The Oldest Hebrew Document in Poland (1485) and Its Translations

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Abstract: The following article presents the content and the context of issuing of the oldest Hebrew document preserved in Poland, written in Kraków in 1485. Having analysed the history of the Kraków Kahal in the second half of the 15th century and trade politics conducted by large town centres in the Kingdom of Poland, the author relates this document to the activities conducted by the royal burgesses. These activities were to lead to a restriction of the rights of merchants-guests (hospites), and consequently the rights of the Jewish merchants. The text of the document (with a Polish translation) and its translations into Latin and German made in 1492 are included in an appendix.

At the beginning of the last century, scholars attempting pioneering studies of the earliest history of the Jewish religious community in Kraków still had access to primary sources that are now preserved only in photographs, written copies made at the time, or references in the literature. Among these were fragments of a memmorbuch dated to the fourteenth century, once kept in the Kupa Synagogue but now believed to be lost. It has since been identified as a siddur (Heb. sid[d]ur, Yid. sider)—a prayer book containing a complete set of daily and Sabbath prayers.1 An anonymous glossator annotated a prayer for the ruler (“Let the Almighty, who hath given kings and rulers strength and power to rule [...] bless, preserve, and exalt him, whose realm is exalted”) writing that one should remember the Polish King Casimir in supplications to God (“and so is our most merciful and most gracious King Casimir, may his majesty be long exalted”).2 A richly illuminated, fourteenth-century bible, most likely produced in Regensburg, was also known to historians. It most probably did not appear in Kraków until the nineteenth century and

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1 During a discussion of the present text, which took place during a session of the Komisja Historii i Kultury Żydów (Commission on Jewish Culture and History) at the Polska Akademia Umiejętności (Polish Academy of Arts and Sciences) on June 14, 2017, Dr. hab. Leszek Hońdo of the Institute of Jewish Studies at the Jagiellonian University proposed a new identification for this historical document.

Cf. Müller 1906, cit.: 52, fig. I-II. Zaremska 2011: 26-27 who, based on the opinion of Abraham David of the Department of Hebrew Manuscripts at the National Library of Israel, dated both the text of the prayer and the handwritten gloss to the fifteenth century. In accordance with this interpretation, the reference to King Casimir would have to refer to Casimir IV.

2 Müller 1906: 52.
was initially preserved in the Old Synagogue, and then in the seat of the Jewish Religious Community of the City of Kraków.3 At the end of the nineteenth century, Feivel Hirsch Wettstein, a scholar of Jewish “antiquity” and owner of a second-hand bookstore at Szpitalna (Hospitalis) Street in Kraków, published a note from a Kraków pinkas, a record book kept by the Community, dated 1494. It reads, “testimony concerning a debt of 100 Hungarian ducats, a very interesting arrangement between Kraków melameds.”4 Izaak Planer, who was working on a review of a different publication of Wettstein, discovered in Aaron Faust’s bookstore a pinkas composed of loose folios containing documents from the years 1582-1657.5 However, when Majer Bałaban was writing his monumental history of the Jews of Kraków and Kazimierz before 1912, he still had access to the statute of the kahal from 1595,6 but he dated the earliest records in the pinaksei that he studied to 1603.7 Bałaban reconstructed the history of the medieval period, working almost entirely from Christian sources; however, he knew of one Hebrew document composed in the Kraków community, undated but correctly linked to 1485, which concerned the regulation of Jewish retail trade in Kraków.8 In spite of recently intensified efforts on cataloguing and accurately identifying medieval Hebraica preserved in manuscript bindings in Kraków archives and libraries, no new written sources on the life of the Kraków community, or more importantly, produced by the community, have been found. A noteworthy example of these efforts is the project “Books within Books: Hebrew Fragments in European Libraries” headed by Judith Olszowy-Schlanger, under whose auspices one hundred and nine codices containing fragments of Hebrew manuscripts have been identified in the collections of the Jagiellonian Library. Most of the fragments come from liturgical or legal sources, including fragments of the fourteenth-century account book of a Provençal moneylender, considered very rare in the broader European context.9 Further, a fragment of a Hebrew Bible (the Book of Ezekiel) that in the late fifteenth century had been used in the binding of a manuscript containing, among others, the calendar of the altarists’ house of Saint Mary’s Church in Kraków, has been discovered in the collections of the National Archives.10

The priceless and unique source document that is the subject of the present article was, as mentioned earlier, known to historians of the Kraków Jewish community, yet until now had not been thoroughly analyzed or published in a contemporary edition. Also

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3 Ameisenowa 1929: 16-19.
4 See: Wettstein 1892; Balaban 1903: 477.
5 Planer 1903: 127, n. 1.
6 Balaban 1912: 299-308 (detailed description of the codex); Polish translation: Jakimyszyn 2005.
7 Balaban 1931: 561.
8 Ibid.: 60, n. 6; photograph follows: 114.
10 The National Archives in Krakow (hereafter: ANK), MS no. 3361. The binding of the manuscript has recently been reproduced in Zaremska 2011: 58, fig. 5. The caption is incorrect, however. The pages of Hebrew text come from a mahzor (prayer book) imported from Germany sometime in the thirteenth or fourteenth century. Elsewhere, the author writes that the fragments are from a “prayer for the dead, glued into the binding of a manuscript containing texts relating to the altarists’ house of Saint Mary’s Basilica in Kraków” (ibid.: 27). This information also appeared in the German edition: Zaremska 2013. In fact, the text fragments come from the Book of Ezekiel: front cover backing, right column Ez 27:19-21, center column Ez 29:27-30, left Ez 28,2; back cover backing, right column and illegible text in the upper portion of the center column Ex 27:22-25, left column Ex 27:30-33, see: Starzyński (forthcoming).
omitted from the literature has been the fact that since the Middle Ages, the document has been kept with three others in a custom-made parchment envelope, initially with a diploma issued by Kraków voivode Jan Amor of Tarnów on June 7, 1485. In 1492, these documents were joined by two unauthenticated translations of the Hebrew text into Latin and German.11 In analyzing this document, the chancellery context cannot be ignored.

Two of the documents mentioned above (the Latin translation of the Hebrew diploma dated to approximately June 1485, and the document issued by Jan Amor of Tarnów) were introduced into the literature by Franciszek Piekosiński, who published the texts in 1879 in the *Codex diplomaticus civitatis Cracoviensis* (Diplomatic Codex of the City of Kraków).12 It should be noted, however, that this otherwise superb editor of primary sources did not look to the originals, which at the time were known to be housed in the Archives of Historical Records of the City of Kraków. Instead, he relied upon later seventeenth-century copies preserved in the so-called Kodeks Zaleskiego (Zaleski Codex).13 Most likely the first scholar to uncover the Hebrew original was Feivel Hirsch Wettstein in about 1901. He published both the Hebrew text and the German translation, but did not provide bibliographical information.14 The documents are not mentioned in the printed catalogue of the Archives of Historical Records of the City of Kraków from 1907, because it only includes documents on parchment.15 Eugeniusz Müller made use of Piekosiński’s publication, but his interpretation was not entirely correct.16 Majer Bałaban also accessed the Hebrew original and in 1912 published the first photograph of the document.17 Ignacy Schipper was also aware of the document’s existence.18 In the more recent literature, Bożena Wyrozumska19 and Hanna Zaremska20 discuss the document in greater detail. However, several years ago Judith Olszowy-Schlanger conceded that it was lost.21 Since the originals of all four documents in their parchment envelope are preserved in the National Archives in Kraków, it has become imperative to publish all four in a critical edition based, for the first time, on a reading of the authentic texts, with pertinent commentary which would sum up earlier research on this unique written relic.

* The reasons for which the titular document from 1485 was issued are not and, I suspect, will never be fully understood. We can, however, attempt to place the diploma within the historical context—against a background of actions taken by the Crown’s burgurers in several important trading centers to limit the rights of guest merchants. They intended to incorporate Jewish merchants into this group.

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11 ANK, MS no. 658/1248-1251.
12 Piekosiński 1879, nos. 192-193.
13 ANK, MS no. 1449: *Codex iurium et privilegiorum urbis metropolis Cracoviensis* of 1694.
14 Wettstein 1901: I-II.
15 Krzyżanowski 1907.
16 Müller 1906: 19-20.
17 Bałaban 1931, vol. 1: 59-61, fig. follows: 114.
21 Olszowy-Schlanger 2014a: 155. In addition, she wrote that “there are very few known documents relating to medieval Krakow” (*ibid.*: 154). To put it more precisely, there is only one document.
There is little evidence of specific tensions between the city authorities, the local merchants, and the Jewish community in the extant sources from the period immediately preceding the event (in this case, primarily municipal court records). In January 1469, the community leaders (seniores Judei), Mojżesz, Jakub, Nacham, Abraham of Sącz, and Jakub Nol, together with the Jewish judge Jan Chamiec of Dobranowice and another Jan, a notary and sub-judge (Lat. subiudex) signed an agreement with the Długosz brothers, the chronicler Jan the Elder and Jan the Younger, both Kraków canons. Under this they relinquished land owned by the Jewish community at Żydowska Street (Platea Judeorum), where there were two synagogues (one old, one new), hospitals, and a cemetery (behind the Collegium Maius and near the house of Jan of Tęczyn, the castellan of Kraków), in exchange for land at Szpiglarska Street, behind the Church of Saint Stephen, on which there already stood a synagogue. The value of this site was assessed at 200 sexagenae Prague groschen. It should be added that the text of the certificate was copied de verbo ad verbum [...] de libro iuris Judaici, in other words the community’s pinkas, which has not been noted in the extant literature.\(^{22}\) In reconstructing the medieval history of the Kraków Jewish community, Majer Bałaban wrote rather emotionally that “the Jews’ move to Szpiglarska Street (Saint Stephen’s Square) was practically tantamount to exile.”\(^{23}\) We now know that this was a planned move, since a number of real estate deals had already taken place in the period from 1467 to 1468, with Jews selling their properties on Garmcarska Street (now Gołębia Street) and buying property on Szpiglarska Street. Particularly notable is the purchase of a house on Szpiglarska Street in April 1468 by Michil Baroch, who made the purchase in the name of ganczen gemeyne der Juden, and also pledged not to sell it to the city without the community’s agreement.\(^{24}\) “It is not known whether the house was meant to be used by the community for public purposes or what the other reasons there may have been for this proviso.”\(^{25}\) Speculations as to whether or not the move of 1469 came about because of “blackmail” on the part of the municipal authorities and was in fact a concession on the part of the Jewish community against the possibility that limitations on Jewish trade would be introduced must, however, remain in the realm of conjecture.\(^{26}\) What is certain is that in 1477, a number of incidents of looting of Jewish property occurred in conjunction with a fire, but these do not appear to have been widespread.\(^{27}\) However, the lack of records of real estate transactions from the last quarter of the fifteenth century (acta scabinalia) obscures Christian-Jewish relations in Krakow in about 1485.\(^{28}\) The possibility that city hall already had information about two interesting privileges relating to the status of so-called foreign merchants before talks between the elders of the Kraków Kahal and city council began cannot be ruled out. In March of 1483, at the request of the authorities of the Old Town of Warsaw for which they laid out the lofty sum of 120 gold Hungarian florins, the Mazovian Duke Bolesław V of Warsaw issued a document which, among other things, granted a license to sell beer from Warka in the cellars of the town hall,

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\(^{22}\) CDUJ 1873, no. 223; Wyrozumski 2010: 302.

\(^{23}\) Bałaban 1931, vol. 1: 58.


\(^{25}\) Wyrozumski 2010: 302.

\(^{26}\) Zaremska 2011: 360.

\(^{27}\) Wyrozumski 1995a, no. 572: pro infamia furti ex Judeis tempore ignis viventis.

\(^{28}\) Wyrozumski 1995b: 69.
greatly limiting the rights of guest merchants. They could no longer engage in retail trade (tales non nisi integre in stucis, staminibus, lapidibus res suas quascunque et merces vendendi habeant facultatem).\textsuperscript{29} Although the Jews were not mentioned in this document \textit{per se}, “undoubtedly some of its resolutions affected them.”\textsuperscript{30} Another significant text in this context, possibly more important than the one discussed above, is the document that king Casimir IV issued at the Lublin Sejm in February of 1484 (no doubt closely watched by representatives from Kraków), which concerned Armenian and Jewish merchants. In response to a grievance brought by the burghers of Lwów, the king appealed to the officials of Ruthenia and Podolia to see to it that the Lwów staple rights were respected, especially by the Jews and Armenians, who would sell goods in smaller towns. The goods of merchants caught selling outside of Lwów were to be confiscated for the royal treasury.\textsuperscript{31}

In the summer of 1485, the Kraków Jews, possibly somehow “blackmailed” by city officials, agreed to significant limitations on their retail trade in the city. Probably also at the request of the council, the community scribe prepared a separate document, which then was deposited in the town hall “for proof and testimony.” It was written on a fairly small sheet of paper (w. $218 \times h. 162$ mm) in the calligraphic Ashkenazi writing characteristic of the fifteenth century, which also speaks to the significance of the document. The elders of the community, Mojżesz, son of Efraim Fiszl; his brother Józef; Jakub, son of Aleksander; and Mordechaj, son of Jakub, agreed on behalf of the entire kahal that henceforth Kraków’s Jews would not participate in retail trade (with Christians). The only exception to this was for holders of objects left as security for loans that had not been redeemed on time (so-called lapsed bonds—\textit{obligatio sub lapsu}), which they could sell, but only in their own homes; they could engage in public trade only on Tuesdays and Fridays (market days) and during the fairs that took place in Kraków three times per year—for the Feast of the Cross in May, the Feast of Saint Barnabas in June, and the Feast of Saint Michael (Michaelmas) in September.\textsuperscript{32} The condition \textit{sine qua non} was that a solemn oath be sworn (one of two key means of evidence under Jewish law) that a given object was forfeited collateral. If, however, a Jew were to be found selling goods outside of the terms outlined above, the goods could be confiscated. The dealer faced imprisonment in the town hall jail until he paid a fine of three \textit{marcarum} to the voivode.\textsuperscript{33} Poor (Jewish) women, however, were permitted to sell caps and collars that they made themselves. This rather drastic-sounding agreement, signed by the above four elders, was deposited, as noted earlier, at the Kraków town hall and undoubtely, most likely due to the language barrier, must have been treated as an object of quasi-magical significance—it was obviously legally binding, but was in fact incomprehensible to a Gentile reader.\textsuperscript{34} This document most likely reached the authorities together with the document confirming the regulations issued by the voivode, who had legal authority over the Jewish population of Małopolska (Lesser Poland), but not together with the
Latin translation, as Majer Bałaban supposed. It is possible that a second copy of the voivode’s diploma was deposited in the kahal’s archives. Most probably, however, its resolutions never actually took effect. It would appear that the fact that a Hebrew diploma was issued and reiterated by the tenor of the voivode’s document was more likely a show of force on the part of the city authorities than an actual introduction of restrictions, which would in fact have driven the Jews out of all arenas of the commercial life of the city. It also clearly fit into the politics of the Kraków authorities at the time. Seen in a somewhat broader context, the problem reflects the desire of late-fifteenth century Polish burghers in larger mercantile centers to gradually restrict the prerogatives of the so-called hospites. This process should not, however, be perceived in any way as a coordinated move on the part of the burghers of the Polish Crown, but rather as the isolated actions of municipal authorities looking out for the interests of particular communities. What has gone unnoted in the literature is that a week after the voivode’s document was issued, Casimir IV confirmed the earlier privilege of the city of Kraków’s right to collect a duty on cloth brought into the city by merchants who were not citizens. On the same day, the king also decreed that merchants from Breslau on their way to Ruthenia could not circumvent Kraków’s staple rights. Certainly, the issuance of these documents was not instigated by the king, but was the result of often informal lobbying by the municipal authorities. Within the context presented here, it would be difficult not to mention the ruling of Jan Olbracht, royal governor of Ruthenia from 1486, on the well-known legal dispute between the Lwów merchants (Christian) and Jewish merchants about the retail sale of cloth. The Lwów authorities held that the city’s Jewish merchants should be subject to the same regulations as merchants in other cities in the Kingdom of Poland—Kraków, Poznań, and Sandomierz—where they were forbidden to engage in retail trade. No documents on this subject from Poznań and Sandomierz are presently known. As to Kraków, we can speculate that the Lwów burghers knew about the diploma issued by Jan Amor of Tarnów. Prince Olbracht ruled in favor of the Lwów authorities. Hanna Zaremska correctly points out that some of the documents referred to above were intended to place the Jews in a rather broad category of hospites, “who were not subject to the law and jurisdiction of the cities and not bound by the precepts of city trade,” ergo to change their social status.

Majer Bałaban, whose narration takes a rather subjective turn, believed that “the Jewish elders went to city hall to publicly relinquish their human rights, i.e. their right to earn an honest living.” According to him, the Jews’ circumvention of the decree of 1485, was supposed to lead to numerous confiscations of goods and even trigger unrest. It was around that time, in 1492, that the city authorities were supposed to have had the Hebrew document translated into German, so that it could be proclaimed about the city

35 Bałaban 1931, vol. 1: 60.
36 The first to infer this was Schipper 1911: 194.
37 Piekosiński 1879, n. 194.
38 Ibid., no. 195.
40 AGZ 1878, no. 89; Zaremska 2011: 211.
41 Zaremska 2011: 211-212.
“so that every merchant and craftsman would know it.” However, his conclusions are not supported by primary sources. The Krakow chancellery did in fact have the document translated in 1492 into Latin and German, but as the translated documents were not authenticated, they were most likely intended for internal use. Perhaps this had something to do with the accession to the throne of the new monarch, or it was a question of the languages known and used by the city authorities. Several years later, the notary Jan Heydeke wrote in his preface to the report on the regular income of the municipality written in Latin, that the main text of this legal aid was given in German so that all of the members of the city council could understand it.

The translations of the document that is the focus of this article were prepared by a person or persons fluent in Hebrew (an anonymous convert?) and differ slightly in form, which results from the chancellery practice used. In comparing the texts, we should focus on several terms that appear in the Hebrew original and how they are translated. To begin with, the term “leaders” (rashim) of the “sacred community” (kehilah kedoshah) was translated as the synonymous “elders” (seniores/eldsten). This term already appears in Latin sources in Polish territory in the thirteenth century, but in cities subject to German law it applies to either elder councilors (those did not sit on the council in a given year, but continued to have a say in municipal politics), or to elder guild members. All of the “men of the kahal” agreed to the regulations. The term kahal can refer to the community council (usually fourteen members) as well as the community itself. The translations simplify the correct interpretation of the term by employing communitas/gemene, meaning all of the citizens of the community.

What is interesting from a diplomatic point of view, is the phrase about sealing the document with signatures (cum sigillo manus nostre proprie/mit zigel unserer hantschrift), thereby giving it legal status, which was unknown in Christian diplomacy of the period. Legal status was conferred on a document by impressing it with a seal or attaching a hanging seal to the sheet.

The translations differ from the Hebrew text in at least three places. In the first place, in both translations the clients of the Jewish merchants are described as Christians (christianis), whereas in the original they are called goyim—non-Jews. Secondly, the translations and the original diverge on the geography of trade. In the original, only city market squares (beshukim) are mentioned, while in the other two documents the definition is expanded to market squares circa civitatem. Thirdly, we should take a look at the Jews’ oath relating to the sale of pawned items. The Latin and German versions only state that it is an oath sworn on the Ten Commandments (ad Decem Precepta/uff dy Czechen Gebot). In the Hebrew text, however, there is a clear reference to an oath of the Torah on the Ten Commandments. Oaths such as this were sworn in the synagogue (the Christian court was informed of them by the local melamed). The person taking the oath wore a tallit (indutus clamide) on his shoulders and on his head a hat (pileum Judaicum)—not in

43 Ibid.: 61-62.
44 Starzyński 2009: 3-4.
45 KDW 1877, no. 574: Judeis senioribus Kalissiensibus; Zaremska 2011: 372.
46 Zaremska 2011: 377, argues that “no mention of sealing the document to give it legal status is made in the Hebrew version because the seal was attached to the document.” She may have based her conclusion on not entirely correct translation of the Latin text (testificamus cum sigillo manus nostre proprie) “we certify with the seal, with our own hands” (ibid.: 376).
the sense of *signum infamiae*. In addition, at the moment of taking the *iuramentum*, the person’s face should be turned towards the east and he should stand barefoot on a chair (*verti contra solem seorsum et stare nudipes supra unam sedem*). Furthermore, the oath was sworn on the Torah scroll removed from the *Aron Kodesh*, or holy ark, and covered with black cloth. Often, too, the ceremony included elements of humiliation, but no information about these has survived in Polish sources.

Also worth noting are the names of the clothing accessories manufactured by poor Jewish women: *mitznefet* and *anakim*, which are translated as *pepla et colliria/habwe und colner*, that is bonnets and necklaces/collars. The elements of dress described in the document should not be linked to the those characteristic of the dress of Jewish women, the *binda* (Yid. *shternikhl*), a woven band decorated with precious stones worn by married women at the front of the head over the bonnet (certainly in use in the late sixteenth century) and a bodice, or velvet sash tied at the neck. The clients for these goods must have been primarily Christian women.

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In 1494, the kahal authorities and some of the members of the community moved from Kraków to Kazimierz, which is characteristically referred to in city records as *locacio*, meaning not only the establishment of a new community, but also the relocation of an existing community. The Jews did not, however, disappear from Kraków. They continued to rent stores and run businesses. Neither the document of 1485, nor its confirmation by voivode Jan Amor Tarnowski, kept together in a parchment envelope in the city hall archives, were, it would appear, considered to be particularly significant, since they were not included in the new city cartulary, more widely known as the Behem Codex, compiled at the beginning of the sixteenth century. However, references were sometimes made to the regulations, as in the privilege of Sigismund I of June 7, 1533, which regulated, among other things, issues concerning trade conducted by the Jews of Kraków or those living in Kazimierz, when the provisions of the diploma of voivode Jan Amor were considered binding. At the end of the seventeenth century they were incorporated to the collection of urban privileges compiled by Jan Zygmunt Zaleski. Even as late as 1797, in the new political reality, the new authorities of Kraków submitted the document the governor Western Galícia for approval. It seems, however, that his resolutions were nothing more than a reminiscence of a reality long past, rather than an actual tool to be invoked in disputes between the city and its Jewish population. Three hundred years earlier, they were perfectly in line with the policy of the authorities of some urban centers,
defending the interests of their own merchants, aimed at pushing Jewish merchants out of the retail trade by lumping them in with guest/foreign merchants. Once servi camere, “servants of the treasury,” subject directly to the king, they were meant to become extra-nei, “excluded.”

Translated by Sabina Potaczek-Jasionowicz

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APPENDIX*

1.

[Krakow, June 1485]

The elders of the Kraków Kahal hereby declare in the name of the entire community, that henceforth the Kraków Jews will not participate in retail trade in the city, with the exception of selling unredeemed pawned property following strictly defined terms and conditions, and clothing accessories made by hand by poor women—Hebrew text.

Or.: Kraków, Archiwum Narodowe [The National Archives in Krakow] (hereafter: ANK), MS no. 658/1249; paper document measuring: 218 × 162 mm; on the reverse in contemporary hand: Littera Hebraica Judeorum.


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We the undersigned elders of the sacred community of Krakow declare and proclaim, by signing [our names] in our own hand, that in agreement with all of the men of the kahal we have come to an understanding and willingly agree without coercion, that we will not engage in any trade. We completely annul and abandon all matters of trade. We also cannot undertake any trade or sales of goods to goyim. This does not include objects pawned with us, which we have held for a long time and which have been taken over to cover interest. We can sell in our own homes whenever the opportunity appears. But we will not be permitted to take these objects out to sell on the street and the market squares of the city except for two specific days of the week, that is on Wednesdays and Fridays, which are market days, and on fair days. And these will be such pawned objects which we will sell, regarding which we can swear on the Torah on the Ten Commandments, that they belong to us. And should it happen that someone, be it a man or a woman, should bring into the city new or old goods to sell, and it turns out that he or she is selling them with intent to sell on any day other than the two days mentioned above or during the yearly fair, then the councillors shall have the right to take the goods, that he or she has on him or her. In addition, the Jew shall be arrested, until he pays a fine of three marcaerum to our lord the voivode. Poor Jewish women shall be permitted to sell caps and collars, that they have themselves made by hand. And so shall this document stand as proof and testimony in the hands of the councillors.

[Translation]
and burghers, that this which has been stated above, is binding without any excuse or evasion. Drawn up and signed by: Mosze son of Efraim, his memory for the world to come; Jaakow son of Alexander Halewi, his memory for the world to come; Jehoszua son of Efraim, his memory for the world to come; Mordechaj son of Jaakow, his memory for the world to come.

2.

[Krakow, June 1485]

The elders of the Kraków Kahal hereby declare in the name of the entire community, that henceforth the Krakow Jews will not participate in retail trade in the city, with the exception of selling unredeemed pawned property following strictly defined terms and conditions, and clothing accessories made by hand by poor women—Latin translation.

_Sign._: ANK, MS no. 658/1250; paper card measuring: 213 × 320 mm; _on the reverse in contemporary hand_: Copia littere Judeorum in Latinum.

_Copy_: ANK, MS no. 1449, f. 56v; _in copy_: Ipsum originale Haebraice scriptum extat in archivio in pixide laminea (17th c.).


Transsumptum littere Judeorum Hebraice scripte.

Nos seniores Judei de Cracouia inferius notati recognoscimus / et testificamur cum sigillo manus nostre proprie, qualiter unanimi / voto tocius communitatis nostre consensimus et super nos recepimus / cum bona voluntate nostra absque omni coactione non mercari neque habere aliquas merces aut res mercatorias, sed illis renunciare et eas in toto dimittere. Eciam nullas merces aut res mercatorias recipere volumus a mercatoribus ad vendendum per manus nostras alii Christianis, solummodo pigorna nostra, que iam tempora impignerationis persteterunt et in usuris deperierunt, talia vendere possimus in domibus nostris singulis temporibus, quando evenerit. Nec talia pigorna portare audebimus ad negociandum vel vendendum in plateis aut in foris publicis in civitate vel circa civitatem, nisi in duobus diebus diebus deputatis in septimana, videlicet feria tercia et feria sexta et in diebus nundinarum et illa pigorna nos vendere debemus, super que iurare possimus ad Decem Precepta, quod nostra sunt. Et si contingere, quod aliums virorum vel multierum presumptuose propria sponte deambulaverit et huiusmodi res ad vendendum deportaveit, sive sint nove sive veteres, et reperti fuerint, quod eas venderent vel vendere vellent. In quacunque die id fieret demptis prenotatis duobus diebus et nudinis, extunc incole civitatis facultatem habebunt illos vel illas recipere simul cum rebus, que apud eosdem reperte fuerint. Insuper talis Judeus vel Judea debet mitti ad carceres quousque dabit penam trium marcarum domino pallatino. Attamen Judei seu Judee pauperes poterint
Marcin St

quolibet die vendere pepla et colloria, que sole operantur et laborant. Et hec littera erit
in testimonium et documentum in manibus dominorum consulum et civium civitatis ad
faciendum et confirmandum omnia superius expressa absque omni fraude et dolo. Hanc
litteram scripsimus et sigillavimus nos hic infra scripti signanter: Moyses filius Effraym,
Jacob filius Alexandri, Jozue filius Effraym, Mardocheus filius Jacob.

3.

[Krakow, June 1485]

The elders of the Kraków Kahal hereby declare in the name of the entire community,
that henceforth the Kraków Jews will not participate in retail trade in the city, with the
exception of selling unredeemed pawned property following strictly defined terms and
conditions, and clothing accessories made by hand by poor women—German translation.

Sign.: ANK, MS no. 658/1251; paper card measuring: 312 × 218 mm; on the reverse
in contemporary hand: Copia littere Judaice de verbo ad verbum ipsis interpretantibus
scripta 92 in Almanico 1492.

Pub.: F.H. Wettstein, Mi-pinkase ha-kahal be-Kraka, p. II, n. (from the original).

Wir eldsten Juden von Crokaw undergesegelten bekennen und gczewgen mit zigel
unserer hantschrifft, wy das mit eynykeit der ganczen / gemenen haben wyr vorwillet und
haben entphangen uff uns unserem gutten willen an allen getwangk, nicht zw handeln
und zw / haben mit keyner kawffmanschacz ader cremerey, dy solle wir vormeiden und
lasen volkomlich. Auch sulle wyr nicht nemen kenerley koffmanschacz ader cremerey
von kofflewten zw vorkauffen das durch unserer hant anderen cristen, nort unsere
phande, dy do nw zynt vorstanden yr czeyt und zeyn verlorn yn wocher, dy moege wir
vorkauffen yn unsern hewsern yn aller ezeit, wenn zich ys fuget, und dy zelbige phande
solle wyr nicht torren ummb tragen zw handeln und zw vorkauffen zy yn den gassen und
uff den margkten yn der stat und czwusschen der stat north yn czwen gesaczten tagen
yn der woche, das yst am dinstag und am freitagk und auch yn tagen des jormargktis,
undt dy zelbigen phande zulle wyr vorkauffen, do uff wyr moege eyn eyd thun uff dy
czehen gebot, das zy unser zeyn und vorde sych ys fogen, das eyn man ader ey fraw
mit frewel zeines gemuttiis worde gen und worde ummbtragen zw andere gefunden, das her zy vorkaufft ader wolt
vorkauffen an welchen tag das waren an dy obgenante czwen tag und ym jormargkt, des
zeyn dy statlewte geweldig, zy zw nemen mit alle den getheren, dy bey <yn> gefunden
worden und noch mer der zelbige Jude, der zal geletet werden yn dy gefengknes, bys
das gibt 3 marg busse den herrn woywoden. Dy armen Juden dy mogen vorkauffen alle
tage hawben und colner, dy zy selbes arbeten und machen. Und dyzer briff zal zeyn
czw gczewgnes und beweisunge yn dy hende der herren des rothes und lewte der stat,
zw thun und zw bestetigen alles das do obgenent yst, an alle hinderlist habe wyr yn
geschriben und gesigelt dy noch geschrieben als nemlich: Moyses zon Effraym, Jocob
zonzon Alexandri, Jozwe zon Effraym, Mardochey zon Jacob.
Appendix

4.

Krakow, 14 June 1485

Jan Amor of Tarnów, voivode of Kraków, endorses the resolutions taken by the elders of the Kraków Kahal in relation to the participation of Kraków’s Jews in retail trade in the city.

Or.: ANK, MS no. 658/1248; document on paper measuring: 212 × 237 mm; below the text of the document, armorial seal of the issuer impressed through paper on a wax ground; on the reverse, in contemporary hand: Littera Judeorum; Littera Joannis Amor palatini Cracouiensis de mercatura Judeorum hic in Cracovia de data 1485.

Copy: ANK, MS no. 1449, k. 57r. (17th c.).

Pub.: KDMK 1, no. 193 (from copy).

Johannes Amor de Tharnow pallatinus Cracouiensis1 vigore presencium recognoscimus, / quomodo Judei Cracouienses diciendi et potestati nostri pallatinatus dediti et subjecti ad / nostram accedentes presenciam non nullos articulos, punctos et quasdam ordinaciones / et statuta videlicet videlicet [sic] infra scripta benivole, non coacti, civitati tenere et inviolabiliter observare compromiserunt. Primo, quia mercari non debent et omnes res mercatorias volunt et debent omittere. Non debent neque volunt recipere a mercatoribus res aliqua mercatoria et easque vendere Christianis per manus eorumdem quocumque nomine vocarentur, nisi ipsorum vadia propria, que ipsis invadianur per Christianos et postea non exemuntur, sed apud ipsos manent et perduntur in usura, vulgariter vostoyą sye. Item omnia possunt vendere, super que possunt iuramenta facere et docere iuramento, quod iam essent illorum propria, et eadem possunt vendere in domibus eorum temporum occurrencium [sic]. Item eadem vadia non debent portare per civitatem vendentes, nisi in duobus diebus forensibus, videlicet feria tercia et feria sexta et in foro annuali et quicumque Judeorum seu Judearum portare vendendo per civitatem inveniretur seu arrestaretur, quod vellet vendere quascumque res sive novos sive veteres, demptis prefatis diebus forensibus et annuali foro, debent sibi recipi, et Judeus sive Judea debet castigari sessione et pena domino pallatino trium marcarum. Item Judei seu Judee pauperes debent et possunt vendere pepla et colleria, que solo laborent et operantur. Ut autem premisa habeant robur perpetue firmitatis sigillum nostrum iussimus presentibus imprimendum. Datum Cracouie feria tercia infra octavas Corporis Christi anno Domini millesimo quadringentesimo octuagesimo quinto.