TO: Local Zionist Council Chairman and Key Community Leaders

FROM: Mrs. Moses P. Epstein, Chairman
Department of Information and Public Relations

SUBJECT: THE EICHMANN CASE

May 19, 1961

It is now almost six weeks since the Eichmann trial opened in Jerusalem. During this period we have carefully monitored the communications media of the country and in this memorandum will transmit to you an evaluation of the public relations impact of the trial on the American public.

In order to present this evaluation in its proper perspective, however, we must review briefly some basic considerations which played a role in the shaping of public opinion on the Eichmann case ever since - just one year ago, on May 23, 1960 - it was announced to the world that Eichmann was in custody in Israel.

The opposition forces in the Arab, Christian and Jewish communities were quick to sense that a trial for Eichmann in Israel with its review of Nazi atrocities would tend to strengthen pro-Zionist sentiment throughout the world and might even expose Nazi-Arab collaboration. Thus, an intensive campaign was instigated to discredit the trial itself, focusing on legalistic arguments.

During the initial weeks, the daily press of the nation was rather sharply divided on the question of the propriety of holding the trial in Israel. It was said that Eichmann would not get a fair trial in Israel. The Protestant and Catholic church press particularly was highly critical of Israel's action. Christian theologians who in the past had criticized Judaism as a religion stressing legalisms above moral considerations were now, strangely enough, critical of the "Jewish abandonment of legalistic procedures" in favor of moral principles. The latent anti-Semites, too, were encouraged (now that they had a vocal ally in the Jewish community, namely, the American Council for Judaism) to enter the fray, sometimes in the most vehement and bitter terms. Producers of TV and...
Radio programs, always happy to feature a controversy, lent themselves to this campaign, not necessarily out of ill motives. The Arabs in this country denounced the trial in the harshest terms.

It became necessary almost from the start, therefore, to conduct an educational campaign on the Eichmann issue to reach molders of public opinion throughout the country, stressing the moral issues involved. As early as June 22, 1960, the AZC distributed its memorandum, "The Case of Adolf Eichmann". This was followed on July 28 by a second note with which additional literature was enclosed. During the early months of 1961 we distributed a kit of materials (see attached sheet) on the Eichmann case to thousands of religious leaders, both Christian and Jewish, as well as to writers, educators, and communications people throughout the country. During this entire period we have been in close touch with the non-Zionist groups all of whom, we are happy to say, saw eye-to-eye with us on this issue; they also engaged in large mailings and, by close cooperation, duplication was avoided.

Some improvements in attitudes on the Eichmann issue became apparent in the fall and early winter, doubtless as a result of the massive educational program in progress. Recognizing this, the hostile groups in late February and early March, making one last desperate attempt, made strong efforts to revive all the original criticisms and achieved some short-lived successes, notably in the fields of TV and Radio.

One of the difficulties for us - and one which we recognized from the very start - was the unusually long interval (over 10 months) between the capture of Eichmann and the opening of his trial. Taking advantage of the deep interest in the case by the communications people, the opposition thus had a long period of time in which to continue to rehash all of the old arguments: jurisdiction; - should Israel speak for all Jews; - etc.

It had always been our conviction that once the trial got under way and the extent of the barbarism of the Nazi atrocities began to unfold from the lips of the victims themselves, that all extraneous issues would disappear in the face of the harsh realities of the trial's disclosures. The past six weeks have proved that this assumption by and large was the correct one. Editorial comment in the press of the nation and on the air has been overwhelmingly favorable. The legalistic issue, which once seemed so important, has all but disappeared. There is now general agreement that Eichmann could not have gotten a fairer trial anywhere in the world.

There remains however, it should be noted, a small minority of the press, especially in the South and the West, which continues to express opposition to the trial being held in Israel. Also, the church press opposition,
though lessened, continues on a considerable scale. The situation is one that calls for continued vigilance and counteraction as the trial will continue in all probability until late June. There will undoubtedly be continuing comment even after the verdict is given.

Please continue to monitor the press in your area, including the church press, for comments on the Eichmann trial. Should you need assistance in formulating replies to attacks, please call upon us or our nearest AZC Field Office for such help. The enclosed material should be helpful to you. Additional copies are available.

Kindest regards.

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Encs.
MATERIAL AVAILABLE ON THE EICHMANN CASE

The material listed below is available in very limited quantities from this office or from your nearest American Zionist Council area office:

FULL TEXT OF INDICTMENT OF ADOLOP EICHMANN, February 21, 1961

NAZIS AND NAZIS COLLABORATORS (PUNISHMENT) LAW, 1950

BIBLIOGRAPHY OF RECENT BOOKS ON ADOLOP EICHMANN, Department of Public Relations, American Zionist Council, March, 1961

THE CASE OF ADOLOP EICHMANN, American Zionist Council, 1961

THE EICHMANN CASE: SOME QUESTIONS & ANSWERS, American Zionist Council, 1961


John O'Jara, THE EICHMANN CASE, Reprinted from The Commonweal, May 12, 1961

Dr. S. Andhil Fineberg, EXCERPTS FROM MEMORANDUM ON THE EICHMANN CASE, American Jewish Committee, March 8, 1961

Jacob Robinson, EICHMANN AND THE QUESTION OF JURISDICTION, Reprinted from Commentary, July, 1960

Patrick O'Donovan, REFLECTIONS ON THE EICHMANN TRIAL, Reprinted from The New Republic, May 15, 1961


Father Adamo, Our Lady of Mount Carmel Rectory, THE LESSON OF EICHMANN'S HATE, Letter to the Editor of the Philadelphia Inquirer, April 29, 1961

Department of Information and Public Relations
May, 1961
The Lesson of Eichmann's Hate

To the Editor of The Inquirer:

There are those who lament the trial of Eichmann. They consider it an unsavory act of vengeance. They imply such behavior is unbecoming to the civilized citizens of our age. Perhaps they even view the God of Abraham and Isaac and Jacob as an anthropomorphic projection of man at his barbaric best.

I do not relish the rise of such lavender and lace legalization which considers crimes as illnesses to be cured. Such soft sentimentalism belittles an even-handed justice which takes a life for a life. If it even places legalities above human rights, it would permit an Eichmann to go free because he violated no statute, because he had been kidnapped from his sanctuary in Argentina. But Israel needs no legal justification for this trial. It possesses already six million human justifications. Let justice triumph.

Certainly, it is cruel to punish the insane or irresponsible. But I am left cold by any appeal to spare the cold-blooded criminal. Punish him mercifully, but punish him fully.

No, not for Eichmann shall I shed one tear. Let the tears fall in memory of the tender Anne Frank who were blasted in the springtime of their lives. Let us weep for the babes in arms, the newlyweds so full of hope, the old men and women who spent their final days on earth in a deepening nightmare. Let us hope they are beyond harm now and rest peacefully in Abraham's bosom.

Above all, let the review of the savage slaughter of six million Jews teach all the horror of hate. We can learn from such sufferings that any time we hate others because of their race, or the color of their skin, or their religious way of life, we are sowing the seed of another Eichmann. Let us recognize the truth that Dachau and New Orleans are kindred places whose cruelties differ in quantity not quality. And so, let us not ask that Eichmann be spared, but rather that we be spared his rebirth in America or any place else in any guise, ever.

FATHER ADAMO
Berlin, N. J. Our Lady of Mount Carmel Rectory
THE EICHMANN CASE

IN HIS PRE-TRIAL deposition to the Israeli police, Adolph Eichmann tried to justify his actions by explaining that he would have killed his own father if he had been ordered to by his superiors. The terrible thing is, I am inclined to believe him.

I don't know how others are reacting to the proceedings at the Eichmann trial. For me the prosecutor's initial description of the Nazi horrors brought back the memories of those days as vividly as if they were yesterday. And if the accounts of the Eichmann trial have this effect on me, I can imagine what a terrible experience it must be for Jews, many of whom lost mothers, fathers, brothers, sisters, sometimes entire families in the death camps.

In discussing the Eichmann trial, then, this is something Christians should not lose sight of. The manner of Eichmann's capture and the trial itself raise many troubling questions of international law. I am not suggesting that these should be ignored, and Jews would certainly be wrong if they equated concern on this score with anti-Semitism or hostility to the state of Israel. But when these questions of legality are considered, it seems to me we must be careful not to forget the central fact behind the Eichmann trial.

This central fact is that, nineteen hundred years after the birth of Christ, a monstrous form of pagan barbarity arose in the heart of Christian Europe. Men born and raised in a Christian nation were caught up in a terrible madness, and from the worship of the one true God they turned to the worship of blood and race—a terrible perversion that led them to their "final solution to the Jewish problem" and ultimately to the "logic" of the gas chamber.

What has already been unfolded at the Eichmann trial does not make pleasant reading, and I would guess that worse is still to come. There is no way I know of to make pretty reading out of the Nazi slaughter houses. And yet, unpalatable as they are, the gas chambers disguised to look like shower rooms, the mass graves the victims were forced to dig before they were killed, the diseased and wasted bodies our troops found when they liberated the camps—these were facts, and they cannot be glossed over. Whatever else is said about the Eichmann trial, it is surely right that we who are Christians remember the six million men, women and children who were coldly and systematically put to death because they were Jews.

For Christians the Eichmann trial seems to me to pose once again two related questions. Could the Nazi horror have sprung full-blown out of nowhere, without centuries of anti-Semitism to nourish and give it strength in secret? And when the dark shadow of Nazism appeared over Germany, was the Christian response to this evil even remotely adequate? To my mind, the painful answer to both questions has to be no.

The sacred liturgy of the Church is sprinkled with references to our roots in Israel. Abraham is our patriarch, and our priests are priests forever according to the order of Melchisedech. In the nuptial Mass, Christian wives are admonished to follow the example of the Jewish holy women, to be dear like Rachel, wise like Rebecca, faithful like Sarah. A few weeks ago when the great Preface of the Easter Vigil was sung, our churches echoed with the references to "our forefathers, the children of Israel." But does our secular history and private conduct reflect this fact? By and large, with noble and notable exceptions, I think not.

Perhaps at this late date it is impossible to estimate with any real accuracy the nature and the depth of the Christian response to Hitler's madness. Perhaps it is better that we simply pay honor to those who spoke up against the rise of barbarism, while we withhold judgment on those who were silent—if only because few of us are able to say with any degree of certainty what we ourselves would do in the face of a similar test. But I think we do have to admit the obvious: for every Christian voice that was raised against Hitler, there were hundreds which were not—and this not only in Germany. Here I think, for instance, of the reaction encountered in the pre-war U.S. by a brave priest-friend who had to flee Hitler's wrath. In those days, he told me, many Americans, including many Catholics, were convinced that there must be "something wrong" about a German priest who had to leave his own country.

There are, I suppose, people who will think I underestimate Christian opposition to Hitler; they will say I do not attach enough weight to the papal condemnations of Nazism, or to the utterances of this Bishop or that. But, despite such disagreements, one thing at least there is now rather general agreement: we know what the Christian response to Hitler should have been, and this must be counted as progress.

I don't think the question of what the relationship between Christian and Jew should be is really very complicated. In matters like this Pope John seems to have a quick, sure instinct; for me he summed the whole thing up recently when he received a delegation of Jewish visitors. Using his baptismal name and going to the Old Testament for his greeting, the Pope threw open his arms to welcome the Jews and said to them: "I am Joseph, your brother." So are we all, so are we all.

James O'Gara.
Justice Musmanno Writes on Eichmann Controversy

To the Editor:

The March 25 issue of your esteemed newspaper carried an editorial critical of the Eichmann trial scheduled to begin in Israel next month. As one who served on the judiciary of the International War Crimes Tribunal in Nuremberg, I write to point out that Israel’s jurisdiction over Adolf Eichmann is authorized by international law.

Very properly you say in your editorial:

"There is no denying that Eichmann should be tried, and be tried in a court of law. The war crimes trial which Germany staged and lost the war, or the纳粹 act which Germany carried out its prosecution of persons labeled as enemies."

Furthermore, there is no denying that nations would have the right to bring Eichmann to trial. If Eichmann had been convicted while the Nuremberg trials were in progress, he would unquestionably have been tried under those laws. It could even be said that he would have been tried before the international tribunal to which Germany was a party at the time the international laws of the United Nations were adopted.

However, as far as the jurisdiction that I as a judge of the United States Court of Appeals in Baltimore, as a judge of the United States Court of Appeals, and as a judge of the United Nations Court of International Justice have, there is no authority even in international law for the United Nations to pin the trials of war criminals on the United States.

In the argument against bringing Eichmann to trial is the fact that Israel was not in existence when the crimes of which Eichmann stands charged occurred. It may of course be said that Israel was not actually a separate nation during World War II, but it cannot be asserted that it did not exist as a community of human beings. Moreover, it had a recognized existence as a territory under British mandate. Many of its inhabitants fought on the side of the Allies. David Ben-Gurion, for example, was minister of Israel in the British Army during the war. Could one seriously argue that those who committed acts in the Arab territories prior to the present recognition of a separate state of Israel should have been excluded from trial on the basis of United Nations law? "The trial of Eichmann is a needful step toward the resolution of the Hitler-created division of Europe."

Justice Musmanno, Supreme Court of New York

Thursday, March 29, 1961

The March 25 issue of your esteemed newspaper carried an editorial critical of the Eichmann trial scheduled to begin in Israel next month. As one who served on the judiciary of the International War Crimes Tribunal in Nuremberg, I write to point out that Israel’s jurisdiction over Adolf Eichmann is authorized by international law.

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...in a state of mind that the trial will be a public trial and under the spell of the weight of the world in attendance, the whole world will be able to show for itself in the trial that will be fair. The prosecution in the Eichmann trial will have to convince not only the judges who will preside and the entire world of public opinion that the Eichmann trial is really before it can ask for a conviction.

Could any trial be fair? Did the Nazis ever give their millions of victims a trial of any kind, much less one like the kind Eichmann will have?

And yet, in spite of all these guarantees of fairness, there are facts today that have not only led to Eichmann. They saved that Eichmann must be tried elsewhere, but where is this "elsewhere"? The International Tribunal in Nuremberg has taken the Eichmann trial.

In the Eichmann trial, the defendants are tried in absentia, in accordance with the United Nations Declaration of Human Rights. In the Eichmann trial, the Eichmann is tried under the United States Constitution.

Eichmann the trial: in the United States, as a trial of public opinion. They are justifiable; the law is not the same as the rights of man, in the Eichmann trial.

And then it is remembered that Eichmann was kidnapped from Argentina. Whether he was kidnapped in Israel or in Eichmann's trial is a question of fact. Both versions are correct. If he were voluntarily taken to Israel against his will, for the purpose of Eichmann, the trial would not affect Israel's right to try him. Having jurisdiction of the subject matter, that is, the crime itself, Israel has the right to try Eichmann, regardless of how he is brought into the Court which tries him. This is a principle of law recognized by all nations.

Justice Michael A. Musman
Supreme Court of Pennsylvania

Pittsburgh