\frac{1}{2}$
NAME OF MOTHER				
<u>Hattie George</u>	<u>Dead</u>	<u>White</u>		

I, C. E. Jenkins, do hereby voluntarily consent and agree to her 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
<u>1. Cherokee Board</u>	<u>1909</u>	<u>1914</u>	<u>Transfer</u>	<u>5th</u>
<u>2.</u>				
<u>3.</u>				
<u>4.</u>				

C. E. Jenkins
(Parent, guardian, or next of kin)

P. O. address: Cherokee

Two Witnesses:

J. L. Walters
Orville Hoff

North Carolina

PHYSICIAN'S CERTIFICATE.

I hereby certify that I have this day carefully examined the above-named child herein proposed for transfer and find.....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..... day of....., 19.....

Physician at..... 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 C. E. Jenkins
(Parent, guardian, or next of kin.) was voluntary, and I recommend the transfer of said child.

This 21st day of Oct., 19 17

James E. Henderson
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.

Read Instructions on this Application Blank carefully

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.

Important—Only those students who desire to come to Carlisle because they have a definite purpose in view will be admitted. Applications for enrollment must be submitted in all cases for consideration before transportation can be made available. Time will then be taken to find out the records students have made in the schools previously attended, and to secure recommendations as to their *moral character* and their worthiness for further attendance at a Government institution.

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Read Instructions on this Application Blank carefully

BRIEF.

Application of

Sampson Owl

FOR THE ENROLLMENT OF

Beula George

IN THE INDIAN SCHOOL AT

Carlisle, Pennsylvania

NAME OF AGENCY FROM WHICH PUPIL CAME:

Cherokee, N.C.

Date of enrollment 191⁴

Term of enrollment (*three*) years

Printed by Carlisle Indians.

Important—Only those students who desire to come to Carlisle because they have a definite purpose in view will be admitted. Applications for enrollment must be submitted in all cases for consideration before transportation can be made available. Time will then be taken to find out the records students have made in the schools previously attended, and to secure recommendations as to their *moral character* and their worthiness for further attendance at a Government institution.

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 Berola George ; female ; date of birth July 31, 1900
(Name of Child) (Sex)
Cherokee
(Tribe)

NAME OF FATHER <small>(Both Indian and English)</small>	Living or Dead	TRIBE	BAND	DEGREE OF INDIAN BLOOD
<u>John George</u>	<u>living</u>	<u>Calawba</u>	<u> </u>	<u>1/2</u>
<u>Hattie George</u>	<u>Dead</u>	<u>white</u>	<u> </u>	<u> </u>
<small>NAME OF MOTHER</small>				

I, Sampson Owl, do hereby voluntarily consent and agree to her 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
<u>Cherokee Boarding</u>	<u>1909</u>	<u>1914</u>	<u>Transfer</u>	<u>Fifth</u>
2.				
3.				
4.				

Sampson Owl
(Parent, guardian, or next of kin)

P. O. address: Cherokee,

N.C.

Two Witnesses: _____

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 19th day of October, 1914

Leo L. Elliott

Physician at Cherokee 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 Sampson Owl
(Parent, guardian, or next of kin.) was voluntary, and I recommend the transfer of said child.

This 20 day of Oct., 1914

James Henderson
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.

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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.)

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NAME Beulah George Sex Male Female

Tribe ^{Full} Catawba State North Carolina Oct 19, 1914

Age 14 years Respiration 16 Condition of, Eyes normal

Height 5 ft. 4 1/4 ins. Ears normal

Weight 116 1/2 lbs. Mensuration { Insp. 33 Exp. 30 1/4 Throat normal

Temperature _____ Vaccination yes Cervical glands normal

Pulse 84 Vision good Skin normal

Inspection normal. Chest slight flat but expansion good

Palpation normal

Percussion normal tympany

Auscultation normal sounds

Heart normal

(Menstruation) Last year begun. Has skipped two periods otherwise o.k.

FAMILY HISTORY.

	LIVING.	CONDITION OF HEALTH.	DEAD.	CAUSE OF DEATH.
Father	yes.	good health		
Mother			dead	dropsy
Brothers	one	good health	4.	unknown.
Sisters	none		one	unknown.

Personal history _____

Present condition _____

L. L. Elliott, M. D.

This form is for the record of the physical condition of pupils of boarding or nonreservation Indian schools. It should be filled in by the school physician at the time of the admission of the pupil. Physicians in the field should use this form to record the examination of pupils for transfer to nonreservation schools. It should accompany the pupils' transfer blanks. The reverse side is intended as a card-index case-record for use by all Service physicians.

REPORT OF Buriah George pupil of Carlisle Indian School, who went 7-2-15 to live with Mrs. C. W. Heritage

(Date) (Patron)
of 309-Grove St. Montclair, N.J. (Post Office)
Montclair, N.J. (State) Montclair (County) Hennock Thru via Twelfth Railroad Station

Conduct Excellent.

Health Excellent.

Ability Very good.

Cleanliness Very clean and tidy.

Economy Learning.

Situation of Room 3rd floor.

Condition of Room Very good.

Condition of Clothing Very good.

Wages In school attendance.

Are careful accounts kept by patron? Yes.

Are careful accounts kept by pupil?

Number of days at school Regular school attendance.

Distance to school About 5 squares.

Grade or quality of school Good school.

Name and address of teacher

Qualifications of teacher

In what grade was pupil at Carlisle?

In what grade is pupil at present? 7th Grade.

Attends what church and Sunday school? Presbyterian with family.

Distance to church Within walking distance.

Is there a Catholic church in locality? Don't know.

Who compose patron's family? Mr. and Mrs. Heritage and 2 little girls.

What other help is employed? Washerwoman.

Locality of home Suburban. See remarks.

Home life and environments Very good.

Trade at school

Nature of work Girl's helper.

Pupil's age Experience First from Carlisle.

Any general statement or wishes of patron or pupils, together with Agent's estimate of place, people, and pupil:

Buelah was placed with Mrs. Heritage when they made their home in Carboth. When Mrs. Heritage moved to Montclair N.J. permission was given to take Buelah with them even though Montclair is out of our girls' district. Buelah has given satisfaction in her home and has been most happy and contented.

Mrs. Heritage is a good mother to Buelah.

Buelah George has plans to be a domestic art teacher some day. Buelah is at present in the seventh grade, and is doing satisfactory work in her home and school. Buelah will help with the spring gardening.

L.M. Johnston.

Girls' Field Agent.

March 1917.

Information regarding pupils to test eligibility and whether in need of Federal aid.

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Date of report May 5, 1915.

Name of child Beulah George Age 14 Grade 5

Home post office Cherokee N. Car.

Tribe Catawba Degree of Indian blood half

How many acres of land do you own none Location

What is the annual income from your land

Do you have any other income How much

Is your father living Yes

Father's name John George

Home post office Roddy S. C.

Tribe Catawba Degree of Indian blood Full blood

Is he a citizen No

How much land does he own Some but don't know how much. Allotment No.

What is its estimated value

What is the annual income from his land

Does he have any other income No

If so, how much

Does your father pay taxes on land or personal property No

Is your mother living No

Mother's name Mattie George

Home post office Roddy S. C.

Tribe Degree of Indian blood

Is she a citizen

How much land does your mother own none Allotment No.

What is its estimated value

What is the annual income from her land.....

Does she have any other income.....

If so, how much.....

Does your mother pay taxes on her land or on personal property.....

With whom do you make your home..... Mrs Sampson W. C. G. L.

How many rooms in the house..... Three dooms

How many live in the house..... Four

How far is your home from the nearest public school..... Six miles

Why do you not attend that school.....

How many teachers employed there.....

How many grades maintained.....

How many months of school each year.....

Did you ever attend a public school..... No

If so, how long..... Where.....

How many brothers of school age have you..... One, age 9.

How many sisters of school age have you..... None

Are they in school..... Yes

Where..... at Cherokee N. Car.

Remarks and recommendations of superintendent with reference to eligibility and need of Federal aid:

Superintendent.

NOTE.—One of these blanks should be filled out by each pupil at Government boarding schools, preferably with the assistance of the superintendent or some one designated to act as his representative. If the superintendent is of opinion from the information given that the pupil is entitled to enrollment he should so indicate by signing the blank in the proper place and filing in the individual pupil's folder. In the case of pupils concerning whose eligibility or need of Government aid there is some doubt, superintendents should make proper remarks and recommendations in the space indicated and forward the form to the Indian Office for consideration.

CERTIFICATE OF PROMOTION

June 14, 1918., 191

This certifies that Beulah George (Name of student.) has made the following record in Carlisle Indian School (Name of school.)

Table with 3 columns: SUBJECTS—ACADEMIC AND VOCATIONAL, GRADE, RATING. Rows include English (1st Yr. Voc., 77), Arithmetic ("", 57), Geography ("", 89), Botany ("", 89), General Exercises ("", 74), and General Average ("", 75).

Effort

Department

Table with 3 columns: DETAILS SERVED, LENGTH OF TIME IN EACH, RATING. Rows include Cooking (73.5) and Sewing (80).

and is ~~not~~ eligible to pursue work in the Second Year Vocational (Conditional) grade, academic; and

grade or year vocational

Handwritten signature of Superintendent

Superintendent.

Handwritten signature of Principal

Principal.

OUTING RECORD - CARLISLE INDUSTRIAL SCHOOL

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Name of Student

Benlah George

Home Address

Cherokee, N.C.

Tribe

Cherokee

Age at Entrance

14

Date of Entrance

10-22-14

Shop

JAN.	FEB.	MAR.	APR.	MAY	JUNE	JULY	AUG.	SEPT.	OCT.	NOV.	DEC.	TOTAL OR AVERAGE
------	------	------	------	-----	------	------	------	-------	------	------	------	------------------

Patron

C.W. Heritage

Locality

Days in School

21 21 21

Address

Monroeth, Pa.

R. R. Station

Conduct

y y y y y y y y y

Recommended by

Grade in School

Ability

F F F y y y F F F

Grade of Home

Church

Health

y y y y y y y y y

Date of Outing

4-2-15

Date Returned

Wages

Earnings

5. 6. 6⁵⁰ 6⁵⁰

22 17 23 22 22 23 23

y y y y y y y y y y y y

F F F F F F y y y F y F

y y y y y y F y y y y

8. 9. 10. 10. 10.

1917

23 20

y y

y F.

y y

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June 19, 1918.

Mrs. Charlotte Jenkins
Cherokee, N. C.
Dear Madam:-

Beulah George will leave Carlisle for Fla, N. C.
tomorrow June 20th and will be due there the following
day. Please have her met there.

Very truly yours

Superintendent.

NRD

March 17, 1916.

Mrs. C. W. Heritage
Warberth, Pa.

Dear Madam:-

Will you please ask Dr. Hartley to note on the enclosed bill against Beulah George, just what work was done for her. This bill is to be paid by the government and it will be necessary to have this information.

I enclose an envelope which you can use to return the bill to me.

Very truly yours

Superintendent.

NRD

Inclosures.

12 Woodside Ave.
Harborth, Pa.

Mr. C. H. Lepps,
Carlisle Indian School,
Carlisle, Pa.

Dear Sir:

Enclosed please find bill
for Beulah George's teeth.
They had been badly neglected
and required a good deal of
work.

Yours resp.

Mrs. C. W. Heritage

Feb. 22, 1916.

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February 28, 1916.

Mrs. C. W. Heritage
121 Woodside Ave.,
Harberth, Pa.

Dear Madam:-

I enclose herewith a check for Ten Dollars from Beulah George's account to pay one-half her dentist bill. Will you please have Beulah sign her name on the face of the check and pay Dr. Hartley, this amount on his bill. Have him make out another bill for the balance due him and send to me. This will have to be paid from government funds as Beulah has not enough money to pay it all now.

Very truly yours

Superintendent.

NRD

Inclosures.

ADAMS EXPRESS COMPANY

BUREAU OF ORDER
AND FOOD PRODUCTS
REDUCES COST OF LIVING
ASK FOR BOOKLET

MONEY ORDERS

THIS SYSTEM FOR
SMALL REMITTANCES
EXCELS ALL OTHERS
FOR SAFETY, ECONOMY
AND CONVENIENCE

TRAVELERS' CHEQUES

PAYABLE ALL OVER THE WORLD
USED AS INTERNATIONAL
CURRENCY
FOREIGN REMITTANCES
BY DRAFTS OR MONEY ORDERS
AT MARKET RATES

FOREIGN DEPARTMENT

SUPERIOR SERVICE
FOR
SHIPMENTS ABROAD

UNIFORM EXPRESS RECEIPT

Receiving Form 21
June, 1915

ADAMS EXPRESS COMPANY**NON-NEGOTIABLE RECEIPT****Philadelphia, Pa.****18TH and MARKET STS.****191**

Received from Philadelphia Express subject to the
classifications and tariffs in effect on the date hereof,

value herein stated and warranted by
shipper to be not exceeding \$50.00 Dollars.

Consigned to Philadelphia Express
at Philadelphia Charges collect

which the Company agrees to carry upon the terms and conditions printed on the back hereof,
to which the shipper agrees, and as evidence thereof, accepts and signs this receipt.

Shipper.

For the Company.

NOTE—The Company's charge is based upon the character of the property, of which its value is an element, and its value must be declared in writing by the shipper unless its character is otherwise disclosed. When goods are hidden from view by wrapping, boxing or other means and the company is not notified of the character thereof, the shipper's declaration of value may be made by notation, "not exceeding \$50.00" or "not exceeding \$50.00 or 50 cents per pound, actual weight."

TERMS AND CONDITIONS

- The provisions of the receipt shall inure to the benefit of and be binding upon the consignor, the consignee and all carriers handling this shipment, and shall apply to any reconsignment or return thereof.
 - The rate charged for carrying said property is dependent upon the actual value of the property which must be specifically stated in writing by the shipper, and applies only upon property of an actual value not exceeding fifty dollars for any shipment of one hundred pounds or less, or not exceeding fifty cents per pound, actual weight, for any shipment in excess of one hundred pounds. If the actual value is greater than fifty dollars for any shipment of one hundred pounds or less, or exceeds fifty cents per pound, actual weight, for any shipment in excess of one hundred pounds, such actual value must be specifically stated in writing by the shipper, and excess charges for such greater value must be paid therefor in accordance with the lawfully published tariffs of the Company.
 - Said property is accepted as merchandise only, and the Company shall not be liable for the loss of money, bullion, bonds, coupons, jewelry, precious stones, valuable papers or other matter of extraordinary value, unless such articles are enumerated in the receipt, as the Company does not transport such articles except through its money department.
 - Unless caused by its own negligence or that of its agents, the Company shall not be liable for —
 - Difference in weight or quantity caused by shrinkage, leakage or evaporation.
 - The death, injury or escape of live freight.
 - Unless caused in whole or in part by its own negligence or that of its agents, the Company shall not be liable for loss, damage or delay caused by —
 - The act or default of the shipper or owner.
 - The nature of the property, or defect or inherent vice therein.
 - Improper or insufficient packing, securing or addressing.
 - The Act of God, public enemies, authority of law, quarantine, riots, strikes, perils of navigation, the hazards or dangers incident to a state of war, or occurrence in Customs warehouse.
 - The examination by, or partial delivery to, the consignee of C. O. D. shipments.
 - Delivery under instructions of consignor or consignee at stations where there is no agent of the Company after such shipments have been left at such stations.
 - Packages containing fragile articles or articles consisting wholly or in part of glass must be so marked and be packed so as to insure safe transportation by express with ordinary care.
 - If no express company has an agency at the point of destination, said property may be carried to the agency nearest or most convenient thereto and the consignee notified.
 - Claims for loss, damage or delay must be made in writing to the carrier at the point of delivery or at the point of origin within four months and suits must be instituted within two years after delivery, or in case of failure to deliver after a reasonable time for delivery has elapsed. Unless claims are so made and suits so brought the carrier shall not be liable.
 - If any C. O. D. is not paid within thirty days after notice of non-delivery has been mailed to the shipper, the Company, may at its option, return the property to the consignor and collect the charges for transportation both ways.
 - The Company shall not be required to make free delivery at points where it maintains no free delivery service nor at any point beyond its established and published delivery limits.
- Special Additional Provisions as to Shipments Forwarded from the United States to Places in Foreign Countries**
- If the destination specified in this receipt is in a foreign country, the property covered hereby shall, as to transit over ocean routes and by their foreign connections to such destination, be subject to all the terms and conditions of the receipts or bills of lading of ocean carriers as accepted by the Company for the shipment, and of foreign carriers participating in the transportation, and as to such transit is accepted for transportation and delivery subject to the acts, ladings, laws, regulations and customs of oversea and foreign carriers, custodians and governments, their employes and agents.
 - The Company shall not be liable for any loss, damage or delay to said shipments over ocean routes and their foreign connections, the destination of which is in a foreign country, occurring outside the boundaries of the United States which may be occasioned by any such acts, ladings, laws, regulations or customs.
 - It is hereby agreed that the property destined to such foreign countries, and assessable with foreign, governmental or customs duties, taxes or charges, may be stopped in transit at foreign ports, frontiers or depots, and there held pending examination, assessments, and payments, and such duties and charges, when advanced by the Company shall have become a lien on the property.

NOTE—The Company's charge is based upon the character of the property, of which its value is an element and its value must be declared in writing by the shipper unless its character is otherwise disclosed. When goods are hidden from view by wrapping, boxing or other means and the company is not notified of the character thereof, the shipper's declaration of value may be made by notation, "not exceeding \$50.00" or "not exceeding \$50.00 or 50 cents per pound, actual weight."

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TO OFFICER SENDING TELEGRAM.

- 1. Keep copy on this form for your files.
- 2. Mail confirmation to addressee indicating that purpose by check mark in this circle.
- 3. Mail copy to your Supervising Field Office, if any.

MEMORANDUM COPY
OF OFFICIAL TELEGRAM

Will NOT be accepted if presented by Telegraph Company attached to bill for tolls, in lieu of original message.

Receiver's No.—	Time Filed—	Paid Paid	Word Day <small>(Day or night.)</small>	Government rate—Toll, \$
Sent by— Western Union <small>(Name of company.)</small>		Telegraph Co.		Carlisle, Pa. June 10, 1918. <small>(Place.)</small> <small>(Date.)</small>
To Kenderson, Superintendent Cherokee, H. S.		From John Francis, Jr. <small>(Print or typewrite name of sender.)</small> Superintendent <small>(Title of sender.)</small>		

Mrs. Jenkins wants Beulah George at home and Beulah wants to go.
Wire recommendation.

Carlisle Indian School, Pa.

Charge : _____
(If not paid in cash, insert name of office to which bill should be presented for payment.)

PAID _____ By SENDER.
(Insert "In cash," if so paid.)

Appropriation: _____

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

145-

Confirmation of Telegram

Ela, N. C., June 11, 1918.

Mail to Supt. Francis,
Carlisle, Pa.

Recommend Beulah George return home.

Henderson.

OFFICIAL BUSINESS

GOVERNMENT RATE { PAID
COLLECT

Charge.....

Sent M.
(Eastern time.)

By
(Name of Telegraph Company)

.....
Superintendent.

Per

All messages phoned to city telegraph offices, unless otherwise noted.

145-

Dec. 18th, 1914.

Mr. J. E. Henderson,
Superintendent, The Cherokee Agency,
Cherokee, N. C.

My dear Mr. Henderson:

When your letter of December the 14th relative to the reported sickness of Beulah George was referred to our School Physician he reported as follows:

"Beulah George was indisposed for a very brief period during the past month. She is now entirely well, which please report to her people."

Thanking you for your inquiry and assuring you that your keeping in close touch with the students enrolled here from your jurisdiction is appreciated, I remain,

Very respectfully,

HKM.

Supervisor in Charge.

DEPARTMENT OF THE INTERIOR

UNITED STATES INDIAN SERVICE

CHEROKEE INDIAN SCHOOL

Cherokee, N. C. December 14, 1914.

Mr. O. H. Lipps,

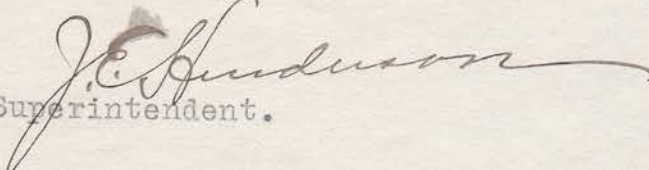
Supervisor in Charge,

Carlisle, Pa.

My dear Mr. Lipps:

Some of the relatives of Beulah George have reported to me that they had heard she was sick. Beulah is one of the pupils in your school who went from this reservation last fall and I would be glad to have you give me the facts in the case so that I can inform them of her condition.

Very respectfully,


Superintendent.

JEH/vf

DEPARTMENT OF THE INTERIOR,
UNITED STATES INDIAN SERVICE,

Carlisle, Pa.

Dec 17th., 1914.

Mr. Meyer:

Beulah George was indisposed for a very brief period during the past month. She is now entirely well, which please report to her people.

Respectfully,

Walter Runderhoff

JENKINS & TAHQUETT

DEALER IN

General Merchandise

CHEROKEE, N. C. *May 27* 1918

Dear Beulah, -

I received your letter and was glad to hear from you. When are you coming home I need you so bad, that I want you to come right after Commencement. Shall I write to Mr. Francis? Caroline has gone home and I have not tried to get any one else as I want you to come and get the pay. I can't pay two as I have no boarders now, only work men to cook for. Mr. Jenkins will want to get out on the farm and I will have to stay in the

store a part of the time.
I hope you havent forgotten
how to milk for we have 4
cows but the calves get most
of the milk. Elvira Craig,
helps me in the morning.
I will tell you all the news
when you come. You can
rest up a few days before you
go to work. I am sending
you the money. Much love

Your Aunt

C.E. Jenkins

JENKINS & TAHQUETT

DEALER IN

General Merchandise

145

CHEROKEE, N. C. June 5 1918

Mr. Francis Suft.

Dear Mr. Francis —

I am writing to ask you to let Beulah come home just as soon as possible as I need her so bad just now. We are working in hay and will soon be in our wheat. She will be back there in the fall, and will pay her own way if the government will not pay it. Every body are well and I hope that you are all well there. I am

Resp.

Charlotte E. Jenkins

George, Beulah

101

MONEY ORDERS

This system for small remittances excels all others for safety, economy and convenience

RATES FOR ORDERS

\$2.50.....	3 cts.	\$40.00.....	15 cts.
5.00.....	5 "	50.00.....	18 "
10.00.....	8 "	60.00.....	20 "
20.00.....	10 "	75.00.....	25 "
30.00.....	12 "	100.00.....	30 "
Over \$100.00 at above rates.			

TRAVELERS' CHEQUES

Payable all over the world. Used as international currency.

FOREIGN REMITTANCES

By drafts or money orders at market rates.

FOREIGN DEPARTMENT

SUPERIOR SERVICE
FOR
SHIPMENTS ABROAD

UNIFORM EXPRESS RECEIPT.

The Company will not pay over \$50, in case of loss, or 50 cents per pound, actual weight, for any shipment in excess of 100 pounds, unless a greater value is declared and charges for such greater value paid.

Receiving Form No. 21
July 1917

Adams Express Company.

NON-NEGOTIABLE RECEIPT.

Received from

Mont Clare N.J.
309 Grove

subject to the Classifications and

Tariffs in effect on the date hereof,

12th

to be

Consigned to

Fifty (50)
B.B. George

, value herein declared by shipper

at

Charges,

Will call

Charges,

Which the Company agrees to carry upon the terms and conditions printed on the back hereof, to which the shipper agrees, and as evidence thereof accepts and signs this receipt.

W. Heritage

Shipper.

W. Heritage

For the Company.

NOTE—The Company's charge, except upon ordinary live stock, is dependent upon the value of the property, as declared or released by the shipper. If the shipper desires to release the value to \$50 for any shipment of 100 pounds or less, or not exceeding fifty cents per pound, actual weight, for any shipment in excess of 100 pounds, the value may be released by inserting "not exceeding \$50," or "not exceeding fifty cents per pound," in which case the company's liability is limited to an amount not exceeding the value so declared or released.

TERMS AND CONDITIONS.

- The provisions of this receipt shall inure to the benefit of and be binding upon the consignor, the consignee, and all carriers handling this shipment, and shall apply to any re-shipment, or return thereof.
- In consideration of the rate charged for carrying said property, which is dependent upon the value thereof and is based upon an agreed valuation of not exceeding fifty dollars for any shipment of 100 pounds or less, and not exceeding fifty cents per pound, actual weight, for any shipment in excess of 100 pounds, unless a greater value is declared at the time of shipment, the shipper agrees that the company shall not be liable in any event for more than fifty dollars for any shipment of 100 pounds or less, or for more than fifty cents per pound, actual weight, for any shipment weighing more than 100 pounds, unless a greater value is stated herein. Unless a greater value is declared and stated herein the shipper agrees that the value of the shipment is as last above set out and that the liability of the company shall in no event exceed such value.
- Unless caused by its own negligence or that of its agents, the company shall not be liable for—
 - Difference in weight or quantity caused by shrinkage, leakage, or evaporation.
 - The death, injury, or escape of live freight.
 - Loss of money, bullion, bonds, coupons, jewelry, precious stones, valuable papers, or other matter of extraordinary value, unless such articles are enumerated in the receipt.
- Unless caused in whole or in part by its own negligence or that of its agents, the company shall not be liable for loss, damage, or delay caused by—
 - The act or default of the shipper or owner.
 - The nature of the property, or defect or inherent vice therein.
 - Improper or insufficient packing, securing, or addressing.
 - The Act of God, public enemies, authority of law, quarantine, riots, strikes, perils of navigation, the hazards or dangers incident to a state of war, or occurrence in customs' warehouse.
 - The examination by, or partial delivery to, the consignee of C. O. D. shipments.
 - Delivery under instructions of consignor or consignee at stations where there is no agent of the company after such shipments have been left at such stations.
- Packages containing fragile articles or articles consisting wholly or in part of glass must be so marked and be packed so as to insure safe transportation by express with ordinary care.
- When property is destined to a point at which no express company has an agency it

- should be marked with the name of the express station at which delivery will be accepted. If not so marked it will be carried to the express station nearest the destination point and arrival notice given consignee.
 - Except where the loss, damage, or injury complained of is due to delay or damage while being loaded or unloaded, or damaged in transit by carelessness or negligence, as conditions precedent to recovery claims must be made in writing to the originating or delivering carrier within four months after delivery of the property or, in case of failure to make delivery, then within four months after a reasonable time for delivery has elapsed; and suits for loss, damage, or delay shall be instituted only within two years and one day after delivery of the property or, in case of failure to make delivery, then within two years and one day after a reasonable time for delivery has elapsed.
 - If any C. O. D. is not paid within thirty days after notice of non-delivery has been mailed to the shipper the Company may at its option return the property to the consignor.
 - Free delivery will not be made at points where the company maintains no delivery service; at points where delivery service is maintained free delivery will not be made at addresses beyond the established and published delivery limits.
- Special Additional Provisions as to Shipments Forwarded from the United States to Places in Foreign Countries.**
- If the destination specified in this receipt is in a foreign country, the property covered hereby shall, as to transit over ocean routes and by their foreign connections to such destination, be subject to all the terms and conditions of the receipts or bills of lading of ocean carriers as accepted by the company for the shipment, and of foreign carriers participating in the transportation, and as to such transit is accepted for transportation and delivery subject to the acts, ladings, laws, regulations, and customs of over-sea and foreign carriers, custodians, and governments, their employees and agents.
 - The Company shall not be liable for any loss, damage, or delay to said shipments over ocean routes and their foreign connections, the destination of which is in a foreign country, occurring outside the boundaries of the United States, which may be occasioned by any such acts, ladings, laws, regulations, or customs.
 - It is hereby agreed that the property destined to such foreign countries, and assessable with foreign governmental or customs duties, taxes, or charges, may be stopped in transit at foreign ports, frontiers, or depositories, and there held pending examination, assessments, and payments, and such duties and charges, when advanced by the Company, shall become a lien on the property.

