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KDOAS ASF: MS Box 14 Folder 15 Item Page 1

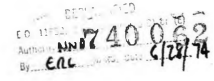
ASW 254 PERMITS - LEAVE

ASW 014.311 WDC Permits-enter-1:

2 Jan 4

4 January 1945

Hajer General Henry C. Pratt Commanding General Vestern Defense Command Presidic of San Francisco



Dear General Pratt:

There are attached two copies of an understanding recently initialled by representatives of the Interior, Justice and Mar Departments relating to the Japanese Relocation Pregram together with two copies of a letter from the assistant Secretary of Mar to the Under Secretary of the Interior, setting forth certain temporary conditions on which this understanding is initialled, as appears in this letter these conditions were imposed as a result of recent advices received from your Command so to the status of the program for serving exclusion orders and making up the detention recommendations. There are also attached, two copies of a letter from the Under Secretary of the Interior and two copies of a letter from the Assistant Attorney General agreeing to these conditions.

In order that the War Department may be in a position to fulfill its obligations under this understanding, you should proceed with the service of the exclusion orders and the transmission of the detention recommendations as provided therein as soon as possible. The formal transmission of the detention list is to be from you to the War Department and from the War Department to the Department of Interior, but it would be advisable that there be informal and partial transmission of this list, on a confidential basis, to the War Relocation Authority representatives at the center as soon as practicable.

Sincerely,

(Bgd) J. J. MoCloy

Assistant Secretary of War

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Box 14
Folder 15
Item 1
Page >

SW 254 PERMITS-IEAVE
ASW 014.311 WDC Permits-enter-11

JAHHHHHAD JAHAN

E 0. 11652. Ser 7 4 0 0 0 5 2 29 Decimber 1944.

Authority NND

By Enc. No.85, Date 6/28/74

Honorable Abe Fortas Under Secretary of the Interior Vachington, D. C.

Dear Mr. Fortagt

There is attached a copy of the understanding of Interior, Justice and War Departments on Japanese Relocation Program which I have initialled on behalf of the War Department.

You should be informed, however, that due to the necessity of giving special treatment to those persons to whom leave clearance has been granted, the service of the exclusion orders may not be completed January 2, 1945 and the list provided for in Section 1 (b) of the understanding may not be available by that date. Accordingly it has been necessary for me to initial this understanding on two conditions, both of which are werely temporary and will not effect the permanent operation of the understanding. She first is that the War Department Proclamation referred to in Section 1 (a) will not nocessarily be effective on January 2, 1945 but will be effective as of the date that the serving of the exclusion orders is completed. The second is that until such time as the detention recommendations referred to in Section 1 (b) are transmitted, estimated to be by Jamuary 20, 1945, the Mar Relocation Authority will not, except with the concurrence of Western Defense Command representatives, permit any person to leave the centers who is not on the so-called white list which has already been made available. Insofar as the requirements of the Mado case and the provisions of Section 2(a) of the understanding make it necessary that there be a specific request by the Army that you detain these people, for this interim period, you may consider this letter such a request.

In order to avoid errors, I suggest that local War Relocation Authority representatives, even after January 20, 1945 use the white list as a check and consult with the Western Defense Command representatives at the centers as to any discrepancies that appear.



29 Dec 4

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With those limitations, the understanding is subsitted for initialling on behalf of the Interior and Justice Departments as a document stating the present intentions of the several Departments as to action to be taken in connection with the revocation of mass exclusion. I am sure you will agree that it is not intended to be binding in the event of any relevant change in the military situation or other alteration of the circumstances in the light of which it was prepared.

Sincerely,

(Sgd) J. J. McCloy John J. McCloy

Eno.

