

10  
6,3,5

MAY 14 1975

Amb  
~~Schmitz~~  
Capt  
~~Col Smith~~

MVTrent  
Archer  
de Graffenried

5  
RC42155-13+  
246613 DOTA UR  
5258 HICOTT MN

14 MAY 75

DOTA  
WASHINGTON DC

PLS PASS IMMEDIATELY TO EMMETT RICE. THANKS FOR CALL. GRATEFUL FOR LEGAL COUNSEL AS DISCUSSED. IF COUNSEL IS TO COME FROM GUAM WE WILL CONSULT HIM AS CIRCUMSTANCES DEMAND. SUGGEST AT YOUR END LEGAL BACKGROUND WORK SUPPORTING PHRASEOLOGY OF NEGATIVE VOTE EXPLANATION ON BALLOT. IMMEDIATE LEGAL PROBLEMS ARE TWO-FOLD.  
FIRST, ARE PERSONS NOW LIVING GUAM WHO ATTEST TO MARIANAS DOMICILE ON PLEBISCITE REGISTRATION FORM INVALIDATED BY POSSESSION OF ALIEN REGISTRATION CARD ON GUAM OR APPLICATION FOR U.S. CITIZENSHIP?  
SECOND PROBLEM: IF TRUST TERRITORY EMPLOYEES NOW RESIDENT IN MARIANAS TAKE OATH ON PLEBISCITE REGISTRATION FORM THAT THEY ARE DOMICILED IN MARIANAS, DO THEY THEREBY DEPRIVE THEMSELVES OF BENEFITS THEY RECEIVE FROM IT GOVT BY VIRTUE OF DOMICILE ELSEWHERE? IF THEY DO THUS DEPRIVE THEMSELVES, WILL THEIR ACT OF REGISTRATION BE CRUCIAL STEP OR WOULD ACTUAL VOTING? WHAT BEARING WOULD FAILURE OF PRIOR NOTIFICATION TO THIS HAVE? SHOULD THEY BE NOTIFIED NOW? SHOULD NOTIFICATION BE ON PART OF IT GOVT? SHOULD WE SET UP OPPORTUNITY FOR THEM TO RETRACT THEIR REGISTRATION? MY RECOMMENDATION, ASSUMING THEY WOULD DEPRIVE THEMSELVES OF EXISTING PRIVILEGES BY DOMICILE IN MARIANAS, IS THAT IT GOVT MAKE THIS ANNOUNCEMENT. THEN MY OFFICE WOULD ANNOUNCE THAT SINCE REGISTRANTS WERE NOT AWARE OF CONSEQUENCES WHEN THEY REGISTERED AND SINCE DOMICILE DECLARATION IS A MATTER OF INTENT, ANY WHO WISH MAY RETRACT THEIR REGISTRATION. IF SUCH ANNOUNCEMENT WOULD BE MADE BY MAY FIFTEEN HERE, IT MIGHT FORESTALL LAST MINUTE FLOOD OF QUESTIONABLE REGISTRATIONS. OBVIOUSLY, WE MUST AVOID ANY KIND OR APPEARANCE OF INTIMIDATION. CANHAM SENDS.

03-034815