41. The indersecting paint and 200+200 as was indeed later in NAfree, means; noble 15. An Ancient Harriage Contract from Barga, Libra fairnelies

August 28, 990 F1 Birduian p. 133

Oxford, Bodl. Ms. Heb. a2 (Catal. 2805), f. 2

Text in Assaf, Supplement Tarbis 1, 3 (1930), 54-5

(The main cities of Libya, Tripoli in the west and Earqa in the East, as well as other Libyan towns, appear in the Cairo Genisa mostly in commection with travel or transport between Egypt and western North Africa. However, there also exists a number of documents which reflect the inner life of that country. Of these, the ancient marriage contract from Earqa translated here is a good example. Not only does it expressly state that it follows the local custom of Tripoli, but it actually contains some peculiar traits which set it apart from similar document from other ecuntries (cf. pp.).

The bride was an heiress, i.e. she had no brother. According to Jewish - but not Maslim - law, a daughter may inherit the whole estate of her father in absence of a son. This status of the bride perhaps accounts for the unique fact that she was not provided with a troussem by her father, but received a payment from her future husband to buy herself an outfit. It seems that the father's obligations were waived, as his possessions would apply the father's obligations were valved,

The scribe tried to write the document in Aramaic, as was the ascient custom. However, as his knowledge of that language was limited, he frequently had recourse to Hebrew, which in its turn shows some alight influence of Arabic. The settlement is signed by 36 persons, an unusually large number. However, a similar custom of allowing all the guests present algorithm deciment is attested for North Africa in later centuries also. Nest of the names are in Hebrew; those that are in Arabic have

local color, such as "Allish ("lamb" in both Arabic and Berber dialects of the region) or Khalfun, which are common in that country even today.)

Thursday, fifth of the month of Elul, in the year four thousand, seven hundred and fifty of the era of the creation of the world, according to which we are accustomed to date in the city of Barque.

Aaron b. Yeshu^as, the bridegroom, said to huma, all the heiress, the daughter of Joseph al-SarfI: b) Bo my wife in accordance with the law of Moses and Israel, and I shall serve, honor, maintain, and support you, in the manner in which Jewish husbands faithfully serve and honor their vives. As bride-price for your virginity, I give you, out of my own property, the equivalent of two hundred silver <u>suzIm</u>, c) as due to you by biblical law, and another two hundred, according to the custom of Tripoli. I assume responsibility for your sustenance, your elething, your general needs, as well as for the normal conjugal relations.

justa, the daughter of Joseph, accepted this proposal, and doing so, became the aforementioned Aeron's wife.

In payment of the stipulated four hundred silver susing, he handed over to her two silver chains and two golden extrings.

In addition, he paid her fifty dinars of full worth and weight with which to buy her troussess and all she wished to have for the wedding.

Asron b. Yeshifa owes his wife Husna, the daughter of Joseph, one hundred dinars of full worth and weight, as (the amount still outstanding of) her bride-price, d) to which he added fifty pieces of silver, of his own free will, as is recommended by the Tora and as was agreed between them in the presence of her father Josepha

The total of her marriage settlement, namely the wedding present, e) the bride-price, () the troussem, g) and "the addition,"h) is one hundred and fifty gold disars - of which Besterhas received fifty, while her husband still owes her a hundred dinars - and fifty pieces of silver.

The aforementioned Aaron declared: I have assumed responsibility for the payment due according to this marriage settlement, which X will be binding both upon me and my heirs after me, even to the coat on my back.

(There follow a few general legal phrases and 36 signatures, the first being that of the scribe, called "Joseph b. NissIn, 1) the judge may he rest in peace." He doubt the writer himself was the local judge and had thus taken over his father's position, as was usual among both Jours and Muslims, see port of Med Soc II, pp. 319 ff.

Notes

- a) "The fair." As a rule, women bore Arabie, and not Hebrew, names.
- b) Hardly meaning "the grammarian, a man who knows grammar well," as in classical Arabic, but rather an equivalent of gairsff, "money-changer."
- c) A coin used in Roman times. Its value is discussed on p.
- d) This "bride-price" (Hebrev moher, of. Arabic mahr) is different from that mentioned above. It is the sum due to a wife at the death of her husband or in case of a divorce.
- e) The present of fifty gold dinars given by the husband to his wife for the purchase of her trousseau (cf. above).
- f) See Note d.
- g) In this marriage settlement, no trouseesu was given to the bride by her father. The scribe made the summary, usually which concludes a marriage centract in the customary form, implying that the amount for the item, "troussean," was sere.
- b) The fifty pieces of silver, which the bridegroom "added" to the one handred dinars due from him.
- i) The name occurs twice in the document in this form, instead of the usual Missim, a name common among North African Jove at that time.