

15 May 1947

*Will  
Legal  
Decisions*

OGC Has Reviewed

MEMORANDUM FOR ADBO

Subject: Proposed Circular re Good Neighbor School

1. We have no question of the prohibition against future enrollment or re-enrollment in this school, inasmuch as the decision is grounded on sound security reasons. However, two problems arise in connection with persons presently enrolled. Veterans' rights are considered in the proposed circular, but there is the further problem of those paying their own way who may have had to pay in advance for tuition, and would not be reimbursed upon withdrawal. Since both problems involve vested rights of individuals, there is now a question whether the Government, as employer, has the authority to require them to discontinue attendance. We feel this directive should be made in the form of a recommendation, with the requirement that each person so enrolled report within a short time limit to the Executive Officer for consideration, in each case, of any prejudice which might be raised by discontinuance at this time. The security aspect is not our province, but we feel the Security Office might not have any objection to those now enrolled continuing to the end of the terms involved.

2. In view of the above, we suggest the following as a text for the circular:

"Investigation has shown that attendance at the Good Neighbor School, located at Connecticut and K Street, N.W., Washington, D.C., is not compatible with the security requirements of the Office of Special Operations.

"No SO personnel, therefore, will enroll or re-enroll for any language or other instruction at this school after this date. It is strongly recommended that any SO personnel presently enrolled in this school discontinue such enrollment at the earliest possibility. In order to avoid financial loss, or prejudice to veteran's rights for those attending under the auspices of the Veterans' Administration, each employee now attending

# MISSING PAGE

ORIGINAL DOCUMENT MISSING PAGE(S):

---