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Federal Bureau of Investigation

Washington, D.C. 20535

August 26, 2016

MR. JOHN GREENEWALD JR. THE BLACK VAULT

> FOIPA Request No.: 1356749-000 Subject: PATTON JR., GEORGE SMITH

Dear Mr. Greenewald:

This is in response to your Freedom of Information Act (FOIA) request.

Records responsive to your request have been processed. In order to avoid charging duplication fees unnecessarily, we have made these records available in the FBI's FOIA Library (The Vault) on the FBI's public website, http://vault.fbi.gov. On the right-hand side of the home page, under the heading "Vault Links" you can search for your subject alphabetically (click on "A-Z Index"), by category (click on "Categories"), or by entering text into our search engine (click on "Search Vault"). For records responsive to this request, please enter George S. Patton as the search term.

The available documents represent a final release of information responsive to your Freedom of Information Act (FOIA) request.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S. C. § 552(c) (2006 & Supp. IV (2010). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

	In accordance with standard FBI practice and pursuant to FOIA exemption (b)(7)(E)/
	Privacy Act exemption (j)(2) [5 U.S.C. § 552/552a (b)(7)(E)/(j)(2)], this response neither
	confirms nor denies the existence of your subject's name on any watch lists.
-	

- Additional records potentially responsive to your subject may exist. Please inform us if you would like the FBI to conduct a search of the indices to our Central Records System.
- Additional records responsive to your request were processed but are not currently available on The Vault. Please inform us if you would like to receive these records.

For questions regarding our determinations, visit the www.fbi.gov/foia website under "Contact Us."

The FOIPA Request number listed above has been assigned to your request. Please use this number in all correspondence concerning your request. Your patience is appreciated.

You may file an appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, D.C. 20530-0001, or you may submit an appeal through OIP's FOIAonline portal by creating an account on the following web site: https://foiaonline.regulations.gov/foia/action/public/home. Your appeal must be postmarked or electronically transmitted within ninety (90) days from the date of this letter in order to be considered timely. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal." Please cite the FOIPA Request Number assigned to your request so that it may be easily identified.

You may seek dispute resolution services by contacting the Office of Government Information Services (OGIS) at 877-684-6448, or by emailing ogis@nara.gov. Alternatively, you may contact the FBI's FOIA Public Liaison by emailing foipaquestions@ic.fbi.gov. If you submit your dispute resolution correspondence by email, the subject heading should clearly state "Dispute Resolution Services." Please also cite the FOIPA Request Number assigned to your request so that it may be easily identified.

Enclosed for your information is a copy of the FBI Fact Sheet and Explanation of Exemptions.

Sincerely,

David M. Hardy Section Chief,

Record/Information
Dissemination Section

Records Management Division

Enclosure(s)



FBI FACT SHEET

- The primary functions of the FBI are national security and law enforcement.
- The FBI does not keep a file on every citizen of the United States.
- The FBI was not established until 1908 and we have very few records prior to the 1920s.
- **FBI files generally contain reports** of FBI investigations of a wide range of matters, including counterterrorism, counter-intelligence, cyber crime, public corruption, civil rights, organized crime, white collar crime, major thefts, violent crime, and applicants.
- The FBI does not issue clearances or non-clearances for anyone other than its own personnel or persons
 having access to FBI facilities. Background investigations for security clearances are conducted by many
 different Government agencies. Persons who received a clearance while in the military or employed with some
 other government agency should contact that entity. Most government agencies have websites which are
 accessible on the internet which have their contact information.
- An identity history summary check or "rap sheet" is NOT the same as an "FBI file." It is a listing of information taken from fingerprint cards and related documents submitted to the FBI in connection with arrests, federal employment, naturalization or military service. The subject of a "rap sheet" may obtain a copy by submitting a written request to FBI CJIS Division Summary Request, 1000 Custer Hollow Road, Clarksburg, WV 26306. Along with a specific written request, the individual must submit a new full set of his/her fingerprints in order to locate the record, establish positive identification, and ensure that an individual's records are not disseminated to an unauthorized person. The fingerprint submission must include the subject's name, date and place of birth. There is a required fee of \$18 for this service, which must be submitted by money order or certified check made payable to the Treasury of the United States. A credit card payment option is also available. Forms for this option and additional directions may be obtained by accessing the FBI Web site at www.fbi.gov/about-us/cjis/identity-history-summary-checks.
- The National Name Check Program (NNCP) conducts a search of the FBI's Universal Index (UNI) to identify any information contained in FBI records that may be associated with an individual and provides the results of that search to a requesting federal, state or local agency. Names are searched in a multitude of combinations and phonetic spellings to ensure all records are located. The NNCP also searches for both "main" and "cross reference" files. A main file is an entry that carries the name corresponding to the subject of a file, while a cross reference is merely a mention of an individual contained in a file. The results from a search of this magnitude can result in several "hits" and "idents" on an individual. In each instance where UNI has identified a name variation or reference, information must be reviewed to determine if it is applicable to the individual in question.
- The Record/Information Dissemination Section (RIDS) searches for records and provides copies of FBI files
 responsive to Freedom of Information or Privacy Act (FOIPA) requests for information. RIDS provides responsive
 documents to requesters seeking "reasonably described information." For a FOIPA search, the subject's name,
 event, activity, or business is searched to determine whether there is an associated investigative file. This is called
 a "main file search" and differs from the NNCP search.

FOR GENERAL INFORMATION ABOUT THE FBI, VISIT OUR WEBSITE AT www.fbi.gov

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b)(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified to such Executive order;
- (b)(2) related solely to the internal personnel rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b)(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;
- (b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual:
- (b)(8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
- (b)(9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d)(5) information compiled in reasonable anticipation of a civil action proceeding;
- (j)(2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) information which is currently and properly classified pursuant to an Executive order in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k)(2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k)(4) required by statute to be maintained and used solely as statistical records;
- (k)(5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service he release of which would compromise the testing or examination process;
- (k)(7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.

Freedom of Information and Privacy Acts

Subject: MR GEORGE PATTON JR

File Number: 100-32520

Section: 1



Federal Bureau of Investigation

NOTICE

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Re-Education' of the Germans By Hans Berger

THE famous military expert but dangerous political ignoramus, General George S. Patton, tried to teach the Germans that the differences between the Nazis and anti-Nazis are more or less the same as those between Republicans and Democrats. General Patton did not say who are the Nazis and who are the anti-Nazis. -the Republicans or the Democrats: Hoover or President Truman. He was stopped before he expanded upon his wisdom.

Patton is, of course, an extreme. But he is only one of the reasons why the American policy of denazification" is breaking down, to quote Mr. Daniell of the New York Times, If Mr. Daniell bites reaction, it is indeed news. It is proof of how far things have gone.

Isn't it high time an investigation of this whole situation is undertaken? Why shouldn't, for instance, the CIO send a commission to look into this breakdown f denazification?

If a Professor George NA Shuser, a very good friend of all the eactionary Bavarians, and anything but a true anti-Nazi has been sent to Germany for all kinds of shady business, why should not representatives of the CIO investigate the systematic attempt to save German Nazism and German big business?

Two More Examples .

Margaret Higgins in the Herald Tribune of Sept. 28, gives two nore little examples of American politics in the occupied zone. Two small items, by no means as sensational as the exclamations of General Patton-but they speak olumes.

According to her report the question of insyrappe companies me up in the Kommandantura time up in ing appearing body of Berlin). Pye-war law compelled every business and large building o carry fire insurance. One third of the concerns subscribed to a sity-owned fire insurance comenv. The remaining two-thirds ere insured by private companies.

Soviet representative proposed that all fire insurance should be owned and controlled by the city. That would benefit all Berliners: the profit would go to the city instead of to an individual or a group of individuals. And the city administered by the coalition of the four democratic anti-faseist parties needs, of course, a lot of money for the most argent reparations and reconstruction.

nowever, Col. Frank HXHowley, American military government chief in Berlin, together with the French and British, insisted that all the fire insurance should be handled by free enterprise "in the American way."

insurance companies at the cost of the Berliners. The American Germany, Andrews of the Period representatives "re-educated" the Kuhn and his whole gang if Germans by telling them what: they have known under the Bundists tried to make a Na nterests of the destroyed city.

representative proposed that the crooked cross would fly over the Berlin Bank and its branches White House. should make loans at the rate of Now, thanks to our Depart-4½ percent, thereby encouraging ment of Justice, they are re-small businessmen to borrow and turned to Germany, and remain reestablish themselves.

No, says the American repre-the American authorness sentative, in unison with title Frankfurt tells us. Now they are British and French. Only a six percent bank rate would encourage with, to substitute for arrested depositors. He won out again on Name this point.

The small Berlin Dukinessmen ill now have to pay six percentil thanks to the American representative. The brave American colonel [] [has successfully defended the most holy pillars of civilizationthe profit of private insurance companies and a high interest rate on loans to the little people. Me wender the day when they can bring such marvelou proof of civilization to Bulgaria,

s Higgins reports that the Romania, and Hungary. If one multiplies these two small bits of information by a hundred or s thousand, one will discover the spirit that creates such extremes

as Gen. George Patton.

Frits Kuhn Helped

And now let us turn to still another problem. There are quite a few proven anti-Nazis in this country, trying to return to Germany. The State Department and War Department have so far re-Tused them permission. Apparently, Germany does not need anti-Nazis.

It seems that what Germany needs is the import of Nazis from the United States. I am referring
The Americans won out on this to the case of Fritz Kuhn, the point. All the profits of fire insu- former German-Bund leader, who rance in Berlin will now go to the has just gotten all the shipping space he needed for a return to

Kaiser, under Weimar, and un-America of the United States der Hitler-that private insurance They prepared pogroms. They companies are a holy institution. Would have slaughtered millions never to be touched. The interests of Jews, democratic Americans. of private profit come before the tens of thousands of labor leaders if they had power. They did The second case concerns the everything to organize the Fifth rate of bank interest. The Soviet Column for the big day when the THEFT

scot free, as a statement from

between the naxis in German and the revived Bundist activi-Hes In the U.S.A.

What an ironyl At the same moment that Gen. Patton is severely criticized for his open sympathy with well-to-do Nazis. "gentlemen imperialists," big industrialists with nice manners. nate social gatherings in the castles of the German upper classes—Fritz Kuhn remains: free man in the American sone of occupation.

After all, Germany does no need such imports from the U.S.A. There are enough Nazis there, Germany does not need German-American pogromists. There are still enough of this type on the loose in Germany. Germany needs a much more ruthless denazification, and not a donation of Bund leaders.

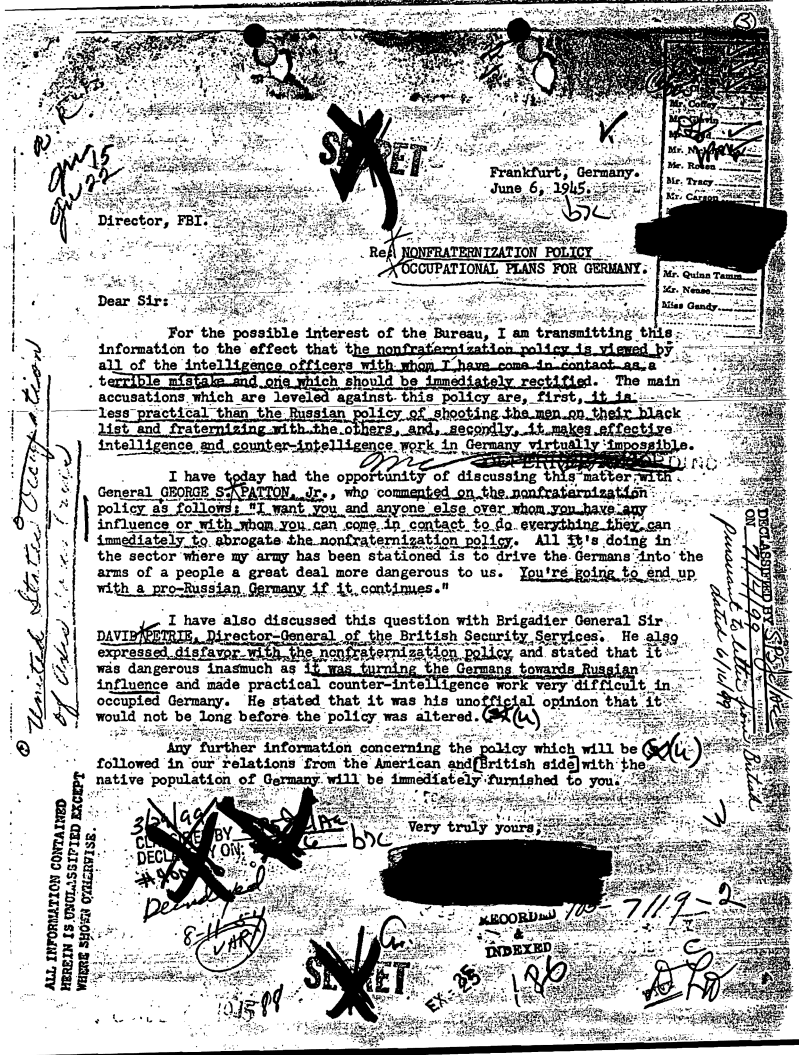
Of course, the Frankfurt authorities say that Kuhn will be watched." A few men from the Intelligence Service will traff him. So what?

Fritz Kuhn will be very careful in the beginning. He will talk only from man to man and he will choose his men. But be will be a center of carefully camouflaged Nazi activity and of Nazi propaganda. The American Intelligence Service will get tired after a while, but not Pritz Kuhn.

At was ridiculous to ship this Bundist to Germany. However it could have been justified if he would have been arrested there To permit him to go free is a faniastic scandal. Is this denan-fication? Is this believing all the dangerous elements in germany? Let's hope this mistake will be

corrected, and Kuhn will land in a jail for hard labor where h belongs. Let's at least hope the he will not become an interes for some military government





Freedom of Information and Privacy Acts

Subject: GEORGE SMITH PATTON, JR.



Federal Bureau of Investigation

le k on his death as . resmal loss. It is very tragic. I krust jan av enjoying Jav umal good bealet. Acres a mengo chipemas and a guid the trans to Ju and your able colleague. Me Wo 10 2 9 From Dinary

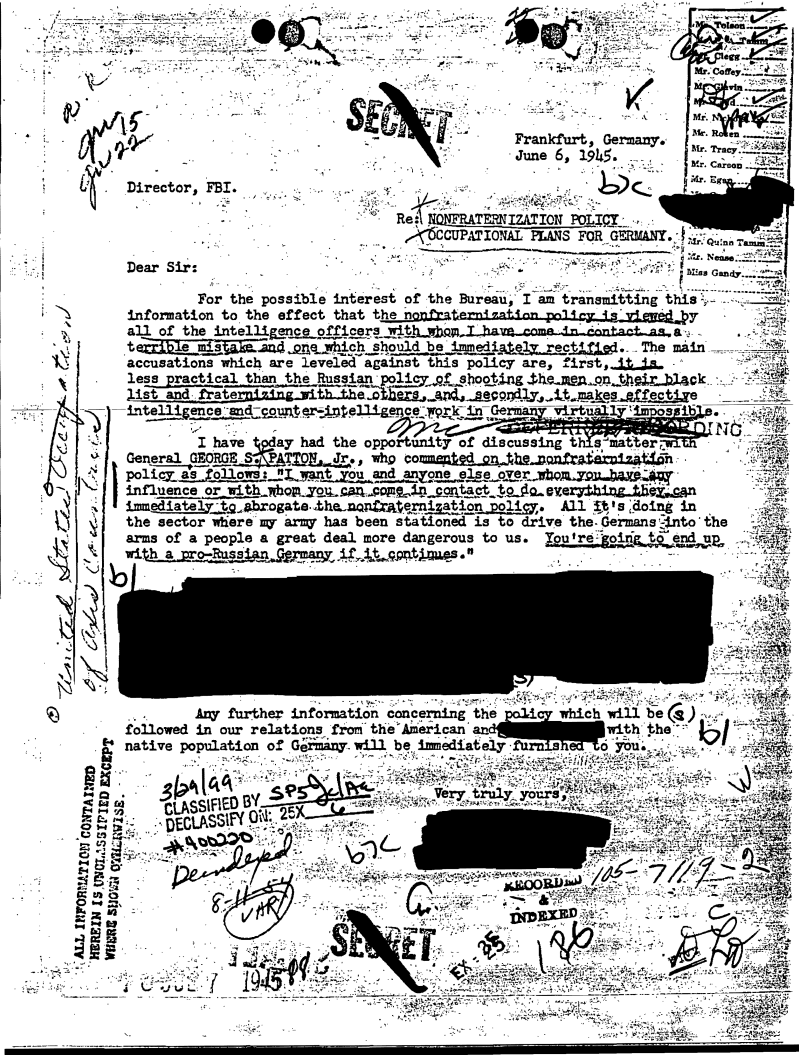
Mr. Cless
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Mr. Tracy
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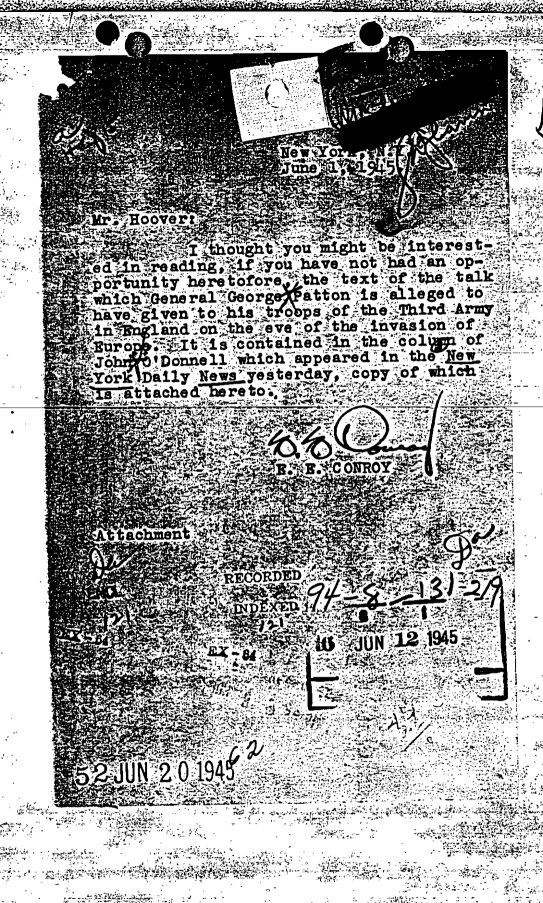
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aris, France ct 22, 1944 Communication # 42 Via Army Pouch Director, Gruppe A Federal Eureau of Investigation of Abwehr II U.S. Department of Justice Vashington, D.C. Dear sir. on my repent visit G-2 12th Army Group at Verdun the following information came to my attention through an officer whose identi ty cannot be revealed. At the beginning of October 1944 a party of S.C.I. men conducted a rai a chateau at Rocquencourt. France which had apparently been used as some sort of a ministrative headquarters for an Ahwehr II group. Among the documents which were dis covered was an outline for a trainig program for a group known alternatively as the AMERIK-TRUPPE and the GRUPPE ADVERSO. This training was to last one week and was to consist of lessons in military sabotage and stay-behind espionage work. The primar requirements were that the members of the group be proficient in English and able thro ugh the use of captured equipment, uniforms, and vehicles to mass themselves as American military personnel. The organization was to operate, according to this document; as a section of Abwehr II. There was found no list of personnel or officers or instructors. In a conversation with Lt General George S. Patton Jr , commanding General of the 3rd U.S. Army, this matter was brought up. The General advised that fon about the 15th of October an American Lt Colonel and a Major had been shot and kolled by dermans driving an American jeep and dressed in U.S. Military Dress. Also a woman of French nationality working for OSS wio had been with them at the time, was captured and has not been heard of since. One of the Germans was also killed and his body left behind. A further check with C.I.C. of 3rd Army reflected that the Amerik-Truppe men, according to the same document found at Rocquencourt and an examination of the bory were part of abwehrkommado #252, but carried the papers of the 14th Pioneer Sicherungsregiment. Because of the source of this information and the fact that successful operations have been carried out by this group it is suggested that this matter be treated in the strictest confidence and not made availble to any other U.S. Agencies. Very truly yours RECORDE 8-18606-YOUTHER FOR X- we will 50 JAN 3 1945 THE PARTY OF THE P



ON TOP of the national scandal over Gen. Douglas MacArthur's behavior in Japan comes the case of Gen. George S. Patton, who looks upon the job of de-Nazifying Germany with the mentality of a Republican ward heeler running for county sheriff. Two generals—both of them highly self-advertised, and supported by the pro-Axis press. Neither of them is carrying out the job of destroying fascism, for which thousands of American soldiers and sailors gave their lives. Certainly, Patton ought to be removed. He ought to he disavowed by Gen. Eisenhower, and the State Depart ment and retired on his personal fortune of millions. This is not only a case of slapping helpless GIs. This is a slap in the face to every patriotic citizen, to our allies, to our whole war effort. ·But the issue in the case of both MacArthur and Patton is not one of army men versus civilians. The fact is, as the N. Y. Times reveals, that many civilian subordinates in the military government for Bavaria share Patton's sympathy for German reactionaries. They, too, are taken in by the Hitlerian humbug that # 400,220 Communism will sweep Germany if the fascists are removed from their posts. And Patton would not dare to act as he does if powerful civilians—American indus-trialists and their friends in diplomatic circles—were not backing him up. 87 oct 12 1945 of. DAILY WORKER Clipped at the Seat





Washington, D. C., May 30.—In the great drama of this war, there have been only two characters on the global stage who will go down in history for their ability to use if their native tongue as well as to command men in battle. These two great captains of fighting forces are Douglas. MacArthur and George Patton.

Pendiarly enough, both are poets. Did Blood and Guis, pistol-packing Patton has turned out some authentic verse—at least, the Patton verses seen, make sense, and suggest a soft and sensitive groping toward some fragile and tender ideal.

MacArthur loves the rich beauty of words and, because his father dictated his routine military correspondence with the florid gusto of an Elizabethan poet and the young MacArthur lapped it up at the with retired pyrotschnics.

The 'world is familiar with MacArthur's dramatic epithets and colorful phrases. Patton's use of langaage has been more restricted and all too frequently reached this nation at second to third hand.

Patton Talks Off the Cuff to All of His Boys.

Patton Talks Off the Cuff to All of His Boys

the same, or get the hell; alammed out of therit. The real herv is the man who fights: even though he's scared. Some get over their fight in a minute, under the real fight in the real fight. The billious basturds who had only a real fight in the real fight. The real fight in the real fight

