

*ticket placed.*

*Cash.*

5-192 a

APPLICATION FOR ENROLLMENT IN A NONRESERVATION SCHOOL  
OF A CHILD ENROLLED AT AN AGENCY.

BRIEF.

APPLICATION OF

Mrs. Annie Quinn

FOR THE ENROLLMENT OF

William Albert Sorrell

IN THE INDIAN SCHOOL AT

Carlisle, Pa.

NAME OF AGENCY FROM WHICH PUPIL CAME:

Fort Hall Indian Agency, Idaho

Date of enrollment, \_\_\_\_\_, 191

Term of enrollment, Three or more (\_\_\_\_\_) years.

NAME OF PERSON ARRANGING FOR THE TRANSFER:

H. H. Miller, Superintendent

Position, \_\_\_\_\_

APPLICATION FOR ENROLLMENT IN A NONRESERVATION 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 William Albert Sorrel; age 15; date of birth April 14, 1902;

Shoshone  
(Tribe)

NAME OF FATHER. (Both Indian and English.)	LIVING OR DEAD.	TRIBE.	BAND.	DEGREE OF INDIAN BLOOD.
<u>Narcis Sorrel</u>	<u>living</u>	<u>Shoshone</u>		<u>1/2</u>
NAME OF MOTHER.	"	"		<u>1/4</u>
<u>Annie Quinn</u>				

I, Annie Quinn, do hereby voluntarily consent and agree to his enrollment in said school for a period of three or longer years, and also obligate myself to abide by all the rules and regulations for Indian schools.  
(Parent, guardian, or next of kin.)  
(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>Inkom Public</u>	<u>1908</u>	<u>1916</u>		<u>8th</u>
2.				
3.				
4.				

Annie Quinn  
(Parent, guardian, or next of kin.)

P. O. address: Inkom, Idaho.

Two witnesses:

Wm. Cahill  
L. C. Hardy

PHYSICIAN'S CERTIFICATE.

I hereby certify that I have this day carefully examined the above-named child herein proposed for transfer and find him 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 16<sup>th</sup> day of July, 1917

H A Coate M.D.  
Pocatello Idaho

Physician at \_\_\_\_\_ Agency.

CERTIFICATE OF AGENT OR BONDED 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 Annie Quinn was voluntary.  
(Parent, guardian, or next of kin.)

(Here state whether the child lives within reach of a public school, whether the State laws permit it to enroll therein, and if it lives near the public school why it can not attend such school.)

~~Has attended public school at Inkom, Idaho, and attained the 8th grade which is the highest taught in that school. His mother wants him to have three or more years training in some good institution and is not able to send him to other than an Indian~~  
I recommend the transfer of the said child. School.

This 20 day of July, 1917

H A Miller  
Superintendent.

CERTIFICATE OF SCHOOL PHYSICIAN.

I hereby certify that on Sept 3<sup>rd</sup> 1917, I made a careful examination of the physical condition of William Sorrell, the child named in the foregoing application, and found him to be in good physical condition

I therefore recommend that the said child be \_\_\_\_\_ enrolled in this school.

This 5<sup>th</sup> day of Sept, 1917

Edw. F. Meurer M.D.  
School Physician.

SPECIAL NOTE.

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

If the information called for on any part of the blank is not known, that fact should be stated. No space should be left unfilled. Whether the parents are living or dead, their names must be given.

The person who signs the blank as consenting to the transfer should indicate his relation to the applicant by marking out the word "parent," "guardian," or "next of kin," leaving unmarked only the title appropriate to the signer.

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 are living, and if neither of them are 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.)

That no Indian pupil under the age of fourteen years shall be transported at Government expense to any Indian school beyond the limits of the State or Territory in which the parents of such child reside or of the adjoining State or Territory. (35 Stat. L., 781.)

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 but in all cases where the parents are living they should first be consulted.

Compliance must be given to all orders and instructions which have been promulgated in connection with the new course of study issued December 1, 1915.

The information as to public school facilities called for in the certificate of the Superintendent (third page hereof) must be given, and all superintendents are especially directed to exhaust every means to secure enrollment of Indian children in the State public schools, pursuant to instructions heretofore issued in this regard.

432

October 25, 1917.

Mrs. Annie Quinn  
Inkom, Idaho.

Dear Madam:-

I have your letter saying that your son Albert Sorrell had written you telling you that he had been put in the school guard house and you would like to know for what serious offence he was punished in this way.

Albert was placed in the guard house for attempting to obtain liquor at a saloon in town. You know this is a very serious offence and had he obtained liquor and brought it on the grounds and given it to other boys and I had placed his case in the hands of the law, it would have dealt very severely with him.

I hope that Albert has learned his lesson and that it will not be necessary to punish him for such an offence again.

Very truly yours

Superintendent.

NRD

DEPARTMENT OF THE INTERIOR  
Fort Hall Indian Agency and School

FORT HALL, IDAHO

Feb. 8, 1918.

402

Mr. John Francis, Jr.,  
Supt. Indian School,  
Carlisle, Pa.

Dear Sir:

I am inclosing check #678, drawn on bank account 206,  
for \$24.00, which amount is sent you for deposit to the  
credit of Albert Sorrell.

Very truly yours,

*H. H. Miller*  
Superintendent.

AB

*Tfr. fdk.*

452

Tunkum Idaho.  
March 22, 1918.

John Francis Jr. Supt.

Dear Sir.

I am writing you in regard,  
to my son Albert S. Rodle. I would  
like very much to have him come home  
during vacation. we need his help,  
it is simply impossible to help.  
there is such a shortage of labor. would  
be willing to pay transportation both  
ways. - hoping you will give me  
a favourable answer on this

Am Respectfully Yours,

Annie Quimby

452

Albert Lowell

May 21, 1918.

Mrs. Annie Quinn  
Inkom, Idaho.

My dear Mrs. Quinn:-The cost of a ticket from Carlisle to Pocatello, Idaho will be \$63.30. A berth from Chicago to Pocatello would cost about \$7.00 or \$8.00. I think \$75.00 would cover all expenses. You understand that his return fare, will also have to be deposited before he can go.

Very truly yours

Superintendent.

NRD



Franklin Idaho.

May 18<sup>th</sup>, 1918.

John Francis Jr.

Dear Sir.

Inclosed find  
Vacation request for my son Albert So, Belle  
Kindly let me know how much money.  
I will have to send, including Sleeping  
Berth from Chicago, to Pocatello, and  
I will send money, to cover all expenses.

Respectfully Yours

Mrs Annie Quinn.

452

Parkom Idaho.

May 30<sup>th</sup> / 9/8.

John. Francis Jr. Supt.

Carlisle Ind. School.

Dear Sir,

Will you kindly advance to my son Albert So. Belle, enough money to get a suit case; out of Trust money which our Supt at Fort Hall. tells me was forwarded to your School for Alberts use. I am sending him money to get himself a suit of Civilian clothes, and will send him more to come home on later. do not think it advisable to send him to much money at one time, will send Transportation money about the 1<sup>st</sup> of June,

Very Respectfully,

Mrs Annie Quinn

In Kam Idaho.

June 3<sup>rd</sup> / 1918John Francis Jr. Supt  
Carlisle Ind. School

Enclosed find Draft of \$150<sup>00</sup> for  
my son Albert So Rella's Transportation.  
home, and return to Carlisle at the end  
of Vacation. Kindly let me know about  
what date he will leave there and Oblige  
Very Respectfully  
Mrs Annie Quinn.

P.S. If Albert has any money in the  
School Treasury, will you kindly  
get him a suit Case.  
Mrs Quinn.

Hold \$63<sup>30</sup> Give him  
balance to pay cash for  
his ticket.

Dep.  $\begin{array}{r} 150.00 \\ 63.30 \\ \hline 86.70 \end{array}$

452

Inkom, Idaho.

May 10, 1918

Mrs. Annie Quinn,  
Inkom, Idaho

Dear Madam:

Replying to your letter requesting the re-  
turn home of your son, Albert Sorrell, I enclose  
herewith a vacation request blank for you to fill  
out and return to me, complying with the require-  
ments thereon.

Very truly yours,

D-E

Chief Clerk in Charge

Enc.

Inkom, Idaho..

May 6, 1918.

John Francis, Jr.

as it is nearing

the end of the School Term. with

you would kindly let me know

if you can let my son Albert

Sorrell, come home. I wrote

you before that help is very

scarce. there are so many of

our Boys inlisting. if you

decide to let Albert come home.

kindly let me know how much

money it will take for the Trans-

portation both ways; and I

will have him back there by

the first week in Sept. next.

Respt Yours.

Mrs Annie Quinn.

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 <b>PAID</b>	Word <b>DAY</b>	Government rate—Toll, \$
Sent by— <b>Western Union</b>		Telegraph Co.		
(Name of company.)		(Day or night.)		
To <b>Mrs. Annie Quinn</b>	<b>Carlisle, Pa. June 6, 1916</b>		(Place.) (Date.)	
<b>Inton, Idaho.</b>		From <b>John Francis, Jr.</b>		
(Title of sender.)		(Print or typewrite name of sender.)		
		<b>Superintendent</b>		
		(Title of sender.)		

2

Wire money immediately to pay transportation Albert. Rates will be raised tomorrow.

**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: \_\_\_\_\_

The War Revenue Bill, effective November 1, 1917, provides for a War Tax on Express Charges of one cent for each Twenty Cents or fraction thereof—To be paid by shipper on prepaid shipments and by consignee on collect shipments. On shipments where the express charge is \$10.00 or less the war tax is shown below.

Express Charge	Tax	Express Charge	Tax	Express Charge	Tax	Express Charge	Tax	Express Charge	Tax
\$ 20 or less	1 Cent	\$2.01 to \$2.20	11 Cents	\$4.01 to \$4.20	21 Cents	\$6.01 to \$6.20	31 Cents	\$8.01 to \$8.20	41 Cents
21 to \$ .40	2 Cents	2.21 - 2.40	12 "	4.21 - 4.40	22 "	6.21 - 6.40	32 "	8.21 - 8.40	42 "
.41 - .60	3 "	2.41 - 2.60	13 "	4.41 - 4.60	23 "	6.41 - 6.60	33 "	8.41 - 8.60	43 "
.61 - .80	4 "	2.61 - 2.80	14 "	4.61 - 4.80	24 "	6.61 - 6.80	34 "	8.61 - 8.80	44 "
.81 - 1.00	5 "	2.81 - 3.00	15 "	4.81 - 5.00	25 "	6.81 - 7.00	35 "	8.81 - 9.00	45 "
1.01 - 1.20	6 "	3.01 - 3.20	16 "	5.01 - 5.20	26 "	7.01 - 7.20	36 "	9.01 - 9.20	46 "
1.21 - 1.40	7 "	3.21 - 3.40	17 "	5.21 - 5.40	27 "	7.21 - 7.40	37 "	9.21 - 9.40	47 "
1.41 - 1.60	8 "	3.41 - 3.60	18 "	5.41 - 5.60	28 "	7.41 - 7.60	38 "	9.41 - 9.60	48 "
1.61 - 1.80	9 "	3.61 - 3.80	19 "	5.61 - 5.80	29 "	7.61 - 7.80	39 "	9.61 - 9.80	49 "
1.81 - 2.00	10 "	3.81 - 4.00	20 "	5.81 - 6.00	30 "	7.81 - 8.00	40 "	9.81 - 10.00	50 "

Each Ad' 20c. or fraction thereof 1c.

### 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.

## AMERICAN EXPRESS COMPANY

(212, )  
Oct., 1917

NON-NEGOTIABLE RECEIPT

CARLISLE, PA.

1917

Received from

*W. S. ...*

subject to the Classifications and

Tariffs in effect on the date hereof,

*100*

SUBJECT TO DELAY

ACCOUNT CONGESTION

*\$10.00*

, value herein declared by shipper

to be

dollars.

Consigned to

*A. S. ...*

(See footnote.)

at

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.

Shipper

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.

1. 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 reconsignment, or return thereof.

2. 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.

3. Unless caused by its own negligence or that of its agents, the company shall not be liable for—

- a. Difference in weight or quantity caused by shrinkage, leakage, or evaporation.
- b. The death, injury, or escape of live freight.
- c. 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.

4. 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—

- a. The act or default of the shipper or owner.
- b. The nature of the property, or defect or inherent vice therein.
- c. Improper or insufficient packing, securing, or addressing.
- d. 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.
- e. The examination by, or partial delivery to, the consignee of C. O. D. shipments.
- f. 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.

5. 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.

6. When property is destined to a point at which no express com-

pany 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.

7. 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.

8. 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.

9. 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.

10. 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.

11. 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.

12. 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.

AMERICAN EXPRESS CO. ISSUES MONEY ORDERS, TRAVELERS CHEQUES, AND LETTERS OF CREDIT. TELEGRAPHIC TRANSFERS EFFECTED.



## VACATION REQUEST FOR PUPIL.

We, the undersigned, respectfully request that leave of absence be granted -----

*Albert SoRelle*

from *The first week of June* to *the first week of Sept. 1918.* to  
enable *Him* to visit *his* home. We hereby agree to pay all expenses, including

round-trip railroad fares, sleeping-car fares, meals, lodging, stage fares, telegraph and telephone messages, and other incidental expenses connected with the visit. We further agree that said pupil shall be returned to the *Carlisle Indian* school on or before the last day of the leave of absence.

We further agree to deposit with the superintendent of the school sufficient money to defray all expenses to be incurred, and should the pupils, or any one of them, fail to return to school at such time as may be agreed upon by the parents or guardian and the superintendent of the school in which the pupils are enrolled, the amount of money remaining with the superintendent, necessary to the return transportation of the pupil or pupils so neglecting to return, shall be forfeited to the Government; provided, however, that in all cases where it can be shown that there were justifiable reasons for the failure of the return of the pupil the forfeiture of the funds shall not take place.

If the pupil neglecting to return is from a reservation, the superintendent of the reservation shall certify to the reasons for the nonreturn of the pupil or pupils. If a pupil's home is not on a reservation, then the certificate of some reputable, disinterested citizen of the community may be requested as to the reasons for the nonreturn of the pupil or pupils.

-----  
Father.

*Annie Quinn*

-----  
Mother.

Date: *May 18, 1918.*

-----  
Guardian.

NOTE TO DISBURSING OFFICERS.—All receipts under this agreement must be accounted for officially as Individual Indian Money. However, any forfeitures must be transferred to Miscellaneous Receipts, Class I, and deposited in the Treasury to the credit of the United States.

112.30

452

Inkom Idaho.

August 1<sup>st</sup> 1918

John Francis Jr Supt.

Dear Sir,

Kindly send return Transportation  
for my son Albert D. Kelle to return  
to Carlisle School, by the first of Sept,  
next. And Oblige

his Mother

Respectfully

Annie Quinn

August 8, 1918.

Mrs. Annie Quinn  
Inkon, Idaho.

Dear Madam: I have your letter asking to place a ticket for your son Albert's return to Carlisle. You probably have not heard that the Carlisle school will be closed permanently September 1st and turned over to the War Department. The pupils will be transferred to other schools. I am returning the money you deposited here and you can arrange to send Albert to some other Indian School. The check is for \$112.30.

Very truly yours

Trav. Aud. in Charge.

NRD

DEPARTMENT OF THE INTERIOR  
Fort Hall Indian Agency and School

452 ✓

September 2, 1918.

Mr. H. H. Miller  
Superintendent Fort Hall Agency  
Fort Hall, Idaho.

Dear Sir:-

Replying to your letter with reference to William Albert Scirell's request for a transfer to the Haskell Institute, I have to advise that on August 8, 1918, I returned to Mrs. Annie Quinn, the money she deposited here for the return fare of her son, Albert and asked that she arrange for the boy's transfer to another school. She should use this money to pay Albert's fare to Haskell.

Very truly yours

Trav. Aud. in Charge.

NRD

DEPARTMENT OF THE INTERIOR

Fort Hall Indian Agency and School

William Albert  
Sorrell.

FORT HALL, IDAHO

August 23, 1918.

Mr. C. V. Peel,  
Traveling Auditor in Charge,  
U. S. Indian School,  
Carlisle, Penna.

My dear Mr. Peel:

Mrs. Anna Quinn, mother of William Albert Sorrell, has shown me your circular letter of August 5, in which you advised him that the Carlisle School had been abolished, and that it would be necessary to provide for his enrollment at some other school.

Mrs. Quinn has asked me to inform you that she desires to have William transferred to Haskell Institute; and, if you can arrange this, please be good enough to place transportation for him here at Fort Hall, subject to my order, at the earliest practicable date.

Very truly yours,

*H. H. Miller*  
Superintendent.

WLC

CERTIFICATE OF PROMOTION

June 14, 1918., 191

This certifies that Albert Sorelle  
(Name of student.)

has made the following record in Carlisle Indian School  
(Name of school.)

SUBJECTS—ACADEMIC AND VOCATIONAL.

SUBJECTS—ACADEMIC AND VOCATIONAL.	GRADE.	RATING.
English	2nd Yr. Voc.	84
Arithmetic	"	74
Soils	"	80
U. S. History	"	74
General Exercises	"	80
General Average	"	80

Effort

Department

DETAILS SERVED.

LENGTH OF TIME IN EACH.

RATING.

DETAILS SERVED.	LENGTH OF TIME IN EACH.	RATING.
Industrial		88

and is ~~not~~ eligible to pursue work in the Third Year Vocational grade, academic; and  
(Cancel one.)  
grade or year vocational

  
Superintendent.

  
Principal.