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PASSOVER PLANNING BY JEWISH WELFARE BOARD FOR JEWISH MILITARY FAMILIES AND OTHER PERSONNEL BEGINS RIGHT AFTER THE PREVIOUS YOM KIPPUR. HERE IN VICENZA, ITALY, CHAPLAIN NAHUM COHEN, SECOND FROM RIGHT, AND MRS. JUDY MOREN, LAY LEADER, OVERSEE THE LOADING OF AN AIRBORNE UNIT HELICOPTER WITH KOSHER FOOD, HAGGADOT, AND PASSOVER SUPPLIES.

Anti-Boycott Action

President Ford's justly-praised attack on the use of the Arab boycott against American firms or individuals has not been followed up with strong action by the Administration. In fact, the Administration seems to be concentrating on preventing Congress from enacting any legislation to curb a boycott.

Representatives from the Department of State, Treasury, and Commerce have appeared before congressional committees to testify that existing laws are adequate to meet the problem and to warn against harmful restrictions on foreign investment. But if the present laws are sufficient why have they not, up to now, prevented American companies and even some agencies of the federal government, from complying with the terms of the Arab boycott?

Rep. Jonathan Bingham (D, NY) declared recently after listening to Administration witnesses that "I am tired of hearing the Administration say it is opposed to the boycott and taking very little action" against it. He said that no company has ever been penalized for complying with the Arab boycott demands.

Bingham has introduced a bill to penalize companies that comply with the boycott or sign agreements discriminating against concerns that refuse to abide with the boycott. Sen. Harrison A. Williams (D, NJ) has proposed a law to control foreign investment in the United States and to bar foreign investors who participate in the boycott from buying a significant interest in an American firm.

But perhaps the strongest legislation is that introduced by Rep. Peter Rodino (D, NJ) and Elizabeth Holtzman (D, NY) which would provide fines and imprisonment for companies and their officers who complied with the boycott. Their bill would also allow any person or company hurt by the boycott to sue for treble damages any company for instigating the boycott.

These bills deserve the support of the American Jewish community. But pressure must also be brought upon the Administration since such a bill even if it becomes law is not effective unless it is enforced.

Behind The Scenes

At The United Nations

By DAVID HOROWITZ
 A World-Union Press Feature

Kalischer and Hess

UNITED NATIONS (WUP) -- Although it is generally accepted that Theodor Herzl was the initiator of the Zionist movement -- he did indeed set the machinery in motion -- little is

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known of the fact that two great Jewish souls preceded him by almost a half century in advocating a global Jewish endeavor to fulfill the visions of the Hebrew Prophets in setting up the Third Hebrew Commonwealth in the ancient homeland.

These outstanding Jewish thinkers were Rabbi Hirsch Kalischer of Thorn, Germany, and Moses Hess of Cologne. Significantly, while worlds apart in their upbringing -- the former trained as a rabbi, the latter as a Socialist who originally enjoyed the friendship of Karl Marx over whose philosophy he broke relations -- they both found their inspiration in the Hebrew Bible and in the pristine ideals of Judaism.

Referring to Hess' great classic, "Rome and Jerusalem," Theodor Herzl admitted that "everything we have attempted can be found in his work." And Hess himself, who had his book published in the 1860's, took the pains to cite Kalischer's proposals for a Jewish State regarding which, he noted, "I assent completely."

Moses Hess was so greatly inspired by Rabbi Kalischer's original work, published in Hebrew, that he decided to incorporate into his "Rome and Jerusalem" the noted rabbi's concluding passages which your correspondent finds worthy to record during this festive Passover season:

"Even if the Hour of Grace has not yet come, to think of ways how we should erect the Altar of the Lord of Zion, even if the hope yet lies far off of obtaining the permission for it from the Turkish Sultan, still the following proposal should be advisable at a time in which, with the help of God, highly regarded men in Israel have achieved political influence, men like Montefiore, Albert Cohn, Rothschild, Fould and others, true Jewish princes, such as were no longer found since the destruction of the Jewish State.

"They should call into being a Society for the Upbuilding of the Holy Land, A Chevrat Eretz Noshvev! For there is no greater merit for the pious Jew than to make the Holy Land liveable through labor. Distinguished and wealthy Jews from all parts of the world should join with them, Jews who love the Holy Land. Their activity should consist of the following:

"1. To collect money contributions in order to buy many desert towns, fields and vineyards in the Holy Land whereby the wilderness will become a Lebanon, the heap of ruins a fruitful plain, and the uninhabited, desert land will blossom like a lily and bear fruit for enjoyment, like the field which the Lord blessed.

"2. Many Jews from Russia, Poland and Germany should be supported by the Society... and under the direction of experts in agriculture.

"3. Militarily-trained Jews have to be appointed in order to prevent rapacious attacks of Bedouins, to constitute the police, to give force to the law and to establish order in the country.

"4. An agricultural school should be established to train Jewish boys and young men in practical

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TELL TALES
 "One Man Plus The Truth
 Constitutes A Majority"
 BY JACK TELL

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last refuge."

How does Greenspun regard the courts? On one occasion, from the witness stand, he threatened a cross-examiner with: "Don't ask me that question, you'll be sorry if you do." On another occasion he wrote: "If I were asked those questions on the stand, I would punch the cross-examining attorney in the face." He admits he lunged at Moe Dalitz in a courtroom.

His most flagrant disdain for the law was Greenspun's verbally violent and libelous outbursts against an honest judge who dared render a decision contrary to Greenspun's interest. Greenspun repeated the accusations even after we printed photostatic proof from County Clerk's files, of his deliberate falsehoods. It brought about a censure of Greenspun by the entire (except one) Clark County Bar Assn., which the corrupt publisher labeled his proudest achievement.

At the time he stated: "There are lies, damned lies and lawyer's arguments." -- coupled with "I am most reluctant to use my newspaper as a forum to advance my own cause --"

This is the baloney he hands his readers AT THE VERY SAME TIME a trial is pending in Elko, where lawyers for Howard Hughes are seeking the return of \$4,000,000 in cash loaned to Greenspun in 1967. Greenspun is counter-claiming for \$142,000,000 plus \$75,000 in lawyer's fees.

On the very first day of the trial the judge who had heard the case at its inception three years ago, accepted a notarization of Hughes' signature. Greenspun obtained an order from a Supreme Court judge, which halted the litigation until the legality of the notarization is established.

Now follow closely and become aware of the deviousness of Greenspun, who, we have shown on many occasions encouraged and permitted dishonesty by his own reporters, now is extending his ugly fangs to corrupt representatives of the syndicated wire services covering the trial.

The opening paragraph of the U.P.I. story stated: "The Nevada Supreme Court yesterday issued an order staying a trial in Elko involving a MALICIOUS SLANDER OF TITLE lawsuit between Las Vegas Sun publisher H. M. Greenspun and Howard Hughes' Summa Corp.

The A.P. report stated: "The State Supreme Court has halted the trial of a newspaper publisher's \$142 million suit against Howard Hughes' Summa Corp. ---"

Here we ask the readers' indulgence to note the impropriety of both wire service dispatches. (Two experienced reporters from competing wire services covering the same story, each coming up with the same ludicrous opening paragraphs, clearly shows an outside, biased interest influencing the coverage. Never before have we read a news story involving Howard Hughes, where the billionaire's name and involvement were not stated clearly in the opening sentences. It is his name that is newsworthy and eye-catching to the public, except when Hank Greenspun's interest is involved in Greenspun's home state of Nevada. Sounds fishy.)

If this were a suit by Greenspun for a legitimate claim of \$142 million, why would Greenspun move for a vague legal technicality to further stall the case which has been pending for three years? The obvious purpose of Greenspun's delaying tactic is to forestall the issue being decided by a judge concerning the \$4,000,000 in cash he received.

The strange and unusual circumstances surrounding the \$4,000,000 cash loan, bear repeating here. It was made in 1967. A note was signed listing Paradise Valley land and the Las Vegas Sun as collateral. It called for repayment in installments by 1975 at three percent interest. The Wall Street Journal said the loan was made under terms General Motors could not get from the Bank of America.

Four years later, in 1971, after Hughes' (Continued on Page 5)