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A HISTORY  
OF THE  
JEWS IN ENGLAND

BY  
ALBERT M. HYAMSON



*WITH PORTRAITS AND MAPS*

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JEWISH HISTORICAL SOCIETY OF ENGLAND BY  
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## P R E F A C E

THE Jewish population of the British Isles has never formed any but a numerically insignificant proportion of the Diaspora. Yet, despite this relative insignificance of Anglo-Jewry, the story of the Jews in this country is of supreme importance to the student of the philosophy of Jewry and of Jewish history. The adage that history repeats itself is well worn, but none the less true. The history of the Jews in England is the history in miniature of the Diaspora. Since the opening of the Christian era the story of the Jews has everywhere been the same—continual alternations of prosperity and persecution. With nations as with individuals the wheel of fortune ever revolves, but with the Jews its progress seems to have been more rapid, for the alternations have been more numerous than with any other race. But with the Jews the wheel lingers during the period of depression and hurries through that of elation in order to recover the time that has been lost. The story told in the following pages shows all the vicissitudes common these two thousand years to the lot of Jewry. The times of prosperity in England have been among the happiest in the annals of the race. At other seasons Anglo-Jewry has reached the lowest depths of despair, when but a step seemed to separate the community from annihilation. Yet that step here as elsewhere has never been taken. The history of the Jews throughout

the Diaspora seems to point the moral that the mission of Israel is to suffer—and to persist.

But the story of the Jews in England is something more than a mere illustration of the general fortunes of the Jews. The unparalleled preservation of mediæval records in England enables the historian to trace more clearly than elsewhere the peculiar position of the Jews under the Feudal System. Then, again, the stages in Jewish emancipation in England are very accurately marked. We see the Jews earning by civic virtues the claim for political rights. Emancipation in England was not granted in obedience to abstract principles; it was a practical concession made by practical men. In other ways, too, the story told in this book has its importance not merely as a record of the past but as a guide and hope for the future. The tale unfolded may not be brilliant, but the moral pointed is inspiring.

In the preparation of this volume I have been indebted to many friends for valuable assistance and advice. First to be mentioned is Mr. Lucien Wolf, for whose suggestions for the period after the Re-Settlement I am under great obligations. I should also at this point like to acknowledge the assistance I received throughout the preparation of the book from a volume of which no mention appears in the bibliographies—I refer to the *Bibliotheca Anglo-Judaica*, for which Mr. Wolf and Dr. Joseph Jacobs are jointly responsible. Mr. Israel Solomons and Mr. Elkan Adler read the whole of the proofs and favoured me with much valuable criticism. Mr. Lionel Abrahams and Dr. H. P. Stokes very kindly read the chapters dealing with the Pre-Expulsion period, and their criticisms, as well as those of Mr. H. S. Q. Henriques, the author of "The Return of the Jews to England,"

(Macmillan & Co., 1905), who read the chapter dealing with the legal changes that occurred between the Expulsion and the Re-Settlement, proved of great value.

Use has been made of Mr. Henriques's book, but the permission of the author for such use has been previously obtained. The living writers, however, whose works proved of most assistance in the preparation of the volume are Mr. Lionel Abrahams, the Very Reverend the Haham Dr. M. Gaster, Dr. Joseph Jacobs, and Mr. Lucien Wolf. Mr. Abrahams, in his masterly monograph on the Expulsion, has not only proved a great aid: one might almost say that in the absence of his pioneer work the narrative of the Expulsion and of the century that preceded it would have been little more than a bald statement. Dr. Gaster's researches into the history of his Community have been practically the only source of several chapters in the present volume. Without his assistance the inner history of Anglo-Jewish Sephardism would have been almost, if not altogether, a blank page. Dr. Joseph Jacobs has collected into his "Jews of Angevin England" almost all the contemporary references to Jews in this country during that period. The task of dealing with this especially difficult era, and of weaving the available material into one connected narrative, has in consequence been appreciably lightened. Mr. Wolf's writings on the Re-Settlement and the years immediately subsequent to it are so well known as hardly to need mention. To one curious of estimating the extent and value of his work in this sphere a comparison between his "Menasseh ben Israel" and Kayserling's essay on the same subject would prove enlightening. To Mr. Israel Abrahams I am indebted for seeing the volume through the press.

The bulk of Chapters XVII. to XXI. first appeared in the Re-Settlement Number of the *Jewish Chronicle*, by the kindness and courtesy of whose proprietors and editor I have been permitted to incorporate them in the present volume. With regard to the illustrations, which were selected in consultation with Mr. Elkan Adler and Mr. Israel Solomons, I must express my acknowledgments of the assistance rendered by Mr. Gustave Tuck. The greater number of the illustrations are reproduced from rare engravings in the possession of Mr. Israel Solomons. To Mr. Elkan Adler I am indebted for the portrait of his late father, Dr. N. M. Adler, and to Mrs. James H. Solomon for that of her late uncle, Mr. Lionel L. Cohen. The photographs of the House of Aaron of Lincoln and of Clifford's Tower, York, were taken by Mr. Frank Haes.

*April 1907.*

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"Jews in  
Cornwall."

the Hebrew and Cornish languages; and it has been pointed out that Jewish names were once common among the inhabitants of Cornwall. Whether the names and words in question are really to be regarded as evidence of Jewish influence is, of course, a matter of doubt; and the controversy on the subject has been inconclusive. It may be that they are instances of purely accidental coincidences; it may be that they are due to Jewish intercourse with England during the reign of Solomon. It is possible also that they may date from a later period.<sup>1</sup>

Julius Cæsar  
and the Jews.

It has been suggested that Julius Cæsar, whose favourable disposition towards the Jews is undoubted, may have been accompanied by soldiers of that race on his visits to Britain, and may have settled some of them there. Again, a few decades later, Jews may have been settled in Britain by the Romans, but in far different circumstances. On the capture of Jerusalem numbers of Jews were sold as slaves and scattered in all parts of the then known world. Possibly some may have come to Britain. Vague legends are related of the mission of Peter to Britain, and since his efforts were directed to Jewish rather than Gentile converts, his alleged visit to the island is quoted as a proof of the existence of Jews there.<sup>2</sup>

A still less probable early connection between

<sup>1</sup> For the controversy regarding the Jews in Cornwall see F. Max Müller, "Chips from a German Workshop," vol. iii. (1870); the Rev. John Bannister, "Jews in Cornwall," and "Marazion," *Journal of the Royal Institution of Cornwall* (1867). Besides the advocates of this early Jewish settlement in Cornwall and their opponents, there is another school which holds the view that the alleged traces of Jewry are due to Jewish connections during the period of admitted Jewish settlement in England.

<sup>2</sup> The strongest argument in favour of the presence of Jews in Roman Britain seems to have been the discovery of a curious Roman brick during some excavations in Mark Lane, London, about 1650. The brick, which was the keystone of an arched vault full of burnt corn, bore on one side a raised representation of Samson driving the foxes into a field of corn. The Roman Samson, Hercules, was the guardian of granaries, and it is suggested that as the story of Samson could hardly have been known to the Romans at the period to which the brick referred, the vault was probably erected by some Jews settled under the Roman ægis.

Judæa and the British Isles is related in some of the legends that have clustered around the Coronation Stone now in Westminster Abbey. This relic, which is claimed to have been Jacob's pillow on the occasion of his famous dream, and later one of the corner-stones of Solomon's Temple, is said to have been saved from the *debâcle* on the destruction of the first Temple, and to have been included among the treasures of some Danite refugees who, taking ship, fled westwards. Their goal, it is suggested, was the Cassiterides or Tin Islands of Cornwall, but driven slightly out of their course some of the refugees were wrecked on the coast of Ireland. Among the salvage was the corner-stone of the Temple. Included either among the survivors of the wreck or in a subsequent ship-load of refugees were a princess of the house of Judah and the scribe Baruch. The prophet Jeremiah is also held by some to have been among the company. A marriage was contracted between the Jewish princess and a native chieftain, and the sacred stone used for their coronation. From this alliance, the legend continues, sprang the present royal house of Britain.<sup>1</sup>

The Coronation Stone legends.

Even if, however, those who advocate the theory of Jewish settlements in Britain in these early days are in the right, the Jews to whom they refer were little more than wayfarers. It is certain that they were in no sense the founders of a permanent Jewish settlement, and whatever Jews may have been in the country, before or immediately after the opening of the Christian era, either speedily left it again or were merged in the surrounding population. In the racial sense the settlement, if there was one, existed; in the religious sense there was none. Between this early supposed settlement and the later

No permanent Jewish settlement.

<sup>1</sup> For the Coronation Stone legends see William F. Skene, "The Coronation Stone"; Albert M. Hyamson, "The Coronation Stone and its Legendary Jewish Connection," *Jewish Chronicle*, August 8, 1902.

one there was no sort of connection whatsoever. The Jews of Cornwall or of Ireland must have been but an isolated fragment glistening for a moment in the firmament of history, but to pass into perpetual darkness.

The Lost Ten Tribes and the English.

There is a third legendary Israelitish connection with early Britain, if possible more visionary than those already noted. It amounts to an Israelitish origin for both the ancient Britons and their Saxon conquerors. The advocates of the Anglo-Israel theories—or to be more exact, both the Brito-Israelites and the Anglo-Israelites—claim that the inhabitants of England are the descendants of the Lost Ten Tribes of Israel, who were taken into captivity by the Assyrians on the final destruction of the Kingdom of Israel. The historical connection between the Ten Tribes and the English is briefly as follows: Contemporary with the exile of the Israelites in Halah and Habor, by the river of Gozan and the cities of the Medes, appeared in the same districts the Scythians, a branch of the Khumri. The Scythians or Scutai—whence Scots—wandered toward the west, and ultimately settled in Britain as well as in other parts. From them the Celtic inhabitants of the island were descended. Another branch of the Khumri, the Sacai, afterwards Saxons (Sons of Isaac), subsequently followed the lead of the Scythians, and formed many republics on the Israelitish pattern in northern and central Europe; one of their branches ultimately invaded Britain, where they settled.<sup>1</sup>

Setting aside all the legendary traditions, the question of the date of the first settlement of Jews in England is still clothed in mystery not yet fully penetrable. So slight and inconclusive are the few

<sup>1</sup> For Anglo-Israelism see "Jewish Encyclopedia," article by Joseph Jacobs; and Hastings' "Dictionary of Ethics and Religion," article by Albert M. Hyamson.

extant references to Jews in pre-Norman England, that a large number, probably the majority, of historians are of opinion that, with the exception of occasional wayfarers, especially Gallo-Jewish slave-dealers, there were no Jews settled in England until after the Norman Conquest. Of the presence of Jewish slave-dealers in Northern Gaul there can be no question, and it is very probable that some of these were indirectly responsible for the conversion of Britain to Christianity. The British slaves who, in the Roman market-place, attracted the attention of Gregory, and directed it towards Britain, were most probably introduced into Italy by Jewish merchants.

Jews and the  
introduction of  
Christianity.

The earliest references to Jews appear in the *Liber Pœnitentialis* of Archbishop Theodore of Canterbury (A.D. 669). These ecclesiastical enactments are directed against the intercourse in certain specified instances between Christians and Jews. Especially is the celebration, with the Jews, of Easter or Passover forbidden under penalties. Christians were not allowed to take food with Jews, to sell Christian slaves to them, or to celebrate mass where Jews were buried. A century later these anti-Jewish prohibitions were repeated by Egbert, Archbishop of York, in his *Excerptiones*. Against these enactments as evidence of a Jewish settlement, it has been pointed out that not a single reference to Jews can be found in Bede's or the other old English Chronicles, nor in the contemporary charters. Moreover, it has been suggested that the references quoted may not refer to Jews at all, and, if they do, may only have been copied from continental codes. Some of the enactments relate to Judaising practices rather than to Jews, and regarding the former there was a burning controversy in the Church at the time. These enactments may, therefore, have been directed against heretics rather than against Jews.

The earliest  
Jewish refer-  
ence.

The next piece of evidence regarding a pre-Norman Jewish settlement is of a more definite nature. In a Hebrew work, *Emek Habacha*, by Joseph Cohen (1575), it is stated, under the year 810, that in consequence of continued warfare and a general condition of unsettlement in Germany, many Jews fled thence to Spain and England. This evidence is not contemporary, nor is it corroborated. A contemporary document,<sup>1</sup> however, which, if authentic, would almost decide the question in favour of a Jewish settlement in England at that date, relates that in the year 833, Whitglaff, King of the Mercians, having been defeated by Egbert, took refuge in that Abbey, and, in return for the protection and assistance rendered him by the abbot and monks on the occasion, granted a charter confirming "to them all lands, tenements, and possessions, and all other gifts which had at any time been bestowed upon them by his predecessors or their nobles, or by any other faithful Christians or by Jews."<sup>2</sup> Accepting this statement it would appear that not only were Jews in the country at the time, but they had apparently been settled there for a number of years. It has even been contended that the statement proves Jews were qualified to hold lands. Other property than lands is, however, mentioned in the charter, and this claim can hardly be deduced from the record.<sup>3</sup>

Finally there is the evidence of the so-called Laws of Edward the Confessor, wherein it is declared: "That the Jews, wheresoever they be, are under the King's guard and protection; neither can any one of them put himself under the protection of any rich

<sup>1</sup> Ingulphus, "History of Croyland Abbey."

<sup>2</sup> The authenticity of this historical record has been very strongly contested and is now accepted by very few scholars.

<sup>3</sup> At the beginning of the eleventh century, according to Basnage, the Jews were expelled from England. Unfortunately no authority is given for the statement.

A supposed Jewish immigration in the ninth century.

The Laws of Edward the Confessor.

man without the King's licence, for the Jews, and all they have, belong to the King; and if any person shall detain them or their money, the King may claim them, if he please, as his own." These laws, although attributed to Edward the Confessor, were compiled in their present form at a much later date, when Jews were admittedly settled in the country. Whether this distinct reference to Jews was to be found in the earliest version cannot be stated. In its present form it sums up the position of the Jews under the Feudal System both in England and on the Continent. Although that System was not fully introduced into this country until the Norman Conquest, the penultimate of the Saxon kings had been imbued with sufficient of the spirit of the Norman Government to have rendered the adoption of such legislation possible. The evidence concerning the pre-Norman settlement of Jews in England is inconclusive. Whatever exists must, however, be reinforced by the probability of the penetration of Jews, perhaps not in considerable numbers, to Saxon England, and, fortified by the combination of all these stray supports, the historian is justified in concluding that Jews were not unknown in England before the Norman Conquest.

In 1062 appears the first more or less reliable mention of Jews in connection with Ireland. In that year it is said<sup>1</sup> two Jews came oversea to Ireland bringing presents to Fairdelbach. They were not, however, permitted to remain.

Jews visit  
Ireland.

AUTHORITIES:—Joseph Jacobs, "The Jews of Angevin England" (1893), "When did the Jews first settle in England?" (*Jewish Quarterly Review*, vol. i. 1888); J. M. Rigg, "Select Pleas . . . from the Rolls of the Exchequer of the Jews" (1902); J. E. Blunt, "The Jews in England" (1830); A. Neubauer, "Notes on the Jews in Oxford" (*Oxford Historical Society's Publications, Collectanea*, 1890); John Caley, "The Origin of the Jews in England" (*Archæologia*, vol. viii. 1787).

<sup>1</sup> *Annales Inisfalenses*: O'Conner, *Rerum Hibernicarum*, ii. p. 81.



## CHAPTER II

### UNDER THE NORMANS

(1066-1146)

Immigration  
under  
William I.

WHETHER Jews were settled in England before the Conquest or not, it is certain that a Jewish immigration into England took place early in the reign of William the Conqueror. The exact date of their settlement is again unknown, but they came from Rouen, and their advent was one of the direct consequences of the Conquest.

England at the period of the Norman invasion was inhabited almost entirely by land-holders of various grades, villeins, and Churchmen. A small proportion of the population was engaged in trades, but the commercial class was entirely unrepresented. The country was divided between the upper and lower classes, while of the middle there was as yet neither representatives nor substitutes. So long as the English were content to remain at home, either on their estates or in their villages, and took no practical interest in external affairs, the ordinary produce of the soil and district was sufficient to supply their wants, and the baron, his retainers, and villeins lived at home in plenty, and found sufficient to enable them to visit their neighbours on either friendly or hostile errands. When, however, the desire to leave that somewhat narrow orbit arose, other needs came. Payment in kind when attempted beyond the smallest limits becomes so cumbersome as to be hardly practicable, and the wider one's interests spread the more pressing becomes the necessity for a reliable and

The need for a  
middle class.

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managed to attract some of the odium that would otherwise have fallen upon the king and his more regularly appointed officials, and to a corresponding degree they were instrumental in relieving the latter.

A charter granted.

A charter, confirmed by John, was granted, at least to individual Jews, by Henry I. By this the Jews were given freedom of movement in the country with their goods, and excused from all customs, tolls, &c., just as the king's goods were. They were given permission to reside wherever they wished. They might claim redress if molested, and hold lands in pledge until redeemed. They were permitted to buy whatever was brought to them, excepting church property and crimson cloth (? stained with blood),<sup>1</sup> to sell their pledges after holding them a year and a day, to be tried by their peers, and to be sworn on the Pentateuch. A Jew's oath was considered valid against the oaths of twelve Christians. To a very considerable extent the Jews' transactions consisted of loans on the security of land, and they were by law permitted to charge a very high interest. The king levied a tax on those transactions in return for the protection he extended to the Jews, and as he often accepted money from the Jews' debtors for the use of his influence on their behalf, the transactions of the Jews proved doubly remunerative to the crown.

Jews indirectly assisted by ecclesiastical law.

The financial transactions of the Jews were rendered easier by the laws of the Church directed against usury. These were so stringent that an observant son of the Church was prevented from entering upon any commercial undertakings. By usury was understood not merely money-lending; the term also comprised commercial speculation, and even ordinary capitalism. Thus the field, which might otherwise have been encroached upon by the natives, was left clear for the Jews. The Church at this period was averse

<sup>1</sup> *Pannus sanguinolentus.*

to the forcible conversion of Jews lest their reversion to Judaism might create scandal. According to its laws in force at the beginning of the twelfth century, Jews were incapable of holding Christian slaves, and any of their slaves who might accept Christianity were at once to be set at liberty. Jews were also debarred from holding public offices, and in common with heretics and pagans were not allowed to accuse Christians. Converts guilty of reversion to Judaism were to be deprived of their children and servants lest the latter might be influenced to act likewise. Converts from Judaism were welcomed and well treated. An extant letter from Archbishop Anselm recommends the Lord Prior Arnulf and the Archdeacon William to care for one committed by him to their charge. "Let no poverty or other accident which we can avert cause him to regret having left his parents and their law for Christ's sake. . . . Do not let him and his little family suffer any harsh want, but let him rejoice that he has passed from perfidy to the true faith, and prove by our piety that our faith is nearer to God than the Jewish. For I would prefer, if necessary, that there should be spent in this all that belongs to me from the rents of the archdeaconry, and even much more, rather than that he who has fled out of the hands of the devil to the servants of God should live in misery among us."

The Jews of necessity kept themselves distinct and apart from the general community. Their relations with the natives were often friendly, but on the whole they lived an entirely different life. The many points of agreement between the Normans and Saxons that gradually caused the fusion of the two races were altogether wanting as between Jews and Christians. Their appearance and gait at once marked the Jews out as aliens. Instead of mixing freely with the

The Church  
and the Jews.

The Jews and  
their neigh-  
bours.

people they kept together in Jewries, not by compulsion, but of their free choice. None of them engaged in occupations in which they might find Christian colleagues. They took no part in the defence of the country, or in the preservation of the peace. Their seclusion from the Gilds and the Frank-Pledge deprived them of the opportunities afforded by those institutions for social intercourse with their neighbours. They took no part in the local government of the time through the Court Leet, the Court Baron, the Town-Moot or the Shire-Moot. Not only did they not worship together with their neighbours, their day of worship was even different from that of the Christians, and when death had otherwise made all men equal, Jews were buried apart from Christians. Jews were not permitted by their laws to eat food similar to that of Christians, nor to partake of food prepared by non-Jews. For them cattle had to be killed by special rites, and still more irritating was the assumption that meat, although thus killed, which might be rejected by the Jews, was considered suitable for consumption by Christians. All these differences combined to render the Jews strange, and therefore suspect in the popular eyes. The populace is always hostilely disposed to whatever it cannot understand, and there is little reason to believe that the Jews of Norman England were ever pleasing in the eyes of the lower classes. So long, however, as the people had no leader no harm could occur. The Jews were safe while they enjoyed the favour of the king, and as long as he retained his influence over his subjects.<sup>1</sup>

Favoured by  
the early  
Norman kings.

From the first three Norman kings the Jews appear to have suffered neither exaction nor annoyance.

<sup>1</sup> This account of the condition of the Jews in England under the Normans is based to a considerable extent on material collected by Mr. Lionel Abrahams and published in his "The Expulsion of the Jews."

William Rufus and Henry I. exacted by violence large sums of money from their Christian subjects; but they spared the Jews. For instance, the ten thousand marks needed for the purchase of Normandy from Robert were raised with great difficulty, the abbey, in some instances, having to melt down their plate in order to provide their respective contributions; yet no levy appears to have been made at the time on the Jews. On the other hand, two circumstances arose during this period that tended to increase, for the time at least, the prosperity of the Jews of England. The preaching of the First Crusade was as efficacious in England as on the Continent. Many members of all ranks, aroused by the call of religion, were anxious to take part in the recovery for Christendom of the Holy Sepulchre. To equip themselves for the campaign they sold or pledged all manner of property, and Jews, practically the only capitalists, were in almost every instance the other party to the transaction.

Over William Rufus, however, the Church and Christianity had little influence. So far from taking the cross, William II. was little better than an infidel. He took a delight in outraging the feelings of devout Christians, and for the double purpose of annoying them and of filling his own coffers he was accustomed to appropriate to himself the property of the Church. When a bishopric fell vacant, instead of filling it, he retained the temporalities in his own hands, farming them out to Jews, who were free from the penalties and fears that Christians would have suffered in a similar position.

Rufus, however, in his cynical disregard of the Christian properties, even went further. Whether out of policy, wishing to retain the Jewish colony intact, or merely to offend the feelings of Christians, or solely in return for bribes, he was accustomed to

Rufus and the Church

His favour of the Jews and discouragement of apostasy.

coerce converted Jews to return to their original faith. Towards the end of his reign the Jews of Rouen, being somewhat alarmed at the frequent secessions from their body, begged the king, and supported their petition by a large bribe, to compel the converts to return to Judaism. Rufus was by no means averse to the task, and by means of terrible threats forced most of the converts to return to their previous faith. On another occasion a dialogue is reported between the king and one Stephen, a convert to Christianity, whose father had promised William sixty marks if he would induce the son to return to his former spiritual allegiance. In the discussion the king was vanquished, and the convert, who did not hesitate to rebuke the ruler, remained more firm in his new faith than before the interview. The king claimed the promised payment inasmuch as, even if he had failed, he had done his utmost to succeed. The father demurred on the ground that his son was more steadfast in his new faith than before the interview, and the matter was finally compromised by the payment of half the amount originally promised. On another occasion Rufus displayed his peculiar attitude towards Christianity by arranging a public disputation in London between rabbis and bishops, on the rival claims to acceptance of Judaism and Christianity. It was on the king's own initiative that the discussion was arranged, and, perhaps to overcome any scruples the Jews may have felt, he offered, if they prevailed in the argument, himself to accept Judaism. The avowed partiality of the king caused the chosen exponents of Christianity some misgiving, and they entered into the controversy, we are told, in trepidation, "fearing with pious solicitude for the Christian faith." As is invariably the case in such discussions both sides claimed the victory. "From this contest," the contemporary records state, "the Jews received

A public  
disputation.

nothing but confusion, though they often boasted that they had been conquered not by speech, but by deeds." The king remained a Christian, nominally.

The favour that the Jews of England enjoyed at the time, together with the increase in their numbers and prosperity, seems to have aroused the attention of the Church, and to have stimulated it to efforts calculated to countermine any influence the Jews might have been exerting on the Christian population. Missionary enterprises were arranged, and during the reign of Henry I. monks were sent to all the towns of England in which Jews had settled, for the express purpose of preaching down Judaism. With the exception of these expeditions and one other incident, there is absolute silence in the contemporary records concerning the doings of and happenings to the Anglo-Jewish community for the whole of the reign of Henry I. and until the fifth year of that of his successor Stephen. The continued prosperity of the Jews had meanwhile added to the feelings of suspicion and hatred that had been aroused among the people, the additional one of envy. Not only were the Jews still alien in race and religion, strange and hardly comprehensible; they were yet further separated from the people among whom they dwelt by the acquisition of wealth, which the people must have regarded as wrung from themselves. The debtor generally nurses a grievance against his creditor, and for an Englishman to see that which was formerly his the property of another, against whom he was already prejudiced, must have rendered him all the more anti-Jewish in feeling. The first attack on the rights and liberties of the Jews did not come, however, from the common people, nor from the landed classes, nor from the Church; the king, the constitutional protector of the Jews, doubtless considering that he might do as he liked with his own, fined the

The influence of the Jews alarms the Church.



The Jews of  
London fined  
£2000.

Jews of London in 1130 the enormous sum of £2000 (£80,000 in present day currency) on the pretence that one of their number had killed a sick man. The charge possibly amounted to one of magic, a Jewish doctor (at that day Jews almost monopolised the practice of medicine in western Europe) in all probability having without success attended a sick Christian.<sup>1</sup>

The general unsettlement that persisted throughout the troubled reign of Stephen reacted unfavourably on the fortunes of Anglo-Jewry. The Jew, essentially a man of peace, for he has learnt only too thoroughly the horror and miseries of war, can only flourish under a settled government. The civil wars that continued throughout the alternating governments of the Empress Maud and King Stephen were to him fraught with misfortunes. The former, during the occupation of Oxford, compelled the Jews of that city to pay her an exchange of money.<sup>2</sup> On the occupation of that place by her opponent Stephen, similar but considerably increased demands were made. The Jews were then compelled to yield three and a half exchanges, together with all the property of an outlawed and apostate Jew. To dissipate any hesitation the Jews might have felt about the grant, Stephen stationed incendiaries in various parts of the city with instructions, in certain circumstances, to set fire to the houses of the Jews, and, as an earnest of his intentions and as a preliminary, the house of Aaron, the son of Isaac, possibly together with its occupants, was burnt to the ground.

Spoliation of  
the Jews of  
Oxford.

<sup>1</sup> Blunt incorrectly postdates this incident by ten years.

<sup>2</sup> The meaning of this term is not altogether clear. The following explanation has been offered: The Jews were at the time public money-changers, changing foreign into English coin. At times Maud and Stephen, for example, imposed a rate of exchange on foreign money, which represented a considerable premium on the true market value. Thus a given quantity of bullion worth one noble might be forced to exchange for three and a half nobles (*i.e.* three and a half exchanges).

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In London.

their arrival in the country in the reign of William the Conqueror. The earliest reference to Jews in London is a mention of the Jews Street in the ward of Haco about the year 1115. The act of oppression of fifteen years later has already been mentioned, and in 1136 by the extensive fire that visited the city the Jewish quarter suffered considerably. The first settlement of the Jews in London was in the ward of Haco, in Broad Street. The Jews, however, moved westwards, closer to the great market of West Cheape, a situation similar to that almost invariably occupied by Jews throughout mediæval England. The site of their settlement is still known as Old Jewry. In this district the Jews dwelt in strong handsome mansions, worthy to house the great nobles of the land—in fact, many of the Jews' houses in the Old Jewry were purchased by contemporary barons. Others by various means came into the hands of the crown, and before the Expulsion the Jews had entirely left the Old Jewry and settled around the Guildhall. Another Jewish settlement in London of which there is some trace was farther east within the jurisdiction of the Constable of the Tower, doubtless chosen on account of the greater security. The present Jewin Street marks the cemetery that throughout the period served the Jews of London, and, until 1177, all the Jews of the kingdom. At different times the Jews possessed several synagogues within the City. St. Stephen's Church and St. Mary Colechurch were both once synagogues, until confiscated and given to the dominant faith. St. Anthony's Hospital, upon whose site the City Bank now stands, was also once a synagogue. Another Jewish place of worship at the north-east corner of Old Jewry was confiscated and granted to the newly-founded order of the Sackcloth Friars, who had been disturbed by the howling (*ululatio*) of the Jews at prayer. This building was of sufficient importance

to become the residence of two lord mayors in a subsequent century. Another synagogue was defaced and partly destroyed in 1262. Finally there was the building, afterwards known as Bakewell Hall, on whose site Gresham College was ultimately built, which, although nominally a private house—for the Jews of London were forbidden by Archbishop Peckham in 1283 to have synagogues—was the chief Jewish house of prayer in London until the Expulsion.

After the university towns and London, the Jewish centre next in importance was Norwich. Other towns that sheltered Jews during the two centuries preceding the Expulsion were Gloucester, Exeter, Northampton, Leicester, Hereford, Bury St. Edmunds, Newcastle-on-Tyne, York, Tewkesbury, Winchelsea, Bristol, Southampton, Winchester, Lincoln, Nottingham, Canterbury, Lancaster, Doncaster, Beverley, Grimsby, Flint, Rhuddland, Conway, Beaumaris, Carnarvon, Newborough, Criccieth, Harlech, Bala, Derby, Bridgnorth, Coventry, Worcester, Warwick, Newport, Bedford, Huntingdon, King's Lynn, Thetford, Sudbury, Ipswich, Eye, Bungay, Colchester, Hertford, Hitchin, Dunstable, Berkhamstead, Wycombe, Cricklade, Marlborough, Devizes, Wells, Wilton, Reading, Newbury, Windsor, Guildford, Rochester, Faversham, Rye, Arundel, Chichester, Bosham, Romsey, and Dorchester.

The distribu-  
tion of the  
Jews.

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## CHAPTER III

### THE CRUSADES AND THE BLOOD ACCUSATION

(1146-1188)

WHILE the Normans were settling the government of The Crusades. the country and securing themselves in their newly-acquired possessions, the period of tranquillity that the Jews of Europe had been enjoying came to a close, and a new cycle of massacres and barbarities commenced. The eloquence and zeal of Peter the Hermit and his coadjutors in the preaching of the First Crusade succeeded in banding together men of all nations in the task of recovering the Holy Land for Christendom. They had, however, another result that was hardly intended. To rouse the passions of the soldiers of the Cross lurid tales were told of all that Christians had suffered at the hands of that eastern people, estranged from God and the enemies of Christ. Christians had been massacred and their lands laid waste. Churches had been destroyed, or, even worse, devoted to anti-Christian rites. Men and women had been tortured, Christians circumcised and their blood used for superstitious purposes. By these tales of infidel barbarity Europe was aroused, and her chivalry swore eternal warfare on the savage and un-Christian race, whose atrocities had been so vividly described. A huge army prepared itself to defend the honour of Christendom and to avenge the sufferings of her children. The soldiers of the Cross felt certain that they need not go so far afield as the East to find anti-

Christian maligners of Christ, the allies, as they believed, of the perpetrators of the atrocities, to whose tale they had listened with horror. At their very doors were colonies of Jews, and right worthily would they open their holy mission if they rid the earth of the blasphemers within immediate reach of their hands. The Crusaders in their march across Europe left behind them a trail of martyred Jews. Community after community from France to Hungary was utterly destroyed, not even the bishops having the power, although often the will, to protect these victims of the Crusaders' zeal.

The disasters that followed the First Crusade were avenged on the helpless Jews of the Continent. The Second Crusade was the signal for a recrudescence in the anti-Jewish activity. Bernard of Clairvaux, the spiritual leader of the movement, protested against the barbarities. The object of the Crusade, he contended, was the honour of the Christian religion. The reconquest of the Holy Land was itself but a means to that end, to which massacres of Jews would in nowise assist. But Bernard had aroused a spirit of fanaticism that it was not in his power to quell. A narrow-minded monk, Rudolph of Mainz, carried the cross through the Rhine valley, calling for the slaughter of the Jews, the enemies of Christianity. His appeal was not uttered in vain, and among the victims was at least one English Jew who happened to be in the centre of disturbance at the time; but the efforts of Bernard were successful in narrowing the limits of the conflagration. Bernard himself met the monk Rudolph in open disputation, and later addressed a letter to the peoples of Western Europe protesting against the persecution of the Jews.

The agitation on the Continent had its echoes in England, and Bernard's letters were sent across the Channel and the North Sea, as well as to the Con-

Massacres of  
Jews on the  
Continent.

Echoes in  
England.

tinent countries. But the vague dislike of the people was quickened by the Crusades into a positive hatred of the Jews. The general crime attributed to the Mohammedans of the East of circumcising Christians and using their blood for their own anti-Christian practices was translated into a definite instance of the Blood Accusation in England, and the opening of the Second Crusade coincided with the supposed martyrdom of St. William of Norwich (1146). This martyrdom was the first of a long series of similar crimes laid to the charge of the Jews in all parts of Christendom without the slightest evidence in support. William, who at the time of his death was twelve years old, was the son of a widow, who herself was the daughter of a married priest. At the age of eight the child was apprenticed to a skinner in Norwich, and while engaged in that employment he was, according to one account, stolen, according to another, bought by the Jews, and after having undergone various tortures in imitation of the passion of Jesus, was martyred on the eve of the festival of Passover, 1144, 45 or 46. There are several accounts of the discovery of the crime, but so little worthy of credence was the evidence which could be adduced at the time that the Sheriff refused to allow the Jews to appear in the Bishop's Court to answer the charge, and took them under his protection. The legends suggest that he was bribed to take this action, and to suppress all evidence of the guilt of the Jews. The secular clergy were divided in opinion concerning the truth of the charge. Among the citizens, and even the monks of the cloister, there was also a large party of sceptics. The bishop of the diocese, Eborard, disbelieved the story whose chief supporter among the Churchmen was the Prior William Turbe, shortly afterwards Bishop of Norwich. The details of the legend are in the highest degree improbable, and

The Blood  
Accusation.

St. William of  
Norwich.



sometimes absurd. The Blood Accusation, of which this incident was the first result, was first suggested by Theobald, a converted Jew of Cambridge, who tried to implicate the whole of Jewry in the charge of sacrificing little children in order to gratify their hatred of Christianity. According to his libellous assertions lots were cast each year to decide the town in Europe in which the next "martyrdom" was to take place. Thus the murder of William of Norwich had been decided upon at a Council of Jews held at Narbonne the previous year.

The Jews of  
Norwich  
attacked.

The immediate result of the accusation was seriously to affect the fortunes of the Jewish community in Norwich. The populace was so incensed with the Jews that, despite the protection of the Sheriff, many of the Jews of the city were killed, and others fled in all directions to escape a similar fate. The accusation once made was unfortunately repeated elsewhere. In 1168 the Jews of Gloucester were accused of a similar crime, and in 1181 it was the turn of those of Bury St. Edmunds. Other accusations were made at Winchester in 1192 and 1232, at London in 1244, and finally at Lincoln in 1255. In every instance a shrine and miracles attached themselves to the burial-place of the victim, and whoever suffered from these terrible accusations, the local abbey or cathedral invariably reaped a rich and prolonged harvest. It has also been pointed out that the Blood Accusation was as a rule made at a time at which the Royal Treasury needed replenishing. With the exception of the last-mentioned incident, that at Lincoln, in no instance was the charge submitted to judicial scrutiny. Prejudice had prepared the people to accept the accusation wherever made, and advantage seems always to have been taken of it whenever a child disappeared in the neighbourhood of a Jewish community. The story, with minor variations, was always the same.

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that by degrees came over their relations was materially assisted, as has already been noticed, by the outburst of anti-Jewish activity that accompanied the Crusades, and by the result, in England, of the Blood Accusation. The votaries of mediæval Christianity were also exasperated by the critical incredulity with which the Jews received the pretended miracles and the adoration of images which to so great an extent accompanied mediæval Christian worship. The Jews were not satisfied to cast ridicule in private among themselves upon the manifestations; in several instances they interrupted religious observances with their criticisms, greatly to the indignation of the participators and also to the inconvenience and punishment of the critics.

The Church  
and "usury."

That Jews were left undisturbed in the practice of usury<sup>1</sup> was due to the Church legislation forbidding Christians to take part in that sphere of activity. Thus the whole field of finance was left free to the Jews at a time, too, when the necessity for the erection of numerous important buildings devoted to religious as well as to secular purposes became manifest. Without capital no large building scheme could be undertaken, and without the Jews the amount of available capital would have been considerably reduced. Castles and monasteries in all parts of the country were built with money borrowed from the Jews, and it was with the assistance of Jewish financiers that more than one of the stately and magnificent cathedrals that to-day grace the cities of England were raised. The fashion of using stone instead of wood for building material was also set by the Jews—the oldest existing stone house in the country is that of Aaron of Lincoln; the purpose of the Jews in erecting such dwellings was for protection as much

<sup>1</sup> This term should here and henceforth be interpreted in the widest sense to include capitalism, &c.





THE HOUSE OF AARON OF LINCOLN, STEEP HILL



CLIFFORD'S TOWER, YORK

as for comfort—and the minor barons were only able to follow their example with Jewish financial assistance. Jewish loans created Christian debtors, and hence among these sections of the population, the clergy and the minor barons, the Jewish creditors became especially unpopular. The ecclesiastical discouragement of usury on the part of Christians, of itself of considerable influence, was reinforced by the action of the State. The king came to the assistance of the Church by decreeing that all properties of usurers should on their decease accrue to the crown, which thus became, as Dr. Joseph Jacobs has pointed out, the universal legatee of the English Jews. In practice there was a sort of partnership between the crown and the Jews of England. The king, however, seldom claimed the whole of his rights. It was more to his interest to leave the bulk of a deceased Jew's property in the hands of his natural heir, who (differing from the king, a good Christian) could use it remuneratively. In one famous instance, that of Aaron of Lincoln (c. 1125–c. 1186), the crown retained the whole of the Jew's property, which was so considerable, notwithstanding the loss after his death of his treasures at sea, that a special branch of the Exchequer, which continued active for many years, had to be created to deal with his debts. These amounted to £20,000, equal to more than half of the king's income. Aaron is first mentioned in 1166, when he appears as a creditor of the king, Henry II., to the extent of £616, 12s. 8d. Aaron was the largest English banker of the day, and was represented by his agents in all parts of the country. In fact, almost all the members of the Anglo-Jewish community appear to have been connected with his business transactions, and most of them acted as his agents. For a time he was in partnership with Isaac fil (son of) Josce, head of the London Community and officially recognised chief

Partnership  
between the  
king and the  
Jews.

Aaron of  
Lincoln.

Jew of the kingdom. Aaron lent large sums of money for the building of religious edifices, and it was with his assistance that at least sixteen abbeys and cathedrals, including the Abbey of St. Albans, Lincoln Minster, Peterborough Cathedral, as well as nine Cistercian abbeys were erected. At his death the owners of these edifices were indebted to him to the extent of 6400 marks (about £250,000 in the present currency). Thus, by the instrumentality of capital provided by Aaron, the Churchmen of Angevin England were enabled to raise those poems in architecture that are to-day the admiration of all beholders, as well as the headquarters of their faith. Aaron's activity was not, however, confined to financial transactions of this description. In commerce also his master-mind attained a position of eminence, and, among the records of the period still extant, are to be found references to his dealings on a considerable scale in articles of general consumption.

This tacit partnership between the crown and the Jews often made it an advantage to a debtor not to repay the capital of his debt. There was always a chance of the Jewish creditor dying, and the debtor might then, by paying a composition to the king, get quit of the debt at a relatively small cost to himself. The king's revenue derived from the Jews did not arise solely from these forfeitures. The Jews were not exempt from the usual fines levied on a variety of occasions in a man's life, such as marriage, journeys, &c., as well as the ransoms and compositions they were forced to pay in return for the king's benevolence, protection, license to trade, &c. In addition, in the purchase of justice Jews were among the king's best customers, and there were fines relating to law proceedings, amerciements imposed on account of misdemeanours, and fines on discharge from imprisonment. Moreover, after the death of

The king's  
income from  
the Jews.

Stephen, the Jews were not overlooked when the king was anxious to raise funds by means of gifts or tallages. In 1168, on the conclusion of an alliance with Frederick Barbarossa, some of the leading Jews were seized and sent abroad, probably as hostages, and on the remainder a tallage of 5000 marks was levied. The same king, Henry II., twenty years later, raised £60,000 (a quarter of their movables) by similar means from the Jews of England, while the remainder of the population contributed only £70,000—a tenth. Dr. Jacobs estimates that at this period £3000, a twelfth of the annual income of the State, was derived from Jewish sources. The Jewish element being so profitable a one in so far as the crown was concerned, it can be understood there was considerable disagreement between the interests of the Church and the king with regard to the conversion of Jews. It was decidedly to the king's interest that the English Jews should not be enticed away from Judaism. He did not go so far as to forbid such change of faith or to browbeat converts, as William II. had done, back to their original community, but he took steps to penalise converts, as a discouragement to the adoption of Christianity; the property of a Jew leaving his ancestral faith was forfeited to the crown, which thus compensated itself for the loss of the prospective profits that would have accrued to it if the Jew had remained within his community.

It is thus seen that the Jews of Angevin England by their assistance enabled the Church and the barons to erect buildings suitable for their purposes, and that by means of Jewish money the latter were put in a position to discharge their feudal obligations to the king, as well as to take part in the contests for the recovery of the Holy Land. The king, on the other hand, by means of funds derived from Jewish sources, was materially assisted in the government

The Jews' value  
to the State.



of the kingdom, and his missions abroad, both war-like and peaceful, were rendered easier. It was found that Jewish money could be useful in other directions also, and the results of a loan by Josee, Jew of Gloucester, in 1170 rudely awakened the king to the power of money and to the necessity for keeping the transactions of his Jews strictly under control. In that year Richard Strongbow landed with an armed following in Ireland, and his operations ultimately led to the conquest of that island and its final annexation to the English Crown. The expedition of Strongbow was merely a private venture conducted in defiance of the express prohibition of Henry, who feared, probably with justice, that Strongbow was anxious to carve out for himself a kingdom in the neighbouring island; although in its immediate results it redounded to the advantage of the king of England. One of the direct consequences of the king's anger at this unauthorised expedition was the mulcting in fines of the Jews, who by their loans had rendered it possible. In fact, in the absence of Jewish financiers Henry would have remained easy on that score, for without them Strongbow would have found it extremely difficult, if it had been at all possible, to translate his ambition into action.

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The Jews and  
the conquest  
of Ireland.

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tion; but even in such instances, as has already been noted, the Jews were allowed great advantages over Christians, inasmuch as the oath of one Jew was of as much avail as the oaths of twelve Christians. In financial disputes the Jewish creditor had only to prove the capital, while on the debtor lay the onus of disproving the charges for interest. Thirteen years later, in 1177, a severe liability, under which the Jews had hitherto laboured, was removed. Until that date they were allowed but one cemetery in the country, and the bodies of deceased Jews, wherever they happened to be, had to be brought to London for interment. The removal of the limitation was accompanied by that of the burden of which it was the cause, and local cemeteries were established in various parts of the country. So satisfactory, on the whole, was the condition of affairs in England that Jewish scholars of European fame visited the country; among others Abraham ibn Ezra, the scholar and writer, in 1158, and Isaac of Chernigov in 1181.

Relations with  
the people.

On the expulsion of the Jews from France by Philip Augustus the following year, a considerable number of the exiles took refuge in this country. The Jews of England lived on fairly good terms with their neighbours, including the clergy, and were accustomed to take refuge with their valuables in the abbeys at times of commotion. The community was also to a slight extent recruited from among the natives, and there are records of the conversion to Judaism of at least two Cistercian monks.

An instance of the free intercourse between Jew and Christian at this time is given by Giraldus Cambrensis. A certain Jew, travelling towards Shrewsbury, found himself in the company of Richard Peché, the archdeacon of Malpas, and a dean named Deville. In the course of conversation the archdeacon mentioned that his jurisdiction extended from a place called Illstreet

as far as Malpas. On hearing this, the Jew, who was of a witty disposition, replied: "Say you so, sir? God grant me then a good deliverance! for it seems I am riding in a country where Sin (Peché) is the archbishop, and the Devil himself the dean; where the entrance into the archdeaconry is Ill-Street, and the going-forth from it Bad Steps (Malpas)." A few years later, on the occasion of a quarrel between the archbishop and the monks of Canterbury, in which the popular sympathies were on the side of the latter, the Jews of the city took the same side, and sent food and drink to feed the convent, "and likewise prayed for the continuance of the convent in their synagogues. The archbishop did not cease to take away nor the Jews to present." We learn also, from both English and Jewish sources, of the social intercourse between the Jews and Christians of early Plantagenet England.

The satisfactory situation of the Jews of England was, however, not destined to endure, and the first sign of the coming change did not tarry long. Hitherto the Jews, though suffering from many disabilities as was inevitable, had at the same time enjoyed important privileges. They were under the special protection of the crown and had full liberty of movement; although debarred from many occupations, and from holding land by feudal tenure, they were yet able to occupy estates, and at least one entry in Domesday Book is suspected of referring to a Jew. Moreover, the public records of the twelfth century contain even references to Anglo-Jewish knights. The Jews had liberty of worship, and, from 1177, permission to acquire cemeteries in all parts. In their liability to fines on succession to property they were only on an equality with Christian usurers, and there are instances in which the property of deceased Jews was freed from confiscation on proof that they died innocent of the offence of usury.

The situation changes.

The Assize  
of Arms.

In 1181 came the first act of anti-Jewish discrimination—the opening of a century of persecution and massacre. By the Assize of Arms of that year it was enacted that, “No Jew shall keep with him mail or hauberk, but let him sell or give them away, or in some other way remove them from him.” Thus were the Jews disarmed in preparation for the massacres of eight years later.

The Third  
Crusade.

The first two Crusades, it has been seen, fraught with intense suffering for the Jewries of the Continent, left England untouched and hardly affected. But a distant murmur of the tragical occurrences on the Continent reached the ears of Anglo-Jewry, and even the English people took relatively little more than an academic interest in the two first great efforts for the recovery of the Holy Land. For England and the Jews of England the Third Crusade differed *in toto* from its two predecessors. In the first place the English contingent in the joint army of Christendom no longer consisted of a comparatively insignificant number of individuals, each solely concerned with himself and his retainers. One half of the new army had been recruited in England for its specific purpose, and at its head, the joint-leader of the expedition, was the first soldier of Christendom, who had just ascended the English throne.

Richard I.'s  
coronation.

On the Jews of England the first effect of the new Crusade was the levy of the immense tallage of £60,000, previously mentioned. The preparations commenced before the death of Henry II., and it was under that monarch that this act of financial oppression was perpetrated. The following year, 1189, the Jews of London suffered in their persons as well as in their property. Richard I.'s coronation was the earliest English coronation of which there is any detailed account, and it was conducted on a most elaborate scale. The ceremony itself took place in

Westminster Abbey, and was followed by a banquet in the neighbouring palace. Of the disturbances that accompanied the coronation there are several accounts, which, differing slightly in details, are in agreement on all points of consequence. Among those who made their way to Westminster to take part in the important event was a deputation of the leading Jews of the kingdom, bearing costly presents for the king, from whom they hoped for a continuation of the favour that his predecessors had conferred upon them. Although the chief Jewish centres in the kingdom had sent of their leading members to take part in the deputation, they were not allowed to be present at the ceremony, either because it was considered a sacrilege for a Jew to be admitted to a Christian place of worship, or on account of the fear lest Jews (and women were excluded from the coronation for a similar reason) might exercise sorcery over the participants in the ceremony. The Jews, however, though debarred from entering the church, mingled with the crowd that assembled at its gates. Here, in the jostling of the crowd, aided probably by the eagerness of the Jews to see something of the ceremony, one or two Jews were pushed through the gates, and the keepers, on perceiving this, rudely beat them and drove them out. The populace outside, collected from all parts and to a considerable extent attendants of the nobles who were taking part in the ceremony, seeing this, and remembering the prohibition the king had issued against the intended Jewish visitors, immediately came to the conclusion that the king desired his people to celebrate the coronation by attacking the Jews. Little encouragement was needed, London Jewry sacked. and immediately a riot arose, in which the Jews were the victims and the Christians the assailants. Every Jew to be found was beaten and many killed. They were pursued to their houses, which were attacked,

and if too strong to be broken into—for the Jews' houses were among the strongest in the kingdom—the straw roofs were set on fire, and in many instances the houses were burnt together with their inmates. Rapine, murder, and plunder became the order of the day. The greed for spoil grew still stronger, and Christian turned against Christian in the scramble for the plunder. The conflagration was not confined to the houses of the Jews, but spread to those of their Christian neighbours; rioters in their rage for booty were not too careful to confine their attention to Jewish houses, and occasionally, intentionally or by accident, broke into others occupied by Christians that gave promise of being worth the trouble of attack.

Action of the  
King.

The king, hearing of the tumult while at his coronation banquet,<sup>1</sup> sent Ranulph de Glanvil, the chief justice, together with several of the nobles, to put an end to the rioting and to protect the Jews from the populace. The latter had, however, by this time become so excited and intent on outrage and plunder that the efforts of the royal messengers were ignored, and, to avoid being themselves attacked, they were compelled to withdraw. The rioting continued unabated from midday on the Sunday until two o'clock on the following afternoon, operations being conducted during the night by the light of the burning houses. When at length the movement subsided, it was not because the populace had recovered from its intoxication or repented of its outburst, but merely from exhaustion. Whether Richard was friendly disposed to the Jews or not, he was certainly very indignant that the occasion of his coronation should have been marred by such a riotous outbreak, and

<sup>1</sup> According to some accounts the outbreak occurred in consequence of the penetration of Jews into the banqueting-hall, subsequent to the coronation ceremony.

that his first command as King of England should have been disregarded. He was perhaps more anxious that his offended dignity, rather than that the murdered and plundered Jews, should be avenged, but insuperable difficulties stood in the way of due punishment. If the transgressors had been nobles or prominent members of the community they could have been dealt with, although delay might have been expedient. The uprising was, however, a popular one, and its participants were unknown. On the conclusion of the coronation celebrations they had scattered with their masters into all parts of the kingdom. Those masters could not be held responsible for offences of which personally they were guiltless, although there was a suspicion that some of the barons were not altogether unconnected with the movement, which must have appealed to many of them as an easy method of liquidating the debts they owed to the Jews. Richard was determined, however, that the criminals should not go altogether unpunished. Several were apprehended, and three hanged; one because he had stolen goods of a fellow-Christian, and the other two because a fire they had kindled to burn a Jew's house had, unfortunately, spread to that of a neighbouring Christian. The outbreak was not merely of an economic and plundering description; it had also a very decided religious basis. The persecuted Jews were, in some cases, offered by their assailants the alternatives of death and baptism. The overwhelming majority unhesitatingly preferred the martyr's fate. A few, however, were cast in a less heroic mould. The representatives of the important Jewish centre of York in the deputation that had intended waiting upon the king were Josee and Benedict. Both were involved in the tumult and fled. The former escaped from his persecutors but Benedict, less active, was

The punishment.



captured and beaten. His vigour impaired by age and his wounds, Benedict chose baptism in preference to death, and was immediately baptized in the Church of the Innocents by William, Prior of the Church of St. Mary of York. The following day Benedict, whose Christian name was William, was sent for by the king. When questioned he replied that, although having accepted baptism in order to escape death, he was a Jew at heart. Turning to the Archbishop of Canterbury, the king inquired how Benedict should be dealt with. The churchman, who was not over learned, and more fitted for the battlefield than for the council chamber or the altar—he was killed shortly afterwards at the walls of Acre—replied testily, “If he will not be a servant of God, let him be a servant of the Devil,” and so, as Hoveden says, Benedict, “like a dog to his vomit . . . returned to the Jewish depravity.” The terrible ordeal through which Benedict had passed, however, speedily effected the consummation from which the act of temporary apostasy had saved him. On the way home to York Benedict died of his wounds and sufferings at Northampton, where he held considerable property. It is related that his body was refused Jewish burial on account of his apostasy, and Christians declined to dispose of it on the ground of his relapse to Judaism. A few months later his widow and children were burnt in their house during the outbreak at York.

Despite the efforts of the king to protect the Jews, in furtherance of which he sent writs to all parts of the kingdom, forbidding any molestation to be offered to the Jews, the events in the capital found their echoes in the provinces. Exaggerated accounts spread throughout the country of the great riches the people had acquired by the plunder of the Jews, and those who heard these stories were anxious to imitate their neighbours and enrich themselves also at the

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of the Cross, and, moreover, unable for want of funds to set out on their expedition, they determined to attain both ends by one and the same means. The Jews were attacked, but for the most part took refuge in the Castle. Comparatively few were slain. Their houses, however, left unprotected, were sacked by the Crusaders. At Stamford on this occasion occurred one of the earliest recorded instances of a baron openly showing his sympathy with the perpetrators of anti-Jewish excesses. Gerard de Camville, a great baron, and at the time High Sheriff of the county, was among the abettors of the outrage. A month earlier, on February 6, the Jews of Norwich had suffered a similar attack. In that instance also the majority took refuge in the Royal Castle and thus escaped. Those however who had not the time to do so were slaughtered, and all the available property of the Jews was pillaged.

At Norwich.

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## CHAPTER V

### THE MASSACRE AT YORK

(1190)

OF all the incidents in the massacres of 1189-90, the events at York, the northern capital of the kingdom, were the most terrible. The earliest reference in the records of the York Jewish community appears under the year 1130, but this is of such a nature as to render it certain that the community had then been long established, and was by that time in a position of great prosperity. The overshadowing position occupied by Aaron of Lincoln passed on his death to two Jews of York, Josce and Benedict, who, it will be remembered, were to have represented the northern community at the coronation of King Richard. Both were men of great wealth, and their extensive operations and spacious and princely mansions aroused the comments of contemporary chroniclers. So long as the king remained in England, the knowledge that any further attacks on the Jews would earn his stern disapproval, and probably lead to punishment, suppressed all active manifestations of the dislike which, for different reasons, the Jews had by now aroused among most classes in the country. With Richard, however, all other desires were subservient to the ambition to be the instrument of the recovery of the Holy Land. To this end even the Crown of England was but a means, and, at the first opportunity, Richard crossed to the Continent on his way to Jerusalem. His departure was immediately made sensible to

The York  
Community.

Richard leaves  
England.

the Jews in all parts of the kingdom; the hitherto (with few exceptions) passive hostility became active aggression; the lowering looks and muttered curses were rapidly translated into deeds of violence. Of all the blows that fell in quick succession on Anglo-Jewry during the year 1190, the most crushing was that which annihilated the prosperous community of York. Elsewhere pillage and murder were rampant, and but sections of the Jewish population, frequently minorities, escaped. At York the whole of the local Jewry was destroyed and not an individual Jew survived.

Under cover of an outbreak of fire, whether incendiary or accidental is not known, in the city of York, an attack was made by a certain section of the populace on the house of Benedict, who had died at Northampton on his way home from London. The house was sacked; its contents plundered; Benedict's widow, children, and friends who, apparently fearing an outbreak, had taken refuge in it, murdered, and the building burnt to the ground. This, the first incident in the excesses of York, was isolated. His friends' fate, however, alarmed Josee, who, applying to the governor of the Royal Castle, was invited to place his family and his valuables there for greater security. This offer was accepted, and Josee and his family, together with a considerable treasure, took refuge in the Castle, his house being left with a small guard. The rabble, however, once having tasted Jewish blood, craved for more. Possibly they were further excited by the knowledge of Josee's wealth. Once more they collected at night, and Josee's house shared the fate of that of Benedict. By this time it was manifest that great danger threatened the Jews of York, and especially any who might remain unprotected in the city. The greater number of the Jewish inhabitants hastily

The Jews take  
refuge in the  
Castle.

deserted their houses, which were immediately sacked, and joined Josce and his family in the Royal Castle. Those who hesitated to do likewise, or tarried too long, were slain. Possibly, as in the cases of Norwich and Stamford, the protection of the Royal Castle and its governor would have been sufficient, and the orgy of lawlessness having run its course the Jews might have returned once more with their rescued property to their ruined homes. Unnerved, however, by the atrocities to which they had been witness, terrified by the rumours that had reached them of the awful fate of kindred communities elsewhere, doubtful whom they might trust in their extremity, and possibly also deceived by false counsellors anxious to deprive them of their only protection, the Jews were themselves the cause of the next entry in the terrible catalogue of their misfortunes. The governor, having to leave the Castle on business one day, was refused re-admission on his return by the Jews he had sheltered there, fearful lest he might have arranged to betray them. Such, it had been suggested to the refugees, was the object of the governor's business in the town. The governor, of course, could not remain passive while excluded from the Castle entrusted to his charge by the king; and, unable to recover its custody, he appealed for assistance to the sheriff of the county, who happened to be in the city at the time. His application, if it needed any support, readily obtained it from those leaders of the anti-Jewish movement who held high positions in the realm, and the sheriff consented to use his forces in recovering the Royal Castle from the hands of the Jewish rebels. His army was immediately joined by all those who had hitherto been prevented by the walls of the Castle from assuaging their thirst for Jewish blood. The combined forces speedily

The governor excluded.

The Castle  
attacked.

attacked the Castle, with such zeal on the part of the irregulars that the sheriff quickly divined their object, and, repenting of his determination, gave orders for the attack to cease. To foment a disturbance is, however, far easier than to suppress one, and this the sheriff soon learnt. His orders to attack were carried out almost before they were given; those to desist passed unheeded. The better class of inhabitants as a whole refused to give any countenance to the excesses, or to take part in the attack on the Castle. The clergy, however, had no scruples in the matter. They eagerly joined the mob, and one in particular, a hermit of the *Præmonstratensian* Order, was especially zealous in the cause. Attired in his white surplice, he stood all day in the foremost ranks, exhorting those around him with the cry: "Destroy the enemies of Christ! Destroy the enemies of Christ!" So convinced was he of the holiness of his mission, that before going to the battle each morning this man of God was accustomed to partake of the Eucharist. Overcome by his zeal, he ventured one day too close to the walls and was crushed by a stone that fell from the battlements—the only one of the besiegers to be killed.

Terrible plight  
of the Jews.

Meanwhile the plight of the Jews within the Castle was a terrible one. There was huddled together a miscellaneous crowd of men, women, and children, old and young, rabbis and laymen. Without arms they could only interpose the walls and gates between themselves and their persecutors. Still worse, they were without food, and, even if able to withstand the attacks of those without, must inevitably have succumbed to starvation. Friendless in the midst of a hostile country there could be no hope of relief, nor did it seem that the passions of the mob would be assuaged in time to save their destined victims. To

open the gates meant instant massacre ; to keep them closed, either the same fate or death by starvation. The hopeless condition of affairs was recognised by the defenders. A council was called. Up rose the learned Rabbi Yomtob of Joigny, a scholar of great renown, who had come to York from France in order to act as the spiritual head of the community, and said : “Men of Israel ! the God of our fathers, to Whom none can say what doest Thou ? commands us, at this time, to die for His law ; and behold, death is even before our eyes, and there is nothing left us to consider but how to undergo it in the most reputable and easy manner. If we fall into the hands of our enemies (which I think there is no possibility of escaping), our deaths will not only be cruel, but ignominious. They will not only torment us, but despitefully use us. My advice therefore is, that we voluntarily surrender those lives to our Creator, which He seems to call for, and not wait for any other executioners than ourselves. The fact is both rational and lawful ; nor do we want examples, from amongst our illustrious ancestors, to prove it so. They have frequently proceeded in the like manner, upon the same occasions.”<sup>1</sup>

The Jews take counsel.

Such a heroic course of action did not meet with unanimous approval, and several whose courage was insufficient to enable them to take the supreme step expressed disapproval of it. Then the rabbi rose a second time and called upon those who were not of his opinion to withdraw. This they did, but the great majority remained behind and steadfastly proceeded to put into execution the advice they had received. First they burnt or otherwise destroyed all their property so that none of it should fall into the hands

The Jews destroy themselves to escape the populace.

<sup>1</sup> This speech of Rabbi Yomtob is quoted from Tovey's translation of Walter of Hemingburgh. As suggested by Dr. Joseph Jacobs, it is undoubtedly apocryphal, and appears to be based on that of Eleazar of Masada, as reported by Josephus on a similar occasion.



of their enemies. Josee with a sharp knife cut the throats of "his much loved wife, Anna" and their children. The other heads of families imitated his example, and then slew one another, until at length Rabbi Yomtob and Josee alone remained alive. Josce was put to death by his companion, who finally slew himself.

Those Jews whose courage had shrunk from the supreme ordeal were meanwhile, during that dreadful night, defending themselves from the flames that had spread from the property of the Jews to the building itself. In the morning, when the besiegers returned to their task, they were received by the wretched remnant of victims, who, from the battlements, narrated the terrible events that had happened during the night within the keep of York Castle. In confirmation of their statements they threw the bodies of the slaughtered over the battlements. The survivors begged for mercy. Any price were they willing to pay for their lives. Willingly would they accept baptism if only their lives were spared. The offer was accepted, and the terror-stricken fugitives were allowed to come out of the Castle. But the object of the besiegers was not to gain converts, but to shed still more Jewish blood. Despite the solemn promise of protection, despite the terrible occurrences that should have moved to pity the most callous of murderers, despite the harmlessness of the last insignificant remnant of what had once been the wealthy, distinguished, and prosperous Jewish community of York, the fugitives were barely without the gates before they were massacred. And then the true meaning of the whole movement became apparent. From the Castle the mob, influenced by those who knew how to profit by Jewish misfortunes, made its way to the Minster. By threats they compelled the guardians of the sacred edifice to deliver up all the

The survivors  
massacred.

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Other  
massacres.

fifty-seven Jews were slain, and shortly afterwards the remainder were expelled at the instance of Abbot Samson on the ground that every man of the town had to be a vassal of St. Edmund, which no Jew, of course, could be. At Lincoln the Jews saved themselves by taking refuge in the Castle. They were befriended by the Bishop Saint Hugh, whose death ten years later was very sincerely mourned by the local community. At Colchester, Thetford, and Ospringe also, the Jews suffered massacre.

The king's  
action.

In due course tidings of the atrocities reached the ears of the king, who was enraged both that his strict injunctions not to harm the Jews had been disobeyed, and also that the evidence of the debts, which, in the natural course, would have fallen to the crown, should have been destroyed. Geoffrey Rydel, Bishop of Ely, the Chancellor of the Kingdom, was commanded forthwith to repair to York and inflict punishment on the authors of the outrages. Collecting an army he soon arrived, but the miscreants primarily responsible had either fled into Scotland or joined the Crusade. The governor of the Castle and the sheriff were both removed from their offices on the ground that they were responsible in not preventing the disturbances, and several of the leading citizens compelled to give their recognizances that they would appear to answer for their conduct before the king on his return. The estates of Robert de Gant, Robert de Turnham, and Richard Malebisse, who had fled, were confiscated, but they were, after intervals of varying duration, restored. Notwithstanding the massacre, none of the guilty participants paid the penalty with his life.

AUTHORITIES :—J. Jacobs, "The Jews of Angevin England"; W. Prynne, "A Short Demurrer"; D'Bloissiers Tovey, *Anglia*

*Judaica*; R. Holinshed, "Chronicles"; Walter of Hemingburgh, "Chronicon" (H. C. Hamilton, editor, vol. i., 1808); J. E. Blunt, "The Jews in England"; Robert Davies, "The Mediæval Jews of York" (*The Yorkshire Archæological and Topographical Journal*, vol. iii., 1875); W. Hargrove, "History and Description of the Ancient City of York" (1818).

## CHAPTER VI

### THE EXCHEQUER OF THE JEWS

(1194-1216)

Richard  
inquires into  
the outbreaks.

AT this point, however, Richard was unwilling to let the matter rest, but until his return to England nothing further could be done. This return was considerably delayed by Richard's captivity, but when at length he reached England in 1194, he set zealously to work to have the position of the Jews carefully investigated. Justices itinerant were appointed to proceed to the different cities in which anti-Jewish excesses had taken place to make inquiry into them, and at the same time to get exact statements of the property of the Jews who had been slain, and especially of the debts that were due to them. In the same year ordinances were drawn up for the registration of the estates and possessions of the Jews. The outbreak at York had shown that the financial interests of the Jews, and consequently also of the king, were placed in considerable jeopardy by the system then in force of recording debts to the Jews. The northern barons had undoubtedly been greatly influenced in their attack on the Jews by the hope, justified in many instances, that in destroying the available records of their indebtedness they would at the same time liquidate the debts. Although, in the case of York, a few of the records were in duplicate, many, almost certainly the majority, had not been copied, and the incendiarism of the rioters deprived the king of large amounts that would in the ordinary course have reverted to

him in consequence of the murder of the Jewish creditors.

He determined, however, to profit by experience, and established in London and the other chief towns where Jews lived registries of the bonds. Officials, consisting of chirographers, copyists, and clerks, were appointed to take charge of these registries. Of the first-named officials two were Jews. All acknowledgments of debts were to be in duplicate, one copy to be retained by the Jewish creditor, and the other preserved in the archives. The chests in which these records were to be lodged were to be trebly locked, one key to be entrusted to the Jewish chirographers, a second to their Christian colleagues, and the third to the clerks. A further record was to be kept by the clerks of all payments of debts or alterations in the deeds, and no such alteration was to be made except in the presence of a majority of the officials. The acquittals of the creditors were written in Hebrew with a Latin translation, sometimes in Latin alone or in Norman French alone, occasionally in Latin written in Hebrew characters. They were known by their Hebrew name of *Shetar*, and it has been suggested that the Star Chamber, subsequently so prominent in English history, derived its name from being the depository of these *Shetars*. The regulations adopted at this time underwent some modifications at a later date, but in their essentials they remained unaltered until the Expulsion. The Ordinances of 1194 also laid down that a register should be kept of all the property of the Jews, who were also compelled to promise under oath to denounce any of their people guilty of offences against the law. While affording the Jews additional security, this arrangement also proved of still greater advantage to the crown. Henceforth, the murder of a Jewish creditor instead of releasing the debtor

The debts of the Jews to be recorded in duplicate.

*Shetaroth.*

merely put him directly in the power of the king; while to destroy the record of the debt in the possession of the creditor was but a futile proceeding. Thus the king was secured against loss by the murder of his Jews. He was, moreover, placed in a position to become acquainted with their exact resources, and henceforth when in need of money could tax them still more heavily than before, with the certainty of his demands being satisfied.

The Exchequer  
of the Jews.

From these registries of debts, as well as from the branch of the exchequer that had since 1186 been dealing with the estate of Aaron of Lincoln, grew a new and separate institution, the Exchequer of the Jews. The exact date of the establishment of this institution is unknown, but in 1198 are first mentioned the justices of the Jews who held the status of barons of the Exchequer. Of these justices there were four, two of the first appointed being Jews, Benedict de Talemunt and Joseph Aaron. It does not seem, however, that any further Jews were appointed to the office. Jews were, however, also eligible for the minor offices, and these were frequently held by them. The Exchequer of the Jews exercised jurisdiction in cases in which both Jews and Christians were concerned—suits to which both parties were Jews were settled by their own courts—although instances are to be found in which such cases were heard before the ordinary courts. The justices were assisted in their deliberations by the chief presbyter, whose participation was probably required when questions of Jewish law arose. By this legislation the justices of the Jews became in fact the official protectors of Anglo-Jewry, and as such their defenders against the encroachments of the ecclesiastical authorities. The justices were, however, at all times subordinate to the treasurer and barons of the Exchequer, but they were none the less men of importance, and included among

their number a former treasurer of the Exchequer, Peter de Rivallis, chief justices such as Stephen Segrave and Hugh Bigod, royal favourites, and other influential barons. Concerning the duties and privileges of the *Presbyter Judæorum*, the chief presbyter, but little is known. He was appointed by the king, and for life, and was chosen from among the most prominent Jews in the country.<sup>1</sup> Whether he had any special learned or theological qualifications as his title suggests is not known.<sup>2</sup>

The *Presbyter Judæorum*, or Chief Presbyter.

Among the most important of the functions of the Exchequer of the Jews was the arrangement of a continual flow of money from the Jews to the royal treasury. Four different channels were available for this flow. The royal revenue derived from the Jews came in the form of reliefs, escheats, fines, and tallages. The first named were succession duties, which amounted, in the case of Jews in the thirteenth century, on an average to a third of the value of the property inherited. Escheats were estates forfeited in consequence of legal offences committed by their owners. By this means charges of ritual murder, coin-clipping, &c., were rendered profitable to the crown. Fines—the term being used in the widest sense—meant payments on a variety of occasions. They were levied on marriage, and sometimes on refusals to marry; on the recovery of a debt, and on the opening of proceedings for the recovery of a debt. Occasionally the king levied fines on both parties to a suit, and decided in favour of the more lavish of the suitors. The fourth and most remunerative form of taxation was the tallages. These were arbitrary taxes, levied whenever

Jewish sources of income to the king.

The tallages.

<sup>1</sup> The first of these of whom there is any record was Jacob of London, confirmed in 1199.

<sup>2</sup> Dr. H. Adler in the "Chief Rabbis of England" suggests that this personage was in fact as well as in name *Presbyter omnium Judæorum Angliæ*, and exercised functions analogous to those of a chief rabbi of to-day.



the king was in need of money. The earliest occasions on which the English Jews suffered this form of oppression have been mentioned. They became gradually more frequent and more oppressive. It must not be thought, however, that the king always received the whole amount he demanded. The demands were sometimes so exorbitant that it was impossible to comply with them. On other occasions the amount of the tallage was accepted in instalments spread over a number of years. Dr. C. Gross estimates that the average annual income derived from this source during the century preceding the Expulsion was between £5000 and £10,000. In the money of that day this was an enormous sum, and at the lowest estimate equalled a thirteenth of the total revenue of the kingdom. The tallage was sometimes levied as a poll-tax, but more often collectively, the assessment of individuals being arranged by the Jewish community. The assessment was frequently entrusted to specially chosen Jews of prominence, who were personally held responsible for the collection of their respective amounts, and in case of distraint they were required to assist the sheriffs. By Edward I. Christians, often the heads of neighbouring religious houses, were entrusted with the collection, and a few wealthy Jews named as sureties. An ever ready means of obtaining the last available penny of the tallages was a scrutiny of the records of the debts reposing in the local registries, the seizure of a proportion of them sufficient to satisfy the demands of the Royal Exchequer, and the enforcement of payment of them. If the amount of the debt were insufficient, a further step was to imprison the wife and family of the Jew on whom pressure was to be brought, and even the Jew himself; whereupon his property was sold, and the proceeds poured into the Exchequer. So excessive did these extortions become that the Jews were

Extent of the tallages.

Enforcement of payment.

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nised the necessity for more effectually protecting the Jews, and restoring the confidence that had been destroyed by the events of the previous decade. His first act was intended to flatter the religious susceptibilities of the community by the appointment of a chief presbyter, an office apparently first created at that time. Jacob of London, the first incumbent of the office, was granted by charter absolute freedom of movement and safe conduct throughout the kingdom. He was described as our royal Jew, and removed from all other jurisdiction than that of the king or his chief justice. In his safe conduct John described Jacob as "our dear friend" (*dilectus et familiaris noster*), and directed that he, his attendants, and his property, should be guarded as if they were the king's.

John creates the office of chief presbyter.

The Charter of the Jews.

Two years later, in 1201, a remarkable charter of liberties was granted to the Jews of England and Normandy. That of Henry I., which had been confirmed by Richard, had apparently only been granted to certain individuals. The new charter was extended to the whole of the community. All the old privileges—freedom of movement, relief from the ordinary customs, tolls, &c., permission to settle in any part of the kingdom, the grant of redress if molested, permission to hold lands in pledge, to buy whatever was offered, with the two exceptions mentioned in the previous charter; to sell their pledges after keeping them the stipulated period, to be tried by their peers, and to be sworn on the Pentateuch—were confirmed. Moreover, the heirs of a deceased Jew were allowed to inherit his property on payment of the accustomed fines. In disputes concerning money the Jewish creditor was required only to prove the capital, while it rested with the Christian debtor to disprove the interest claimed. The Jews were exempted from all jurisdiction, excepting that of the king and his local governors. In the charter the king called upon all

his loyal subjects to protect the Jews and their rights whenever necessary, and threatened with penalties any who might invade those rights. In cases of dispute between a Christian and a Jew at least two witnesses, one Christian and one Jewish, were required. At the same time, in a supplementary charter, John authorised the Jews to have all differences among themselves, that did not pertain to the pleas of the crown, settled by their own courts, according to Jewish law. Moreover, he undertook not to compel any Jew to give evidence against another Jew. The price the Jews of England paid for these charters was four thousand marks, payable in four half-yearly instalments. Such exceptional favours had their natural consequences. Confidence was restored in Anglo-Jewry, and the inflow of Jews from the Continent resumed.

The favour of the king did not, however, make the Jews more popular with the people, and despite the strict injunctions laid down in their charters the Jews were by no means exempt from attack. In consequence of such untoward events in London, the Jews appealed to the king for protection in 1204. John's action was not delayed. He immediately wrote to the mayor and barons of London pointing out that "he could not but wonder, since they well knew what special protection he had lately granted the Jews, they should so little regard his peace, as to suffer them to be evil entreated; especially when other parts of the Nation gave them no disturbance." He commanded them to "take particular care how they were injured for the future . . . if any ill happened to the Jews through their connivance or neglect, they should be answerable for it."

For ten years, until the Jews felt assured of their permanent protection, John continued to treat them with kindness, but then his attitude towards them

John protects  
the Jews of  
London.

John's attitude  
changes.

began to change. The first signs of the altered circumstances were the arbitrary confiscation of the property of individual Jews and its presentation to those of his favourites who happened to covet it. It seems that it was only necessary for one of John's favourites to express a desire for some article or estate belonging to a Jew for him to receive it. The following year, 1210, the work of harrying the Jews was resumed on a gigantic scale. The whole of the Jewish population of both sexes was thrown into prison, while the extent of their wealth was investigated with a view to its confiscation. The most barbarous means were used to compel the Jews to disclose the extent of their property. Pleas of poverty were of no avail. Stow<sup>1</sup> says that most suffered the loss of an eye. An especially terrible instance of John's relentless cruelty was that of a Jew of Bristol, whose property it was considered was sufficient to justify the extortion of the enormous sum of ten thousand marks of silver. In reply to the remonstrances that the sum exceeded his means, John gave instructions that a tooth a day should be extracted until the amount was forthcoming. The Jew suffered the loss of seven teeth, and then having obtained, either from his own means or with the assistance of friends, the amount necessary to satisfy his torturer, saved his eighth. The whole amount obtained by this wholesale act of oppression was sixty-six thousand marks. Its consequences were such as to cause so large an emigration of Jews, that a general expulsion has been attributed by some historians to this year.

The survivors obtained a respite of four years, at the end of which term, the king being once more in

<sup>1</sup> He of course wrote some centuries after these events, but as "the most accurate and business-like of English annalists or chroniclers of the sixteenth century," his evidence is of some value.

The whole of  
Anglo-Jewry  
imprisoned.

want of money, pressure was again brought to bear upon the Jews, some of whom were committed to prison until payment had been made. A further respite from the oppression of the king was interrupted by an attack by the barons, who were then at war with their ruler. The Jewry of London was sacked, its treasures appropriated, its houses demolished, and their material used for the repair of the walls of the city. From another point of view Anglo-Jewry came into prominence in the same year (1215). The Great Charter wrung from John by his insurgent barons, in addition to taking note of a variety of other matters concerning the common weal, enacted that during the minority of heirs inheriting debts to the Jews, no interest should accrue on those debts; and that if such debts became due to the king only the amounts stated in the deeds should be claimed. In the event of the death of a debtor, his widow should have her dower, on which no part of any of his debts should be charged. In similar circumstances the children, if minors, should receive from the estate reasonable amounts for their support, "and the Jews' debt shall be paid out of the residue." These references to Jews were omitted from subsequent confirmations.

London Jewry  
sacked by the  
barons.

Jews and  
*Magna Charta.*

The peace restored by Magna Charta was but short-lived, and war soon broke out again. In the hostilities that ensued the Scotch were involved. Invading England, the king of Scotland was defeated by John and a number of prisoners taken. These were treated with extreme cruelty, and in this connection the Jews were used in a new capacity. So frightful were the tortures that John wished inflicted on his prisoners, that his ordinary free subjects refused to take any part in their execution. Denied the service of his ordinary subjects, John had recourse to

his Jews, whom he compelled to act as the ministers of his barbarous designs.<sup>1</sup>

AUTHORITIES :—J. M. Rigg, “Select Pleas, &c.,” “Calendar of the Plea Rolls of the Exchequer of the Jews” (1905); T. Madox, “History of the Exchequer”; C. Gross, “The Exchequer of the Jews of England”; M. D. Davis, “Hebrew Deeds of English Jews” (1888); W. Prynne, “A Short Demurrer”; D’Bloissiers Tovey, *Anglia Judaica*; B. L. Abrahams, “The Expulsion of the Jews from England”; J. E. Blunt, “The Jews in England”; Rymer’s “Fœdera”; “Dictionary of Political Economy,” article “Jews, Exchequer of the”; J. Jacobs, “The Jews of Angevin England”; P. C. Webb, “The Question whether a Jew” (1753); Matthew Paris, *Chronica Majora* (ed. Luard, 1883); L. O. Pike, “A History of Crime in England.”

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<sup>1</sup> Chron. de Mailross, *ad ann.* 1216.

## CHAPTER VII

### PROTECTION AND PERSECUTION

(1216-1241)

THE death of John meant to the Jews of England another turn of the wheel of fortune. The unparalleled cruelties they had suffered under that ruler had impoverished them and reduced their numbers to such an extent that, compared with but a few decades earlier, they had sunk into insignificance. The statesman-like regent William Marshall, Earl of Pembroke, to whom the government of the kingdom was entrusted during the first years of the minority of the child Henry III., regarded John's policy towards the Jews during the latter part of his reign as harmful to the welfare of the state. A more liberal treatment of the Jews appeared to him to be more in the interests of the Commonwealth, and, relying on the precedents furnished by the earlier acts of John, Pembroke determined once again to encourage a Jewish settlement and to secure to the Jews of England the liberties they had previously enjoyed. His first action was to order the immediate release of all Jews to be found in the prisons of the country on the accession of Henry, no matter what charges were preferred against them. The following year, 1217, writs were issued commanding the sheriffs and other royal officers concerned to choose twenty-four burgesses for every town in which Jews dwelt, to watch over them, so that they received no injury, and especially to guard them against ill-treatment by crusaders.

A welcome change of policy.



Moreover, the sheriffs were warned that the Jews were not subject to the jurisdiction of the ecclesiastical courts, or of any others, excepting those especially appointed by the king. The charter granted by John was confirmed, and those justices of the Jews who had shown themselves unworthy of their office removed. To complete their security, so that no one could plead that he had assaulted a Jew in ignorance of his race, it was ordained in 1218 that every Jew should wear a badge, consisting of two strips of white linen or parchment, on a prominent part of his dress.

The badge instituted as a means of protection.

This favourable treatment had its customary effect. The Jews again began to forget their past sufferings, or perhaps, with the optimism that has been the chief cause of the survival of the race through unparalleled and apparently endless sufferings and oppression, to consider that the past was a closed book, and a new era had opened for the Jews in England. A temporary dispersal of the clouds, a momentary ray of sunshine, was sufficient to attract the Jews once more, and again the flow set in from the Continent to England. But, although the crown was kindly, the people were otherwise disposed. A new element had arisen in the composite hostility of the English to the Jews within the last decades, and to the other reasons for hatred, which the English people found when their thoughts turned towards the Jews, was added that of commercial jealousy, felt by the class of English merchants which had come into being since the era of the Norman kings. This national antipathy to the Jews was reflected in the action of the wardens of the Cinque Ports, who, seizing many foreign Jews on their arrival in England, threw them into prison. The royal protection, however, still availed, and so soon as the king heard of this treatment, he ordered the release

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The badge as  
a means of  
isolation.

colour from their own cloths, or their upper garment, before their breast; and that they be compelled to this by ecclesiastical censure. And let them not presume to enter into any church, nor for that end lodge their goods there. If they do let them be corrected by the Bishop." In addition to promulgating this decree, the Archbishop, together with the Bishops of Lincoln and of Norwich, published an injunction prohibiting all Christians within their dioceses from having any intercourse whatsoever with Jews, whom they practically placed under an interdict.<sup>1</sup> The crown, however, was little likely to overlook any such invasion of its authority, and the publication of the injunctions was immediately followed by a royal precept dissolving them, and directing the officers concerned to command all men to sell the Jews food and other necessaries under the pain of imprisonment, "any spiritual inhibition notwithstanding."

The Prior of  
Dunstable.

The anti-Jewish feeling that pervaded the ranks of the higher clerics was, however, not universal in the English church, for about the very date of these ordinances the Prior of Dunstable gave permission to the Jews to reside within his lordship and to enjoy all the privileges of it, in consideration of the annual payment of two silver spoons, each of which was to weigh twelve pennyweight.

To the same period before the ordinances of Langton also belongs the interference of the papal legate Pandulf, Bishop of Norwich, with the affairs of the Jews. In a peremptory letter to Peter des Roches and Hubert de Burgh, the guardians of the realm, he complained that the well-founded complaints of the Christians against the Jews were becoming unbear-

<sup>1</sup> This outburst of ecclesiastical anti-Jewish feeling may possibly be traced to the then recent scandal caused by the adoption of Judaism by a deacon, for love of a Jewess, and the expiation of his offence at the stake.

able, and that the extortion, oppression, and usury of the perfidious people, notwithstanding the decree of the Lateran Council, had reduced the people to a condition of exhaustion. Especially had his dear sons, the abbot and monks of Westminster, been harried by one Isaac of Norwich, on account of money they had borrowed from him, and he demanded that all proceedings in the case should be stayed until he himself was at liberty to attend the Court, and consult how the evil practices of which he complained could be prevented, and the objectionable element removed from the kingdom.

This Isaac of Norwich (died *c.* 1247) was one of the richest Englishmen of the day. In addition to his purely financial transactions, he was also a great merchant, and owned a quay at Norwich for the convenience of his vessels. Isaac was one of the Jews who suffered imprisonment by John in 1210, and about the same time his house in London was seized by the king, and afterwards presented to the Earl of Derby.

So long as Hubert de Burgh, the Earl of Pembroke's successor, remained in power, the lot of the Jews remained on the whole bearable, but with the fall of that minister and the beginning of the reign of worthless court favourites, the era of persecution recommenced. A moderate tallage of 4000 marks was levied on the Jews in 1226, and followed by another of 6000, payment of which was delayed until 1230. Between 1232, the year of the beginning of the ascendancy of Peter des Roches, and 1234, two tallages, amounting to a total of 18,000 marks, were enforced. Not all of this sum, however, went into the coffers of the king, nor did this represent the total of the extortions the Jews suffered during this period. To the other troubles to which the Jews were subject was added that of corrupt and oppressive officials, and before the officers

of the Jewish Exchequer were dismissed in 1234 they had managed to enrich themselves at the expense of those whom it was their duty to protect. The year 1232 was also the occasion of a new form of oppression. Although the Jews of England had hitherto suffered a variety of torments, it appears that until this year the due observance of their religion had met with no interference. The favourable circumstances, in which the Jews found themselves in the earlier years of Henry's reign, had encouraged them to erect a magnificent and stately house of worship, to take the place of or to supplement those already in existence in London. Its erection had continued without interruption, and on its completion the general population, envious of its magnificence, petitioned the king for its confiscation. The prayer was granted, and the edifice, together with its surrounding buildings, was consecrated to the Virgin, and given to the Brethren of St. Anthony of Vienna, whence it was known as St. Anthony's Hospital. The history of Anglo-Jewry from this date becomes a long catalogue of varying forms of persecution.

A synagoguc  
confiscated.

The towns and  
the Jews.

Of all the elements in the population whose policy ran contrary to the interests of the Jews, the towns were perhaps the most important. The burgesses had, by efforts spread over a long period and generally by considerable payments, gradually acquired a certain amount of autonomy and of freedom from the interference of the crown. The introduction into their midst of the Jews, an element outside their local laws, and directly under the control of the king and his officers, immediately diminished the value of their dearly won privileges, and threatened the townsfolk with a reversion to the condition from which they had freed themselves. Although the king's officers had in the ordinary course no jurisdiction within the limits of the borough, they were free to enter it when-

ever invited by the Jews to assist in the collection of their debts. When the debts fell into the king's hands, his officers as a matter of course penetrated into the towns for their collection. When the Jews were in need of protection against the violence of the townsfolk, it was in the Royal Castle that they took refuge, or the king's sheriff with his following who came to their defence. Moreover, on many occasions the king bluntly intimated to the burgesses that they would be held personally responsible for any harm that might befall the Jews settled in their midst. These precautions were increasingly found necessary, for attacks on the Jews became more and more frequent as the thirteenth century progressed.

The towns, however, found another method than that of brute force of relieving themselves of what they considered the undesirable burden of the Jews. In the same manner as they had obtained their charters, they found they could exclude the Jews from their midst. In the desire for the restriction of the Jewish rights of residence the king found a still further source of income, and the Jewish problem was solved, so far as many of the English towns were concerned, by removal of Jews from within their boundaries. As has already been mentioned, on the morrow of the murderous outbreak at Bury St. Edmunds in 1190, the Jews were excluded from that town. The rights of residence curtailed. Forty-one years later Simon de Montfort made a similar grant to the burgesses of Leicester. These precedents were followed at Newcastle in 1234; Wycombe, 1235; Southampton, 1236; Berkhamstead, 1242; Newbury, 1244, and Derby in 1263. Before the last-mentioned date, organised restriction had become the general policy of the State. In 1253 a decree was issued limiting the Jews, except in the case of special personal licenses, to the towns in which they were then settled. By this general measure the further

expansion of Anglo-Jewry was prohibited, and, by the various local measures already enumerated, the existing limits were being continually narrowed. During the last two generations of their settlement in the country, the limits of Jewish settlement were gradually still further restricted. The removal of the corrupt officials in 1232 gave the Jews no respite from overwhelming taxation. As has been mentioned, between 1232 and 1234 they were taxed at 18,000 marks. Two years later a similar amount was levied. In 1237 there was again a tallage. In 1239 the Jews were forced to surrender a third of their property. In 1241 20,000 marks were raised. Three years later the Jews had to produce a similar amount, and in the following year the stupendous tax of 60,000 marks was levied. In 1246 the contribution was 10,000 marks; in 1247, 5525 marks, and in 1249 again 10,000. In 1250 a great part of the property of the Jews was seized. In 1251 they paid 5000 marks of silver and forty of gold. The following year 3500 marks were levied on them. In July 1253 the Jews gave the king 5000 marks in order that they might be exempt from further tallage until the following Easter. In 1259 they paid 5000 marks. In 1269 they agreed to pay £1000 a year for the three following years. The moment that term had expired they were forced to raise the sum of 6000 marks. Of all these tallages there are existing records. It is probable that there were still others whose records have been lost. Contemporary with these exactions was the restriction of the Jewish rights of residence.

At the same time there was running a new series of alleged ritual offences. In 1230, so it was stated, the Jews of Norwich abducted a child of five, Odard, the son of Benedict the physician, apparently a converted Jew,<sup>1</sup> and circumcised him. The boy escaped, and

<sup>1</sup> So Mr. Rye suggests with the support of probability.

Unceasing  
exactions.

The Odard  
affair at  
Norwich.

finally reached his friends, from whom the Jews demanded him on the ground that he was one of them. The Christians, however, refused to surrender the child, and the Jews had to rest contented with warning the woman in whose care Odard was placed not to give him pig's flesh as he was a Jew, and in reporting to the Constable of Norwich, the royal officer, that the Christians had taken away *their* Jew. Nothing further is reported to have happened for four years, and then Benedict, the father of the boy, probably urged by the clergy, preferred an indictment against thirteen of the leading Jews of Norwich for the alleged assault. Of the thirteen, ten answered the summons and were thrown into prison. The case was heard before the local justices, twelve of the accused were found guilty and further action referred to the king. Meanwhile the Sheriff of Norfolk and Suffolk was enjoined to proclaim that no Christian woman was permitted to enter the service of a Jew. The prisoners were sent to London, and tried again before the king, the Archbishop of Canterbury, and many of the bishops and barons of England. It was then decided that as such an offence was without precedent, and was a matter that primarily concerned the Church, the case should be referred to the ecclesiastical authorities.

The case transferred to London.

This decision rendered the plight of the incriminated Jews still worse. In the ordinary civil courts their chance of obtaining justice was slight. Before an ecclesiastical tribunal, with the Church itself as their accuser, the verdict was a foregone conclusion. In this extremity their only course was to delay the bearing, and to try to induce the king to refer the matter to the court provided under the charter of the Jews. By a succession of money presents this was effected. For four years again the case slumbered, and then the king, despite his previous decision, and his acceptance of a further bribe, directed the local justices to try the



accused in their own way. The exact date and result of the trial are unknown, but in 1241 some at least of the prisoners were hanged, after having been dragged to the gallows at the tails of horses, and one, having fled the country, was outlawed. In the midst of the Odard affair at Norwich, the Jews of Winchester suffered persecution on account of an alleged ritual murder in that city in 1232.

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could hardly have been rendered worse—expatriation, more than once ardently demanded, was recognised as preferable to the continuance of the existing condition—the elected representatives of the Jews of England repaired to Worcester on the day appointed for their gathering to consult concerning their own benefit as well as the king's. The glimmer of hope was, however, of but short duration. Immediately on their assembly the representatives of the Jews were told they had been called together to learn that they were required to raise 20,000 marks from among their people, and that the king would hold those present responsible in their persons and their properties for the raising of the amount within a stipulated time. The Parliament of the Jews was in fact only called together to consult as to the best method of taxing their constituents for the benefit of the king. Despite their efforts the appointed collectors were unable to obtain the whole of the amount required by the time appointed, and the king, in accordance with his word, had the collectors, their wives, children, and property seized in satisfaction of his demands. Two years later, by means of a charge of forgery brought against the ex-Chief Presbyter, Aaron of York, the king was enabled to force the enormous amount of 32,000 marks from that unfortunate ecclesiastic.

The Chief Presbyter Aaron was “defrauded,” as Matthew Paris puts it, in 1243. The following year the discovery of an alleged case of ritual murder in London gave the king a new excuse, if one were needed, for oppression and extortion. The body of a child was exhumed, and found to bear strange marks. It being suspected that the marks amounted to an inscription in Hebrew, certain converted Jews were sent for, and under threats and penalties ordered to decipher them. Despite these outside influences

Assembly at  
Worcester.

An alleged  
ritual murder  
in London.

used to assist in a solution, one was reached with great difficulty. The decipherers, with the assistance of others, admitted that most of the signs were unintelligible. With persuasion, however, they managed to discover the names of the child's parents and a statement to the effect that he had been sold to the Jews. At an age at which the laws of evidence were little considered, and in the creation of martyrs and miracles the end invariably justified the means, martyrs and saints were plentiful. It is doubtful, however, whether any martyrdom was based on more slender foundation than those of this child. His sanctity being proved by the marks on his body, that body was thereupon claimed by the canons of the cathedral, who buried it near the high altar. This was the excuse for a tallage of 60,000 marks. The same year, 1244, the barons, anxious still further to limit the king's power and to increase his dependence upon them, acquired the right to nominate one of the justices of the Jews, and thus to become better acquainted with the royal resources with the view still further to control them.

The barons obtain the right to nominate one of the justices of the Jew<sup>s</sup>.

The difficulties that the baronage, especially the lesser barons, attributed to the activity of the Jews were obvious. It was among them that the bulk of the debtors of the Jews were to be found, and although it was often through their instrumentality alone that the barons were enabled to perform their duties to their overlords, grievances remain in the memory long after benefits are forgotten. The barons were not allowed to forget their indebtedness to the Jews, and so long as that condition subsisted they did not fail to harbour feelings of animosity. The transfer of their debts to the crown tended to make this hostility all the more intense. For every act of harshness on the part of the royal creditor, the Jew

was made the scapegoat. The collection of every debt was a further item in the score that was gradually lengthening as it awaited the day of reckoning. The practice that had grown up of transferring the security (often the lands) for the loans of the minor barons to their overlords, from whom afterwards the debtors had great difficulty in recovering their pledges, reacted in a still deeper feeling of hostility to the Jews. Whenever opportunities occurred, and the Civil War of the thirteenth century furnished several, the barons vented their long-stored feelings of vengeance on the Jews. Throughout the reign of Henry III., Jewry after Jewry was sacked and its inhabitants slain. Sheer love of murder and destruction was however not the sole motive. Care was taken to appropriate all the property easily movable, and, when occasion offered, the registries of Jewish debts were sacked and the records of the indebtedness of the barons destroyed. "It is impossible," says a chronicler, in describing one of these attacks, "to estimate the loss it caused to the king's exchequer."

The oppression  
of the barons.

Economic  
causes.

On the part of the minor barons, the anti-Jewish feeling was almost entirely due to economic causes. On the great nobles of the country, men of great wealth, these had little if any effect. Yet, by the middle of the thirteenth century, there was practical uniformity on the subject throughout all ranks of the nobility. The great struggle between the baronage and the crown had by then commenced, and it was speedily recognised that among the weapons of the king the Jew was by no means the least useful. The easiest method for the barons to adopt, to bring pressure to bear upon the king, was to withhold supplies from him; but so long as revenue could be wrung from the wretched Jews, this method of bringing pressure to bear proved insufficient. That the king understood well how valuable a weapon the

Jews were in the struggle in which he was engaged, is shown by the continual oppressive exactions to which the Jews were subject throughout the second decade of the thirteenth century. Between 1230 and 1255, on seven different occasions, the king swooped down upon his Jews. At first he was contented with but a third of their property. But *l'appetit vient en mangeant*, and after the third tallage the royal officers were instructed to wring the last possible penny from their unfortunate victims. The king was not alone in learning the value of the Jews in the struggle. The barons plainly saw that, to succeed in their object, they must control or abolish the source of revenue the crown enjoyed in the Jews, and thus it was that by 1244 they had exacted from the king the right to appoint one of the justices of the Jews, so as to get acquainted with the extent of the Jewish resources, and to obtain some voice in their disposal.

The tax of 1245 was levied under the threat that defaulters would be banished to Ireland, a punishment one of the most severe that could be imposed on any subject of the king. To safeguard at least their wives and children from the possibility of such a terrible fate, many of the Jews secretly removed their dependants and hid them. This action was immediately followed by a royal proclamation to the effect that the removal, within a year, of any wife or child of a Jew from her or his accustomed abode, would be the signal for the outlawry of the whole family, and the seizure of the whole of their property for the king's use. Thus were all means of escape from the king's ruthless barbarity closed. At the same time individual Jews were compelled to contribute towards the internal decoration of Westminster Abbey, then in the process of rebuilding.

Under the year 1250 a remarkable story is told of one Abraham of Berkhamstead, who, obtaining an

Threats of  
banishment  
to Ireland.

Abraham of  
Berkhamp-  
stead.

image of the Virgin Mary, submitted it to considerable indignity, and forced his wife Flora to do likewise. The latter, however, after a time repented, and, although she was "a very beautiful wife and faithful to him," he did not hesitate to kill her on account of her disobedience. The story got abroad. Abraham was arrested and sentenced to perpetual imprisonment. At the intercession of Earl Richard of Cornwall, to whom Abraham was "very dear," the convict was released from prison on payment of seven hundred marks. While, however, Abraham was still in prison, it appears he was denounced by his co-religionists as guilty of other offences, especially of coin-clipping. Earl Richard, however, would not withdraw his protection, in the presence of which but little to the harm of Abraham could be effected; and the latter in defending himself from the new charge, not only denied it, but expressed his ability to prove all the Jews of England to be "most wicked traitors." Abraham was released from prison, and shortly afterwards, perhaps in consequence of his disclosures or inventions, a very strict inquisition was made into all the properties of the Jews of England. In this inquisition an unpleasant notoriety was obtained by a renegade Jew, who rendered the inquisition still harsher than it need have been by threatening the persons who made the inventories, that he would complain of them to the king for being too mild and partial; assuring them, that if never so strict an estimate were made of their riches, it would fall short of truth—so many arts, he said, they had to disguise and conceal them. His vindictiveness was so intense that many Christians, we are told, lamented and grieved at the affliction of the Jews.

Harried and oppressed, tortured, tormented, fined, plundered, mutilated, massacred, struck not only in

their own persons, but also in those of their loved ones, the limit was at length reached with these children of endurance, whom history has hardened on the anvil of persecution and in the fire of relentless and apparently endless oppression. Broken in spirit by the tyrants of centuries, at length in England they boldly faced their persecutors. The king, once again failing to raise money by legitimate means, turned to the Jews to wring from them their last pence. This projected levy he entrusted to his brother, Earl Richard, who in his endeavours was met by a deputation of the oppressed, with the Chief Presbyter Elias at their head. The Earl was told: "O noble Lords, we see undoubtedly that our Lord the King purposeth to destroy us from under heaven. We entreat, for God's sake, that he would give us license and safe conduct of departing out of his Kingdom, that we may seek and find a mansion in some other place, under some Prince who bears some bowels of mercy, and some stability of truth and faithfulness. And we will depart; never to return again, leaving here our household stuff, and houses behind us. How can he love or spare us, miserable Jews, who destroys his own natural English? He hath people, yea his own merchants, I say not usurers, who by usurious contracts, heap up infinite heaps of money. Let the King rely upon them, and gape after their emoluments. Verily they have supplanted and impoverished us. Which the King howsoever dissembles to know, exacting from us those things we cannot give him, although he would pull out our eyes, or cut our throats, when he had first pulled off our skins." <sup>1</sup>

The appeal of  
Chief Presbyter  
Elias.

Earl Richard who, compared with other statesmen of the day, was considered well disposed towards the Jews, pointed out in reply that their request to be

<sup>1</sup> Prynne's Translation of Matthew Paris.



allowed to depart could not be granted, inasmuch as the king of France had but recently issued an edict against his Jews, and no other Christian state would receive them. For the present the king would accept as much money as they could produce. The following year a similar demand for money was made, and again leave to depart was craved. All, however, the Jews could get in reply was an impassioned declaration by the king of his financial necessities; and since it seemed impossible for him to wring anything more from his wretched Jews, he sold them for £5000 for a term of years to his brother Richard, to whom absolute control over them was assigned. Under Richard the Jews found some temporary respite, for he recognised the poverty to which they had been reduced by the grinding exactions of his royal brother.

The Jews  
sold to  
Earl Richard.

The chief Presbyter, Elias of London, otherwise Elias le Evesk, held office for twenty years until 1257. He was one of the representatives in the Parliament of the Jews, and on a subsequent occasion was the victim of royal exactions to the extent of £10,000, in addition to £100 a year for a period of four years. In 1255 he was imprisoned as a surety for a tallage levied on the Jews, and two years later was deposed, and succeeded by his brother Hagin. In 1259 he is said to have adopted Christianity, and to have confessed to having poisoned wells. Whatever truth there may be in this alleged conversion, seven years later, in 1266, Elias was again accepted in London as a Jew, and granted fifty pounds compensation for losses sustained by him in the Barons' Wars. In 1277 he was one of the few Jews to whom permission was granted to trade as merchants without entering any of the Gilds. He was also skilled as a physician, and received permission in 1280 to go abroad in order to attend to Jean d'Aresnes, Count of Hainault. At the time of the

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## CHAPTER IX

### LITTLE ST. HUGH OF LINCOLN

(1253-1268)

THE Royal Ordinance of 1253, by refusing to the Jews all rights of territorial expansion, and by severely limiting their freedom of movement, created that which amounted practically to a Pale of Settlement. The ordinance opened with a threat that no Jew should remain in the country without doing the king some service. The synagogue accommodation under King John was laid down as the furthest limit to which such accommodation should be allowed to extend, and the Jews were forbidden to erect any new houses of worship except in place of those standing at the time of John. In the synagogues permitted, service was to be conducted in low tones, so that there should be no danger of annoyance to Christian neighbours or passers-by. No Christians were to attend these services. Every Jew was made answerable to the rector of his parish for all parochial dues chargeable on his house. Christians were forbidden to serve Jews in any capacity, to eat or stay with them. Jews were prohibited from eating or buying flesh during Lent, and from disputing concerning Christian observances. A Jew should not enter a church or chapel except quickly to pass through. Nor should any Jew deter another anxious to embrace Christianity. The penalty for transgressing any of the articles of this ordinance was forfeiture of property. This legislation was practically an adoption of the anti-Jewish decrees

The  
synagogue  
services.

of the Provincial Synod of 1222, ignored at the time by the civil power, then more sympathetically disposed towards the Jews.

In 1255 the Blood Accusation underwent a revival, which, in its consequences to Jewry, proved the most terrible of all the ordeals of that nature through which Anglo-Jewry passed. The popular story of the martyrdom of Little St. Hugh of Lincoln touched the people's minds so closely that it entered deeply into the folk-songs of the nation. The ballads of the English and Scotch sing often of the child-martyr, whose story was also reproduced in Norman-French song. One of Chaucer's "Canterbury Tales," moreover, deals with the episode. The story, as told by Matthew Paris,<sup>1</sup> is as follows: ["The Jews of Lincoln stole a boy of eight years of age, whose name was Hugh; and having shut him up in a room quite out of the way, where they fed him on milk and other childish nourishment, they sent to almost all the cities of England where the Jews lived, and summoned some of their sect from each city to be present at a sacrifice to take place at Lincoln, for they had, as they stated, a boy hidden for the purpose of being crucified. In accordance with the summons, a great many of them came to Lincoln, and on assembling, they at once appointed a Jew of Lincoln as judge, to take the place of Pilate, by whose sentence, and with the concurrence of all, the boy was subjected to divers tortures." These included crucifixion, crowning with thorns, marking with the stigmata, and piercing in the side. Moreover, the child "was overwhelmed with reproaches and blasphemies, and was repeatedly called Jesus the false prophet by his tormentors, who surrounded him, grinding and gnashing their teeth." Meanwhile the mother, who had been seeking her son, learnt

<sup>1</sup> J. A. Giles' Translation (1854).

that he had last been seen playing with Jewish children, and, searching diligently, at length found his body at the bottom of a well in the house of a Jew. The bailiff of the city being informed had the body drawn out; and John of Lexington, who happened to be present, "a man of learning, prudent and discreet," at the time Chief Justice of the Forest, and a brother of the Bishop of Lincoln, turning to the people, said: "We have already learned that the Jews have not hesitated to attempt such proceedings as a reproach and taunt to our Lord Jesus Christ, who was crucified." He ordered the Jew, in whose house the child had been playing, to be seized, and after threatening him with mutilation and death, from which "not all the gold of England will avail to ransom you, and save you from your fate," promised to preserve his life and limbs if he would disclose all he knew about the affair. Terrified by these threats, the Jew, Copin, confessed that the charge of the ritual murder of Hugh was true, and that "almost every year the Jews crucify a boy as an insult to the name of Jesus." Not only was Hugh crucified for such a purpose, but when his murderers attempted to bury the mutilated body, "the earth vomited it forth, and the corpse appeared unburied above ground." Such a confession naturally placed the seal of martyrdom upon the child, and the body was taken possession of by the canons of the Cathedral Church of Lincoln, and after lying in state, "it was honourably buried in the Church of Lincoln, as if it had been the corpse of a precious martyr."

As this is the most important of the Blood Accusations in England, the evidence in support of it may be noticed in some detail. First it should be noted that all other possible theories, such as accident—the child, while playing, might have fallen

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must have seen, have been an easy manner of replenishing his treasury. His first action was severely to reprimand Lexington for having in any circumstances promised Copin pardon, and that wretched demented creature was forthwith tied to a horse's tail, dragged to the gallows, and executed. Ninety-one of the other prominent Jews of Lincoln were dragged from their houses where they had taken refuge, well knowing what to expect, sent to London, and imprisoned. Eighteen of them, claiming their rights to trial before a mixed jury, were summarily condemned for their presumption and hanged. The remainder were confined in the Tower. Two of these were pardoned, but the others were tried before twenty-four knights and the same number of burgesses from Lincoln, and, as was to have been expected from the known prejudice from which the members of this jury suffered, convicted and sentenced to death.

✓

The friars  
intervene on  
behalf of the  
Jews.

If the doubts already cast on the guilt of the Jews had not yet sufficed, the next episode in the history should assure to the victims of this act of judicial and religious persecution tardy justice. Before the execution could be carried out—according to one authority the Franciscans, according to another the Dominicans—appealed to the king for the pardon of the implicated Jews. The noble-hearted appeal failed of its hoped-for effect, but the requests of the king's brother, the Earl of Cornwall, to the same purport were granted and the condemned Jews released. Despite this royal pardon, the animosity of the townspeople seems to have been so fiercely aroused against the Jews, that a few years later the king was compelled to grant them a special protection.

Meanwhile the government of the kingdom was gradually becoming more chaotic, and its condition more disturbed. The disputes between the king and his barons often led to the existence of two contem-

porary governing powers, and in such circumstances, when each was fully occupied in neutralising the efforts of the other, the Church, always over-zealous to increase its influence and jealous of its assumed rights, had freer play. Thus in 1257 the prelates, assembled in Provincial Synod, complained that when any Jew was prosecuted in their courts for an offence of a spiritual nature, he was immediately removed by the king's courts from their jurisdiction, and that by their so-called proper judges the Jews were invariably acquitted whenever they could get a Christian and a Jew to affirm their innocence. It was consequently decided by the prelates that all such accused Jews should be compelled to appear before the ecclesiastical courts by "being forbidden to traffic, contract, or converse with the faithful." And so that these injunctions should be observed, all objectors should be coerced by excommunication and interdict.

Unfortunately an occurrence at Oxford, inexplicable except by the theory of insanity, materially assisted the Church in its anti-Jewish policy. The Jewry of this university centre had been much less liable to disturbance than the other large Jewish communities in the country. London, York, Lincoln, Norwich, &c., had, without exception, all suffered pillage or the blood accusation. In many, devastation had visited the Jews not once but twice, and even more often. Compared with these centres the lot of Oxford had been a happy one, and the troubles of the Jews of that city of little concern. It was in 1268 that the regrettable incident, of which mention has already been made, occurred. On the occasion of a religious procession, a certain Jew of Oxford broke the ranks, seized a crucifix that was being carried and trod it under foot. Despite the heinousness of the offence, which elsewhere in England would have probably involved wholesale confiscation and imprisonment if

Sacrilege at  
Oxford.



not execution, the punishment directed by the king was remarkably moderate. The Jews were ordered to present the university with a portable silver cross, and to erect an expensive and valuable cross of marble on the spot on which the outrage was committed. It was subsequently decided that this cross should be placed outside the synagogue, but the king and council, out of consideration apparently for Jewish susceptibilities, decided that the place was inconvenient, and the cross was ultimately erected close to Merton College. The last incident in the history of the Jews of Oxford before the Expulsion was the grant, in 1286, as a favour to the scholars of the university, of jurisdiction by the chancellor in disputes between scholars and Jews.

While under the protection of the Earl Richard, the Jews of England were allowed an opportunity for recuperation. On the conclusion of his lease, however, the breathing time passed away, and once more Anglo-Jewry became the plaything of the opposing elements that were contesting for supremacy on the stage of England. The period of political contest was drawing to a close, and that of armed conflict about to open. On the eve of the hostilities between the king and the barons, the Jews of England were assigned to Prince Edward, who on his part handed them over to their rivals, the Cahorsins. These were Italian merchants, in the service of the Pope, who first appeared in England about the year 1235. Technically money-changers, they were in reality usurers, who charged higher rates of interest than did their Jewish competitors. As, however, usury was forbidden to Christians, the Cahorsins had to salve their consciences, and satisfy their superiors by a fiction. They did not lend money on interest. To a borrower who required a hundred pounds for six months, the Cahorsins were willing to lend the amount free of interest for three.

The Jews  
assigned to  
Prince Edward  
and by him to  
the Cahorsins.

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# CHAPTER X

## THE LAST PHASE

(1262-1279)

THE opening of the Civil War was the signal for the plunder of the Jews. Even before the first blow was struck by either of the combatants, the Jews of London felt the first gusts of the coming storm. The king having broken with the barons took refuge in the Tower, and the other party, with their army, occupied the city (1262). A dispute between a Jew and a Christian inhabitant served as a spark to kindle the material to hand. The London Jewry was sacked, and seven hundred of its inhabitants slain. Similar excesses followed at Worcester (1263), London again, Northampton and Canterbury (1264), and Lincoln, and the Isle of Ely (1266). The success of the barons enabled their leader, Simon de Montfort, to take more efficacious measures than the haphazard destruction of archives for the relief of his followers from their indebtedness to the Jews. By proclamation all the remaining bonds of indebtedness were annulled, and thus at a stroke a large proportion of the property of the Jews was transferred to their erstwhile debtors. De Montfort's success was short-lived, but his downfall brought but temporary relief. Peace had repaired to some extent the inroads on the fortunes of the Jews, and many had again acquired some wealth. Dazzled by the rapid change from the oppression and cruelties of the baronial party, the Jews even aspired to attain to some degree of civil emancipation. A few slight favours had been con-

London Jewry  
sacked by the  
barons. Ex-  
cesses in the  
provinces.

ferred on individual Jews by the king when freed from the pressure of De Montfort, and some among them had obtained possession of the estates of deceased or outlawed barons. An estate held by a Jew was, however, shorn of many of its most desired attributes. Under the existing law no Jew could, for instance, exercise the rights of wardship, escheat, or advowson. The Jews, blinded by an apparent sense of security, claimed these feudal rights. As was to be expected such an application united all the anti-Jewish elements, lay and clerical, in the nation against them, and instead of the request being granted, the Jews were disqualified by Parliament in 1269 and 1271 altogether from holding landed property, either in pledge or by purchase. Moreover, their commercial rights were very severely curtailed, and the result of the measures was to reduce the Jews to almost as unfavourable a situation as under De Montfort's ordinance. Immediately afterwards came a tallage of six thousand marks to enable Prince Edward to take the cross. The Jews were by this time so much impoverished that they were unable to raise the amount, and they were in consequence again mortgaged to the Earl of Cornwall. With the confiscation of the chief synagogue in London because the service disturbed the neighbouring friars, the annals of the Jews of England under Henry III.'s tenure of the throne close.

The Jews disqualified from holding lands in pledge.

During Henry's long reign the Jews of England had suffered almost every possible vicissitude, and the rapid changes in their fortunes seem at times almost to have turned their heads. Under his son and successor, Edward, the sun no longer broke through the ever thickening clouds. The condition of Jewry at the opening of Edward's reign was one of deep affliction. So sore was the misery of the Jews that we are told, "Nothing but weeping and wailing

was to be seen in every corner. Even the Friars who had so lately taken possession of their Synagogue, as it is said, pitied them: Nor were the Cahorsini brokers (though their rivals in extortion) without compassion. For nothing could be more rigorous and unmerciful than the King's proceedings at this time." During the eighteen years in which the Jews remained in England under Edward I. their condition became yearly more and more pitiable, so that the final act of oppression, accompanied, as it was, by individual acts of inhuman cruelty, must have come almost as a relief.

Edward I.

Edward, who had inspired the ordinances of 1269 and 1271, differed greatly in character from his father. First he was a statesman, not anxious to satisfy his immediate necessities at no matter what cost, but looking ahead so that his actions might redound to future benefit even more than to the relief of present needs. He was also of a religious turn of mind, and likely to be influenced by the wishes of Rome more than was his father. Already, before his accession, his sympathies and favour had been gained by the minor barons—the class most in the debt of the Jews—and the indebtedness of the ecclesiastical institutions appealed to him both as a Christian and an Englishman. He saw that the relations between the Jews and the people during the preceding reign had reacted unfavourably on both parties, and the practice that had been growing up of transferring estates to the Church in order to obtain relief from indebtedness to the Jews offended against his well-thought-out views in statecraft. Meanwhile a greater and conscientious antipathy to usury had been growing up in clerical minds both in England and on the Continent, and Edward, as a loyal son of the Church, could not be unaffected by those views. In another direction the Jewish Question had undergone a change. The

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usurious contracts already made, since the feast of St. Edward, last past, shall stand good, excepting covenants relating to the principal Sum. Provided also, that all those who are indebted to the Jews, upon pledges moveable, shall redeem them, before Easter next, under pain of forfeiture. And if any Jew shall practice usury against the intent of this statute, the King promises neither to give him assistance, by himself, or officers, in recovering his debts, but on the contrary, will punish him for his trespass, and assist the Christians against him, in the recovery of their pledges. And it is further enacted, that no distress for any Jew's debt, shall hereafter be so grievous, as not to leave Christians the moiety of their lands and chattels, for subsistence. And that no distress shall be made by any such Jew, upon the heir of his debtor named in the bond, or any other person in possession of the debtor's lands, before such debt shall be proved in court. And if the sheriff, or other bailiff, is commanded by the King, to give seisin or possession to any Jew, of lands or chattels, to the value of his debt, the chattels shall first be appraised by the oath of honest men, and delivered to the Jew or Jewess, to the value of the debt. And if the chattels be not found sufficient to answer it, then the lands shall be extended, by the same oath, according to their separate values, before seisin is given of them to the Jew or Jewess; to the intent, that when the debt is certainly known to be discharged, the Christian may have his lands again. Saving to the Christian, nevertheless, the moiety of his lands and chattels, and the chief house for his subsistence, as is before expressed. And if anything stolen be found in the possession of a Jew, let him have his summons, if he regularly may have it: if not, he shall answer in such a manner as a Christian would be obliged to, without claiming any privilege.

Likewise all Jews shall be resident in such cities, and boroughs, as are the King's own ; where the common chest of their indentures is wont to be kept. And every one of them, that is past seven years of age, shall wear a badge, in form of two tables, of yellow taffety, six fingers long, and three fingers broad, upon his upper garment ; and every one that is past twelve years, shall also pay annually, to the King, at Easter, the sum of three pence, both men, and women. And no Jew shall have power to alienate in fee, either to Jew, or Christian, any houses, rents, or tenements, which they have already purchased, or dispose of them in any manner, or acquit any Christian of his debt, without the King's special licence, till he hath otherwise ordained. And because Holy Church, wills and permits, that they should live, and be protected, the King takes them into his protection ; and commands that they shall live guarded, and defended, by his sheriffs, bailiffs, and other liege people. And that none shall do them harm, either in their persons, or goods, moveable or immoveable, or sue, implead, or challenge them in any courts but the King's courts, wheresoever they are. And that none of them shall be obedient, respondent, or pay any rent, to any but the King, or his bailiffs, in his name, excepting for their houses which they now hold, rendering rent ; Saving, likewise, the rights of Holy Church. And the King also grants, that they may practice merchandise, or live by their labour, and for those purposes, freely converse with Christians. Excepting that upon any pretence whatever, they shall not be levant, or couchant, amongst them ; nor on account of their merchandise, be in Scots, lots, or talliage, with the other inhabitants of those cities, or boroughs, where they remain : seeing they are talliable to the King as his own vassals, and not otherwise. Moreover the King grants them free liberty to purchase

Further details  
of the Act.



houses, and curtilages, in the cities and boroughs where they reside; provided they are held in chief of the King. Saving to the lords their due, and accustomed services. And further, the King grants, that such as are unskilful in merchandise, and can't labour, may take lands to farm, for any term not exceeding ten years; provided no homage, fealty, or any such kind of service, or advowson to Holy Church, be belonging to them. Provided also that this power to farm lands shall continue in force for fifteen years, from the making of this Act, and no longer."

The effects  
of the Act.

The effect of this Act was to prevent the recovery by law of interest due, and to render only half the debtor's property liable for the principal. On the other hand, Jews were permitted to trade, to purchase house property in cities, from which they were not by law excluded, and to hold farms on leases not exceeding ten years. The last concession, which was to be in force for fifteen years, was not to carry with it homage or fealty from Christians. The dependant status of the Jews was affirmed, a poll-tax of three pence per annum laid on them, and both sexes ordered to wear badges. The Church had long been striving to enforce this indignity on Jewesses, who had hitherto been free from it. The policy of the English Government for two centuries had been to exclude Jews from all occupations but finance, and to this calling they had consequently devoted almost all their talents. The Statute *de Judaismo* rendered this occupation no longer possible; and despite the concessions more apparent than real, placed the whole of Anglo-Jewry face to face with starvation. The guilds practically held the monopolies of trade and craftmanship, and from these, Jews were in many instances legally excluded, while the others it was practically impossible for them to enter. There is only one instance before

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Flemish wool-merchants were responsible for the then unsatisfactory condition of the means of exchange. The suspicions aroused on that occasion were not allowed to die away, and when Edward in 1278 proposed to reform the currency, his first step was to seize all the Jews in the country, imprison them, and have their houses searched. Similar treatment was meted out to a few goldsmiths and other non-Jews suspected of the same offence. A trial was held, and a large number of Christians and Jews found guilty. Of the former, however, only three were sentenced to death: in London alone, two hundred and ninety-three Jews were hanged and drawn. A few others escaped the same fate by accepting Christianity.

This new form of persecution raised up hosts of informers, who were, however, always ready to hold their peace, if sufficient blackmail were offered. When, to a Jew, accusation was almost invariably interpreted as guilt, the hunted victims were only too anxious to buy their lives at almost any price. A new and lucrative profession of Jew-blackmailing speedily sprung up, but the king, quickly recognising the state of affairs, issued writs to the effect that any Jew not accused by a certain date, might on payment of a fine to the crown be relieved of the consequences of any future accusation. Several Jews of their own accord, when in danger of false accusation, appealed to the king for inquiry. Edward recognising that his haste had endangered the success of his policy, a few years later relaxed the anti-usury laws of 1273, and by further legislation legalised money-lending at a definite rate of interest and for short periods.<sup>1</sup>

Edward had not only the good of the State at heart; the advantage of religion was also his concern. Since the time of Innocent III., and in England of Stephen

<sup>1</sup> It is somewhat doubtful whether legislation to this effect was in reality adopted or only proposed.

All the Jews  
imprisoned.

293 Jews  
hanged.

Langton, the hostility of the Christian Church towards Jewry had grown more intense. In England the religious aspect of the persecution of the Jews had been less pronounced than on the Continent, for English rulers had always shown themselves less subservient to Papal influence than their continental fellow-monarchs. Edward, however, was more loyal in his adhesion to the Church than were his predecessors, and the wishes of Rome had consequently weight with him. So soon as the social and political status of the Jews of England had been settled, attention was directed to the condition of their souls. In 1279 a proclamation was issued directing that any Jew guilty of blaspheming the doctrines of Christianity should be put to death, or otherwise punished—one was burnt at Norwich for this offence. Writs were also issued to the sheriffs and bailiffs concerned, directing them to compel all Jews within their respective jurisdictions to attend sermons by the Dominicans, preached for the purpose of convincing them of their errors and of influencing their conversion to Christianity. The king on his part consented to forgo his right to the whole of the property of a convert, agreeing to allow him one half for his support, and to devote the other to the use of the poorer converts.

Jews compelled  
to attend  
sermons by the  
Dominicans.

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# CHAPTER XI

## THE EXPULSION

(1282-1290)

THE last decade of the history of Pre-Expulsion Anglo-Jewry opened with a further attack on the religious rights of the Jews. The chief synagogues of the Jews of London had before the close of the reign of Henry III. been seized, and only the smaller semi-private or private ones remained to the community. This semi-proscription of Judaism was still insufficient to satisfy such zealous churchmen as the primate, John of Peckham, and on his insistence, in 1282, these smaller places of worship were also suppressed.

Although the taxable value of the community had gravely decreased—their impoverishment was one of the reasons that enabled Edward to dispense with them—the Jews had once more to suffer extortion before they were finally released from bondage. Once again, on this occasion in 1288, the whole of Anglo-Jewry was suddenly seized and cast into prison. The Commons offered a tax of a fifth of their movables if the Jews were expelled, but the latter offered a larger bribe, and they were released on payment of a ransom of twelve thousand pounds of silver.

Still earlier in 1286 the Pope, Honorius IV., had issued a bull to the Archbishops of Canterbury and York, in which “the accursed and perfidious Jews” of England were denounced. Their sacred writings were condemned, and their efforts to recover persons who may have lapsed from Judaism anathematised. The

The synagogues of London suppressed.

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ceived with all the marks of popularity from every section of the population. Parliament on its assembly voted him a fifteenth part of their movables and the clergy a tenth, provided that he would confer on England the benefits he had granted his Gascon subjects, and expel the Jews from the kingdom. On the 18th of July 1290 the writs were issued announcing the expulsion of the Jews to take effect on the Feast of All Saints of that year. About sixteen thousand Jews, who had gradually been restricted to seventeen towns, left England. The king, possessed by no vindictive passion for persecution, took steps so that they should be allowed to depart in peace, without molestation. They were allowed to take their movable property with them, as well as all pledges that had not been redeemed. Except in the case of one or two favourites, the houses, synagogues, cemeteries, bonds either as acknowledgments of debt or undertakings to deliver merchandise already paid for in part, were forfeited. The sheriffs were ordered to make proclamation that until the appointed day of banishment no one should harm or rob the Jews, but, on the other hand, they should be guarded, and for those willing to pay, safe transport out of the country provided. The Wardens of the Cinque Ports were commanded, under penalties, to treat the Jews civilly and honestly, and to furnish the poorer ones with transport to the Continent at reduced rates.

This correct attitude of the king was, however, not shared by the people, and the last journey of the Jews in England was pursued amid the insults and assaults of the populace. The Jews of London departed on St. Denis' Day. The richer ones had arranged with a shipmaster to convey them and their belongings to the less hostile shore of the Continent. In Holinshed's words: "A sort of the richest of them, being shipped with their treasure in a mightie tall ship

which they had hired, when the same was under saile, and got downe the Thames towards the mouth of the river beyond Quinborowe (Queenborough), the maister mariner bethought him of a wile, and caused his men to cast anchor, and so rode at the same, till the ship by ebbing of the streame remained on the drie sands. The maister herewith enticed the Jewes to walke out with him on land for recreation. And at length when he understood the tide to be comming in, he got him backe to the ship, whither he was drawne up by a cord. The Jewes made not so much hast as he did, bicause they were not ware of the danger. But when they perceived how the matter stood, they cried to him for helpe : howbeit he told them, that they ought to crie rather unto Moses, by whose conduct their fathers passed through the red sea, and therefore, if they would call to him for helpe, he was able inough to help them out of those raging flouds, which now came in upon them : they cried indeed, but no succour appeared, and so they were swallowed up in water." The master and sailors appropriated the property of their victims and returned to London. A just retribution met them, for they were tried and hanged for their crime.

A number of the exiles sailed for France, and meeting with storms on the way were shipwrecked and drowned. The survivors were allowed by the king of France to settle temporarily in his kingdom. Such compassion, however, called forth the protests of the Papacy, and the *Parlement de la Chandeleur* accordingly decreed that all Jewish fugitives from Gascony or England should leave the kingdom. This decree appears not to have been rigidly executed, and a number of the refugees managed to conceal themselves among the comparatively considerable Jewish population of France. A body of about thirteen hundred English Jews sailed direct for

The fate of the exiles.



Flanders.<sup>1</sup> Others probably reached Germany and possibly Spain, then containing a very large Jewish population.

Practically the whole of the property the Jews left behind them in England passed into the hands of the king. It was ordered to be sold and the proceeds devoted to pious purposes. To the king's friends rather than to pious purposes the benefit accrued.

Before leaving this part of our story, a few words may be added regarding some of the larger Jewish settlements in the provinces in the period before the Expulsion.

Lincoln.

At Lincoln, at one time the second most important town in the country, the Jews settled in comparatively large numbers; Steep Hill, between the old Roman colony and the new Castle and Cathedral, being the Jewish centre. The earliest mention of them occurs in 1159. Between the attack on the Jews in 1190 and the St. Hugh incident the chief event in the history of Lincoln Jewry was another attack in 1220. For a large portion of the thirteenth century the leading Jew of Lincoln was Benedict fil Mosse, identified by Dr. Joseph Jacobs with Berechiah de Nicole. Benedict, who was a son of Rabbi Moses ben Yomtob of London, was an authority, frequently quoted, on Jewish law and observance. It was the marriage of his daughter that was the cause of the gathering of Jews in Lincoln on the occasion of the death of the boy Hugh.<sup>2</sup> Benedict was one of the Jews sent to London in connection with that affair. He was released before trial, probably in consequence of his daughter's wedding being an adequate defence against any charge of murder that might be brought against him. Benedict died after 1256. Another rich thir-

Benedict fil  
Mosse.

<sup>1</sup> Many also are said to have taken refuge in Scotland. See Howell's "Josippon."

<sup>2</sup> This is a conjecture by Dr. Jacobs, but grave doubt has been thrown upon it by Dr. H. P. Stokes.

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Converts. In 1235 certain Jews were imprisoned for abducting one of these converts, but released by the king, as innocent. Nine years later, however, the Jewry was attacked by the clerks who were indebted to its inhabitants. For this offence the annals of the period strangely record that forty-five of the assailants were committed to prison. In 1260 there was a dispute between the constable of Oxford Castle and the chancellor of the university as to jurisdiction over the local Jews. The decision was given by the king in favour of the chancellor.

York.

The terrible events of 1190 had annihilated the Jewish community of the northern capital, and for a time York was devoid of Jews. After an interval the economic necessities of so important a centre compelled the re-establishment of a Jewish community, and a small number collected again within the shadow of Clifford's Tower. Of these, several were children or other relatives of victims of the massacre, and prominent among them was Aaron, a son of Josce, one of the leaders of the martyrs of York. Aaron of York, who was born before 1190 and died after 1253, was appointed Chief Presbyter in 1237, in succession to Josce of London. He held the office until 1243, when he was succeeded by Elias of London. Among the other prominent York Jews of the period were Benedict Episcopus; Samuel (*d.* 1238), brother of Aaron; Leo Episcopus (*d.* 1244); the last-named's son Samuel (*d.* 1250); Josceus of Canterbury and his sons Bonamicus and Samuel. Until the death of these, York remained an important centre of Anglo-Jewry, although it never recovered its glories of the period before the massacre. In common with those of the other Jewish centres, its fortunes, however, subsequently declined until the day on which York Jewry was overwhelmed in the catastrophe common to the whole of Anglo-Jewry.

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## CHAPTER XII

### PRE-EXPULSION JEWRY

The Chief  
Presbyter and  
other officials.

FEW records have remained to describe the internal organisation of the Anglo-Jewish community before the Expulsion. Of the *Presbyter Judæorum* or Chief Presbyter mention has already been made. Not only had this functionary, it appears, supervision of the spiritual affairs of the community and judicial rights in connection with the Exchequer of the Jews, but he also seems to have had some civil control over the community; and perhaps for that reason the Chief Presbyter, who was appointed by the king on the nomination of the Jews, or with his approval, was invariably chosen from among the richest Jews in the kingdom. Other officials of whom trace can be found, it has been suggested, were *Dayanim*, or Assessors in the Ecclesiastical Court. The name or title *Episcopus* that is to be found in the records has been translated as *Dayan*, but doubt has been cast on this interpretation, and Cohen or priest, a Jewish tribal name, has been suggested as more probable. References have also been found to the honorary officials usually found in Jewish communities, the *Parnassim* or presidents of the congregation, and the *Gabbayim* or treasurers. Other officers mentioned previously were the justices of the Jews, the chirographers, and the clerks.

For a long period of the sojourn of the Jews in England, there seems to have been a continual infiltration of foreign Jews, and we meet members of the community coming from France, Germany, Flanders,

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hospitals. It has also been said that the Jews, when pledged to the Earl of Cornwall, were forced to work in the tin mines of his earldom, and to this apocryphal Jewish connection a portion of the nomenclature of Cornwall has been attributed.

Three classes in  
Anglo-Jewry.

The Jewish population of England, immediately preceding the Expulsion, has been divided by Mr. Lionel Abrahams into three classes. The first, consisting of very few members and of less families, was composed of the rich members of the community, the leading members of the various congregations, engaged formerly in financial transactions, and towards the end exporters of wool and corn. The members of the second class, more numerous, but still a minority, were money-lenders on a small scale, and pawn-brokers. Those of the third class, forming the great majority, were either in a state of poverty or bordering on that condition. Of their means of livelihood, beyond the service of their richer co-religionists, nothing whatever is known.

Their costume  
and social  
customs.

The costume of the English Jew included the horned cap, and a badge in form peculiar to this country. The language spoken by them in England was the same as that of the better classes; French Jews fought duels just as their Christian neighbours, and one supposed reference has even been found to a Jewish knight. Until relations were embittered by outside influences, the social relations between Jews and Christians seem to have been very friendly. They visited one another, and apparently ate—or at least drank—at one another's tables. Evidence of this we find from both sides. On the one hand there are the frequent warnings by the Church against eating and other social intercourse with Jews; on the other, a contemporary Hebrew authority states, "It is surprising that in the land of the Isle (England) they are lenient in the matter of drinking strong

drinks of the Gentiles and along with them. For the Law is distinctly according to those Doctors who forbid it on the ground that it leads to inter-marriage. But, perhaps, as there would be great ill-feeling if they were to refrain from this, one must not be severe upon them.”<sup>1</sup> Even as late as 1286, Bishop Swinfeld threatened to excommunicate several of his flock who wished to attend the wedding of the daughter of a leading Jew of Hereford. Inter-marriages between Jews and Christians took place, and the balance of conversion during the periods of prosperity seems to have tended towards Judaism rather than Christianity.

The religious observances do not appear to have differed from those of the Jews of France. The synagogue, then the centre of the congregation, in reality a meeting-place, was not devoted solely to religious purposes. As in France, Jews, when “called to the law” in the synagogue, were accustomed to go up bareheaded. As was universal at that time in Jewry, and still occurs where the position of the Jews is precarious, Jews were betrothed by their parents when quite young, for the pathetic reason that although the father of the bride might, at the time, be able to give his daughter a dowry, the insecurity was so great that at any time he might be reduced to beggary by the confiscation or looting of his property. The frequent exactions, coupled with the youth of the newly-married couple, were responsible for the arrangements whereby for a time they remained in the household of the bride’s parents. The Jews of England, as elsewhere—no matter how bitter the persecution they suffered—never neglected the education of their children, and, among the records of Pre-Expulsion Jewry the designation “Magister Puerorum” is to be found. Every com-

Their religious observances.

Educational facilities.

<sup>1</sup> See “Jews in Angevin England,” p. 269.



munity had its school attached to the synagogue, and in London and the larger towns there appear to have been seminaries of Jewish learning. The knowledge of Hebrew was widespread among Jewesses as well as among Jews, and a code of education, drawn up, there is every reason to believe, for the guidance of English Jews, is still in existence. This code includes among its directions that every first-born male should be set aside for the study of the Law (*i.e.* Jewish literature). His course of studies from the age of five is carefully laid down. The teachers were to devote themselves entirely to their profession. The ritual used by the English Jews, although in the main identical with the North-French, yet had some local variations, and both differed in many details from that in use among the Jews of Germany.

Literature.

Among Dr. Joseph Jacobs' many services to the study of Pre-Expulsion Anglo-Jewish history has been his piecing together of the story of Jewish literature in England during the early period. "I have come to the conclusion," he writes, "that during the last third of the twelfth century the English Jews held the lead in spiritual and literary activity among the Israelites of Northern Europe. I have discovered among them, as I think, a whole school of Massorites and grammarians, a couple of religious poets, a writer on astronomy, several exegetes of importance. . . . It should not surprise us that the Jews of England shared in the spiritual hegemony which her position as head of the Angevin Empire gave England at the end of the twelfth century over all the Romance-speaking nations of Europe."<sup>1</sup> This claim is too high, but the twelfth century was an illuminating period in Jewish literature, and in the general movement Anglo-Jewry took part. The literary renaissance

<sup>1</sup> "Angevin England," p. v.

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It must be added, however, that most authorities dispute the identity of the English Berachyah with the celebrated fabulist. Deodatus Episcopus was the author of an astronomical work. Anglo-Jewish authors who flourished later were Berechiah de Nicole (Lincoln), rabbi of Lincoln, and an authority on ritual matters; Aaron of Canterbury, an exegete and dayan; Elias of London, the chief Presbyter who bearded the Earl of Cornwall; Jacob ben Judah of London, poet and author of *Etz Chayim*, a book on the ritual; Meir of Norwich, a liturgical poet. Hagin, the chief Presbyter at the time of the Expulsion, translated Ibn Ezra's astrological works into French, and *L'Image du Monde*, a French cosmographical work, into Hebrew. A large number of these Anglo-Jewish scholars were related, and a genealogical tree has been constructed by Dr. Joseph Jacobs,<sup>1</sup> and supplemented by Dr. D. Kauffmann.<sup>2</sup>

The Jews did not keep their learning to themselves; and in the happier period they had schools at Oxford, for instance, where Christian scholars studied Hebrew and other subjects. On the Expulsion many of the Hebrew books were taken away by the fugitives, but some remained behind. These came into the hands of English scholars, among others Roger Bacon. At his death his Hebrew library passed into the possession of the Franciscan Friars.

During the period dealt with in the preceding pages, surnames, in the modern sense of the term, were of course unknown. Mere personal names were, however, insufficient to identify individuals, and explanatory additions—which in later generations chrySTALLISED into inherited surnames—were to be found attached to the personal names. In Anglo-Jewish nomenclature representatives of four classes into which surnames may be divided are to be found.

<sup>1</sup> The London Jewry.

<sup>2</sup> *Jewish Quarterly Review*, vol. iii.

Patronymics, such as Aaron fil Isaac, Abraham fil Rabbi, Abraham fil Muriel, &c., were numerous. Other relationships were explained by such names as Aaron frater Leonis de Dunstaple, Abraham gener Elie, Avigay uxor Jacob, Anna mater Lumbardi. Of local names also a great number are to be met with ; among others, Aaron de Colcestre, Amiot de Excestre, Isaac de Joueigny, Ysaac de Russie, Deulecresse de Danemarcia (Ardennes), Josce de Domo Samson, Cok de Domo Abrahe. Occupations and offices were designated in the names Abraham Gabbai (the treasurer of a synagogue), Abraham le Vesq (Cohen), Abraham Pernas (the president of a congregation), Benjamin Magister (a schoolmaster), Isaac Medicus, Isaac Magister Puerorum, Moses Nakdan, &c. The fourth class, descriptive names and nicknames, includes Benedict Parvus, Benedict Lengus, Deudone cum pedibus tortis, Duzelina vidua Mossy cum naso, Isaac le Gros, Isaac Senex, Mosse Juvenis, &c. Early Anglo-Jewish names proper were for the most part biblical, although in many instances they were rendered by Latin or French equivalents. Of these there are, for instance, Deodatus (Nathaniel or Elchanan), Josceus and Josce (Joseph), Vivard, Vivelot, Vives and Hagin (Chajim), Deulecresse and Cresse (Deus eum crescat, Gedaliah), Bendit and Benedict (Berachyah and Baruch), Helye (Elias), Biket (a diminutive of Rebecca), Deudone (Jonathan), Deulabenie (Berachyah), Serfdeu (Obadiah), Deulesalt (Isaiah), and many others.

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## CHAPTER XIII

### THE MIDDLE PERIOD

(1290-1550)

FOR long the opinion was held, that with the expatriation of the Jews of England by Edward all connection of the Jews with that country came to a close, and that for the three and a half centuries following the Expulsion no Jew touched English ground. Such a view has, however, now been proved incorrect. So far from the truth is it, that instead of a total exclusion of Jewry from England, hardly a year seems to have passed between the Expulsion and the Resettlement in which one or more Jews, often professing Judaism, could not be found in the country either as wayfarers or as settlers. On the other hand, however, until the reign of Charles I. no organised community appears to have existed, and interpreting the word Jewry in that sense rather than as the haphazard gathering of individual Jews, one is justified in saying that the history of the Jews in England closed in 1290, not to be resumed until 1655.

Leaving the question of an organised community aside, however, and considering merely the case of individual Jews, the question at once arises whether the Expulsion of 1290 included every member of the community. Although no definite evidence can be found of the tarrying of Jews after the bulk of their co-religionists had departed, the English expulsion, if it had been complete, would have differed from all similar tribulations of the Jews elsewhere. It is beyond the limits of possibility for all the members

Probable survivors of the Expulsion.



of a race without a solitary exception to be of the mould of martyrs. The great majority of the Jews of England, like, for instance, the 800,000 who followed the lead of the statesman Isaac Abravanel in the exodus from Spain two hundred and two years later, did not hesitate to prefer the loss of all temporal advantages, of the comfort that to most people means the whole of life, to resume their weary and endless pilgrimage, rather than to accept what they considered apostasy, or even as secret-Jews to render lip-service to a creed with which in their hearts they had no sympathy. To the English Jew of the thirteenth century the mere formality of baptism meant the close of all his persecutions. Despite this overwhelming temptation but few fell, and even from among those few there were continual instances of reversion to Judaism. The bulk of the Jews of England preferred exile to apostasy. As in the case of Spain, however, there can be little doubt that a minority, weaker in will and in constancy, chose baptism rather than the terrors of banishment, and as Christians, more or less sincere, remained behind and became gradually lost in the general population. The increased number of inmates of the House of Converts at this period supports the view here put forward. The eastern counties have especially been mentioned as the district in which Crypto-Jews were to be found in the succeeding centuries. At the same time there is a tradition that the Expulsion of 1290 was not complete, and that it was not until 1358 that the last vestige of Judaism was driven from the country. Oxford had many privileges beyond the ordinary English cities, and among them, it has been suggested, was the permission to retain Jews within the limits of the city after the remainder of the country had been purged of the Semitic element. A Jewish colony, it is said, remained in Oxford for

Tradition of  
a remnant at  
Oxford.

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expulsion, confiscation, outrage, and murder. Beyond the bare announcement of this mission of six Jews, no other mention is to be found in the surviving contemporary records. There is no reason to believe, however, that the embassy was to any extent successful, or that the hearts of the English and their rulers softened towards the helots of Christendom.<sup>1</sup>

Among the opportunities afforded Jews for visiting and even settling in England undetected was the presence in the country of the Italian money-changers or usurers. The Cahorsins although the first were not the only Christian financiers who acted as the bankers of mediæval England. Even before the departure of the Jews, the term Cahorsin had come to designate not merely money-changers, originating from Cahors, but those coming from Latin Europe generally. In the fourteenth century the term Lombards had become synonymous with Cahorsin and denoted the same class in the community. If the suspicions expressed by the Commons in 1376 were justifiable, these Lombards were even more heterogeneous than the widest interpretation of the term reinforced by Cahorsin would suggest. They were accused of harbouring Saracens and spies in their midst, and the Commons even went further and stated that Jews also took refuge under the cloak of Lombardism. The official control of financial and commercial operations was at the time lax, and little official difficulty would have been found by Jews in England masquerading as Lombards. So far as the king was concerned the complaints of the Commons passed unheeded, and any Jews that may have formed the basis of the suspicions remained without molestation.

Of the few and scanty records of Jewish visitors to

<sup>1</sup> MSS. Hargrave 179, fol. 295.

Jews masquerading as Lombards.

England during this period there exists one relating to Solomon Levi, after his conversion Paul of Burgos, former rabbi, archbishop, statesman, and persecutor of the Jews. Solomon Levi, possibly a descendant of one of the refugees of 1290, while still a Jew visited London, and in an extant letter of his, dated from that city, he complained of his isolation from co-religionists. The next reference is to one, described as a Jew in his safe conduct to come to England, who travelled accompanied by ten servants, the exact number, it has been noted, required for the quorum for service according to the Jewish rites. The king, Henry IV., who before ascending the English throne had come in contact with Jews on the Continent, was well acquainted with the reputation the race had acquired in the practice of medicine. Henry's health declined towards the close of his life, and as he failed to obtain relief from native practitioners, Dr. Elias Sabot of Bologna, who had probably earned a reputation for skill in medicine, was sent for, and as a Jew given a safe conduct and permission to travel or settle in any part of the country. Sabot arrived in England in 1410.<sup>1</sup> Two years later another physician, David di Nigarellis of Lucca, strongly suspected of Judaism by historians, followed him to this country. Nigarellis had an annuity granted him by the king, and was also favoured with naturalisation as an English subject. The patent of naturalisation accorded Nigarellis full rights, including those of holding lands and advowsons. The last-mentioned grant suggests that Nigarellis was not a Jew, at any rate by religion, at that date. If he were he was certainly the first of

Jewish  
physicians  
in England.

<sup>1</sup> Dr. Simonsen identifies this mediæval physician with Elijah Be'er ben Shabbethai, who on account of his skill was created a Roman citizen. Elijah was private physician to Pope Martin V., and held a similar appointment under his successor, Eugene IV. In the agreement drawn up between the Pope and the Italian Jews in 1443, Elijah acted as one of the representatives of the latter.

that faith to acquire English citizenship. Another Jewish doctor has been traced in England at the same period. Alice, the wife of Sir Richard Whittington, the famous Lord Mayor, having fallen ill, her husband obtained the royal permission to invite a Jewish doctor of the south of France to come to England to attend to her. Accordingly, in 1409, Maistre Sampson de Mierbeawe judeus was granted permission for one year to settle, travel, and practise his profession in any part of the kingdom.

Converts from  
Judaism.

Still earlier there had been some conversions from Judaism other than those to be mentioned in the next chapter in connection with the *Domus Conversorum*. In 1358 a pension was bestowed upon John de Castello on his abjuring Judaism. In similar circumstances pensions were conferred on Richard de Cicilia (1389) and William Piers (1392). In 1421 one Job, an Italian apothecary, and his son John, being found in the country, had to accept baptism before receiving naturalisation. From that date until almost the close of the fifteenth century a cloud descends on the doings of Jews in England, but from occasional oratorical attacks on Jewry during that period we may deduce that although nothing is heard of them, England was not altogether free from Jews. We are told, for instance, that in 1428 "the Jews of Abingdon" performed an interlude before Henry VI.,<sup>1</sup> and we hear of one Masse Salman, who was sheriff of Southampton in 1489. He might have been a member of the race. A Jewish parentage was also attributed to the pretender Perkin Warbeck, an attribution which, whether true or false, at any rate suggests that such a parentage was not rendered impossible by the entire absence of Jews from the country.

The final act of Spanish persecution, when 800,000 Jews, men, women, and children, were cast forth

<sup>1</sup> Mr. Sidney Lee in *The Times*, Nov. 1, 1883.

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of secret Jews did collect in various towns, and that they met on the usual occasions for divine service, but it is most improbable that the privacy of these services was not most strictly guarded, or that the services were known beyond the narrow circle of the refugees.

In the following reign Judaism and the Jewish law came into very considerable prominence. Henry VIII., who had married Catherine of Aragon, his brother's widow, and lived with her for many years, in 1529 discovered doubts concerning the legitimacy of the marriage, and became anxious for a divorce.

Jewish doctors  
and Henry  
VIII.'s divorce.

The various political influences at work rendered the legitimate satisfaction of Henry's demands extremely difficult, if not unattainable. All the applications of Henry, fortified by the opinion of the majority of the universities of Europe, were without avail on the Pope, who supported his refusals by the Mosaic code, which positively enjoined such unions in certain circumstances. In the midst of the contention such a marriage took place among the Jews of Italy, and, having so direct an application to the state of affairs in England, it was duly reported to all the courts represented in Italy. Henry and his advisers immediately saw the value of Jewish evidence and the necessity of supporting their case by rabbinic opinions. The views of learned Jews, professing and converted, were collected from all parts of the Continent, and from several of them written opinions obtained. Of these, that of Mark Raphael of Venice attracted most attention, and the author was personally invited to come to England. The opinion of Raphael was apparently considered of great weight, for strenuous efforts were made by the other party to the controversy to gain his adhesion. Not only was an office in the service of the Pope offered to Raphael, but an attempt was made to bribe his uncle, Father Francis, also a converted Jew, with a cardinal's hat. These efforts failing, an attempt,

engineered by the Spanish ambassador at Rome, was made to waylay the uncle and nephew on their journey to England. This, however, also failed, and both arrived safely in London early in 1531. The case for the divorce was then placed in all its bearings before the learned Jew, who took some time to consider his decision. Raphael's response was as follows : "That the Queen's marriage ought not to be disputed or dissolved, but, nevertheless, that the King may and can very well take another wife conjointly with his first. Although the King's marriage with the widow of his brother was a true and legitimate act, yet he does not style himself properly husband of the Queen, inasmuch as according to (Jewish) law the posterity issuing from such a union is ascribed to the first husband; and as it would be unreasonable that, in order to preserve the name and race of the deceased, the survivor should be prevented from having posterity of his own and bearing his name, the Law allows; him to take another wife." Henry was not altogether satisfied with this decision, and told Raphael that he must devise some other means of getting him out of his difficulty. Raphael thereupon set to work again, and gave the following revised response : "It is allowable for a man to take to wife the widow of his brother, provided he do it out of his own desire and will, and with the direct intention of procuring descent to his brother's line. Without such marked intention the marriage is forbidden by Divine Law. God said so by the mouth of Moses, and cast His malediction on all those who married without such an intention, for if they did so marry, no generation could spring forth from them, and if any it could not last long." Raphael deduced from the absence of any surviving male heir to Henry and Catherine that Henry could not have married with the above express intention, "and consequently his marriage is illegiti-

The views of  
Mark Raphael.



mate and invalid." Raphael retained the favour of Henry. He was attached to the court, and received many presents and favours.

Some ten years later, in 1542, the presence of Jews in the country was reported to the Privy Council, who directed that a list of the suspects should be drawn up. The list, unfortunately, has been lost, and no record of further action, beyond arrests, can be found. In 1547 the distinguished convert, John Immanuel Tremellius, visited the country. At the invitation of Archbishop Cranmer, Tremellius, in company with Peter Martyr, stayed at Lambeth Palace. Two years later he was appointed "King's reader of Hebrew" at Cambridge, and in 1552 made Prebendary of Carlisle. On the death of Edward VI. Tremellius left England, but paid another visit to the country about 1565. The next reference to a Jew appears under the date 1550, when Ferdinando Lopes, a Jewish physician living in St. Helens, London, was arrested and tried before the Lord Mayor for a serious offence, and ultimately banished the country.

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policy of bribes to which the State was an active party, however, the Church had everything to gain and the State nothing.

Earlier houses  
of converts.

The establishment by the Dominicans, assisted by the king, of a house for the reception of converts in the heart of Oxford Jewry about 1221 has already been noted. Three years before the death of John, in 1213, a similar institution was established in Southwark, where a relatively considerable Jewish colony was then to be found. The foundation was purely religious. It was established by Richard, Prior of Bermondsey, in honour of St. Thomas, and adjoined that monastery. The example set by this prior was followed twenty years later by the king, Henry III., who established the "Domus Conversorum," or House for Converts in the New Street now known as Chancery Lane. The house of a rich Jew, recently come into the possession of the crown, was the nucleus of the new institution. The surrounding land in the possession of the crown was added to it. The structural alterations and extensions necessary, including the erection of a chapel, were all carried out at the royal expense, and the king, moreover, promised to devote to the same purpose "all other escheats coming into our hands in London or in the suburb of London." The institution was thus from the first bountifully endowed. The House was ready for occupation early in 1233, when several converts were already awaiting admission. These, to whom grants were made for clothing, may have been the men who were engaged in preparing the building for occupation, for it appears that they were themselves also converts. A custos or warden was appointed in the person of Walter, to whose office an adequate stipend was attached. The House, when full, accommodated about forty inmates, and it was customary in addition to allow pensions to others.

Foundation of  
the "Domus  
Conversorum."

The establishment of the House aroused some enthusiasm. Matthew Paris, writing at the time, records that Henry built the House and Chapel "for the ransom of his soul and that of his father, King John, and all their ancestors. To this House converted Jews retired, leaving their Jewish blindness, and had a home and a safe refuge for their whole lives, living under an honourable rule, with sufficient sustenance without servile work or the profits of usury. So it happened that in a short time a large number were collected there. And now, being baptized and instructed in the Christian law, they live a praiseworthy life under a Governor specially appointed." The higher clergy generally took a deep interest in the institution, whose endowment was supplemented by legacies besides further royal grants.

In addition to the warden, a chaplain was attached to the institution immediately on its establishment, and further chaplains appointed subsequently. In Edward I.'s reign, a new office, that of sub-warden or presbyter, was created. This appointment, which was resident, and the duties of which were connected with the financial administration, was due to the laxity that had been displayed in the administration of the "House." The inmates were not only housed and fed; in addition they were clothed, and received allowances, and instruction in the tenets of Christianity. At a later date their children were taught trades. The converts, who bore the designation "Le Convers"—whence the modern English surnames of Convers and sometimes Conyers—were encouraged to enter the Church, and the chaplain was often himself a convert from Judaism. The House of Converts was also to some extent a house of study, in which Hebrew learning was by no means neglected. One of the inmates at a later date became the first professor of Hebrew at Oxford.

Officials of  
the "Domus  
Conversorum."

No record remains of the procedure adopted in London on the reception of a convert. In all probability it differed but slightly, if at all, from that in use on the Continent. In Rome this was as follows. Unless the circumstances were exceptional, candidates for baptism had to await the Saturday in Holy Week. Then the convert was clothed in "a mantle of white damask, having a lawn band on, and a small silver cross hanging about his neck. Then a cardinal, attended by the Canons of the Church (St. John Lateran), proceeds to bless the water: after which, the person to be baptized is presented to him, by his godfathers, and makes a public declaration that he desires baptism: whereupon the cardinal, causing him to lean his breast upon the font, pronounces the usual form of words, and pours water on his head, with a large silver spoon: which being done the proselyte proceeds with a lighted taper in his hand to one of the oratories and is there confirmed; the whole concluding with a mass." We are, moreover, told that Jewish converts as a rule wore "very rueful visages." At these baptisms distinguished personages and even the king often assisted, and occasionally the royal couple acted as god-parents to the newly baptized.

The House does not appear to have been entirely devoted to the benefit of converts, for a few years after its establishment the keeper was directed to admit the Christian widow of a convert. Some of the inmates pursued their ordinary occupations outside; for instance, in 1238, two, who were king's bowmen, had their necessaries sent to them at the Tower, where they were stationed. In 1265 the House was enlarged, but within seven years the administration had fallen into such disorder and so many abuses had sprung up, that a reorganisation became a necessity. Complaint had been made to the king that the inmates were

The form of reception.

The occupations of the converts.

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Sufferings of  
the converts.

remainder going to the Home, and to devote the proceeds of the poll-tax levied on professing Jews to the upkeep of the House. The good intentions of the king were, however, to some extent defeated by the warden, who, relying on precedent, refused to submit his accounts for audit, from which refusal may be deduced the channel into which a portion of the funds disappeared. In 1290 another crisis arrived in the affairs of the House. Again the inmates were starving. The ordinary income, it was contended, was insufficient. This was increased in response to the appeal, and a regular payment ordered. The inmates asked that a keeper, who would pay due heed to their affairs, spiritual and temporal, should be appointed. The king directed the chancellor to find a person suitable for the office.

The "Domus"  
after the  
Expulsion.

With the expulsion of the Jews from England, it might reasonably have been expected that the days of the institution's usefulness would be numbered, and that it could not long survive the expatriation of the Jews of England. The surmise was, however, unfulfilled. The House remained in existence until the eighteenth century with a varying number of inmates, but until 1552 never totally devoid of some of Jewish birth. As the supply of Jewish recruits became weaker, applicants for admission, otherwise qualified than by birth, were received. Arthur Antoe, "a Pagan born, but converted to the fayth of Christe Jesus," presumably an American Indian, who was admitted in 1605 was in all probability one of these. From the designations of the Jewish converts we may perhaps receive some hints of the relics of the Expulsion, and of the places in which they were to be found. During the centuries subsequent to 1290 converts were received at Chancery Lane, originating from London, Exeter, Oxford, Woodstock, Northampton, Leicester, Canterbury, Merton, Winchester, Stamford,

The distribu-  
tion of the  
candidates for  
admission.

Lincoln, Bury, Arundel, Norwich, Bristol, Nottingham, and Cricklade, all Jewish centres before the Expulsion. In 1377 the office of Warden was united to that of Master of the Rolls. The two offices had for some years previously been held jointly by the same person. The first layman to hold the office was Thomas Cromwell, appointed in 1534. The inmates during the period subsequent to 1290 included Elizabeth, daughter of Rabbi Moses, *episcopus Judæorum*, otherwise described as *levesque des Jues de France et dalmaigne* (the Bishop of the Jews of France and Germany), who entered the House in 1399, ten years later married David Pole, a citizen and tailor of the city of London, but remained a pensioner and inmate of the House for another seven years. In 1409 Johanna and her daughter Alice, lately Jewish "miscreants," of the royal city of Dartmouth, where they had apparently been engaged in business, were admitted. In 1578, after the House had been devoid of converts for twenty-six years, Jehuda (Nathanael) Menda was admitted. He came from the Barbary States, and had been resident six years in London before his conversion. The scene attending this event in 1577 was remarkable. In the Church of All-Hallows, Lombard Street, Menda, who was both a Hebraist and a biblical scholar, read a long statement in Spanish explaining his conversion. The statement was followed by a famous sermon by John Foxe, the martyrologist, *De Oliva Evangelica*, which took four hours in delivery. Sir Francis Walsingham, the Secretary of State, who had been anxious to be present, was prevented by illness, and Foxe immediately repaired to his house and repeated the sermon for his benefit. Menda's statement was translated into English and published, and, together with the sermon, circulated widely, thus serving to attract public attention to Jewish matters, and indirectly causing the many Jewish references

Master of the  
Rolls as War-  
den of the  
"Domus."

Foxe and  
Menda.



that from that time began to appear in English literature. The presence of Menda and a colleague, Fortunati (Cooba) Massa, in the House may very well have been one of the elements that combined with others to suggest to Marlowe and to Shakespeare the treatment of Jewish topics.

In 1598 the most distinguished of the inmates of the House joined the small circle of converts. Philip Ferdinandus was born in Poland about 1555. He was first converted to Catholicism, but afterwards adopted Protestantism. A poor student at Oxford University, his knowledge of Hebrew soon attracted attention, and he lectured in several colleges. In 1596 he entered Cambridge University, where also he taught Hebrew, and counted most of the professors among his pupils. Shortly afterwards, by the introduction of his friend, the noted Hebraist, Joseph Scaliger, Ferdinandus was appointed Professor of Hebrew at Leyden University. In 1599 he was an inmate of the "Domus Conversorum." While at Cambridge Ferdinandus published a Latin volume containing the 613 precepts of the Mosaic Law, together with extracts from rabbinical literature. A later inmate, Jacob Wolfgang (admitted 1606), was one of the earliest readers in the then newly-established Bodleian Library at Oxford. The last reference to an inmate of the House appears under the date 1609. In subsequent years occasional applications were made for pensions by converted Jews, the last of them by Henry Cotigno in 1717.

A large proportion of the converts from Judaism who found refuge in the House during the three hundred and fifty years of its activity came from abroad, many from Spain, where the lot of Jewry was especially fraught with trouble throughout the whole of the period. On the other hand, a number of the inmates, as has been pointed out, came from different parts of

Philip  
Ferdinandus.

The last  
inmate.

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## CHAPTER XV

### QUEEN ELIZABETH'S JEWISH PHYSICIAN

(1581-1650)

The English discover an interest in the Jews.

AMONG the consequences of the Reformation and the Revival of Learning in England was a new interest, both literary and popular, in Jews. From the middle of the sixteenth century repeated editions of an English translation of Joseph ben Gorion (Josippon), the pseudo-Josephus—whose history was currently believed to have been written for the Jews, that known as Josephus being intended for the Romans—were called for and eagerly read. The people newly introduced to the Bible were anxious to learn more of those to whom that literature is devoted. This popular interest in Jews was reflected by the drama of the day. As early as 1579 mention is made of a play, "The Jew," then being performed in London, and during the succeeding generation hardly a year passed without the Jew being depicted on the English stage. The contributions of Marlowe (*c.* 1590) and Shakespeare (1596) are well known. In addition there were Jewish characters in "The Three Ladies of London" by Robert Wilson (1584), an anonymous play entitled "Selimus," "Machiavellus" (1597), "Jacke Drum's Entertainment" (1601), "The Travels of the Three English Brothers," dramatised by John Day (1607), "The Jew of Venice" by Dekker, "The Jewish Gentleman" by Richard Brome, and "Customs of the Country" (1622) by Beaumont and Fletcher. Miscellaneous references to Jews and Jewish customs are

The Jew in English drama.

also to be found in many other contemporary dramas.<sup>1</sup>

This interest in Jewish matters was not confined to the common people. The study of Hebrew occasionally, as has been pointed out, with the assistance of Jewish professors, was pursued at the universities, and among the students of that language were the ill-fated Lady Jane Grey and Queen Elizabeth. The latter before her accession had shown great favour to Tremellius, and on his second visit to England had endeavoured to induce him to remain in the country.

English  
students of  
Hebrew.

The sixteenth century in England saw revivals other than those of learning and religion. New energy and life were also introduced into industry, and one branch, that of mining, which had entirely fallen into disuse, was revived and reinvigorated with the assistance of foreign skill and foreign experience. By Henry VIII. Joachim Hochstetter was invited to England to undertake the development of its mineral resources. His operations were continued for many years. In 1581 Joachim Gaunse of Prague was conducting mining operations in Cumberland, where he seems to have taken the place of Hochstetter, who had lost favour. Gaunse's success at Keswick appears to have been such as to induce the government to entrust to him similar work in South Wales, where the mining industry was then being founded. For several years Gaunse was in control of operations in both districts. In 1589 he was at Bristol, and it is through his connection with that city that his value to our story becomes apparent. According to the affidavit of Richard Curteys, minister, the latter met Gaunse there for the purpose of a "conference in the Hebrew tongue." In the course of the conversation Gaunse denied the divinity of Jesus. For this blasphemy

A Jew develops  
mining in  
England ;

<sup>1</sup> Particulars of these Jewish references in the dramatic literature have been obtained from Mr. Sidney Lee's "Elizabethan England and the Jews."

Gaunse was summoned before the mayor and aldermen, to whom he declared himself to be a Jew born at Prague, who did not "beleeve any Article of our Christian faithe for that he was not broughte uppe therein." The case was too important for the local justices to decide, and Gaunse was sent to London to appear before the Privy Council. Of the next scene in London, however, no record exists, and it is unknown whether Gaunse was punished for his avowal of Judaism, or whether the influence of Walsingham, who was well acquainted with Gaunse's services, was exercised to secure his liberation.

In Elizabethan England the neighbourhood of Houndsditch was still, as in the days of the Plantagenets, the foreign quarter of the capital. Aliens of all descriptions congregated there, and there is evidence that among the inhabitants were Jews, either converted or secret, engaged in the second-hand clothing and the pawnbroking businesses. Jews were also associated with Englishmen in the Levant trade, and among the fashionable doctors of the country, mostly foreign, seem to have been members of that race. One, Jacob, was at the request of the queen admitted to the College of Physicians in 1585, and subsequently sent by her to Russia to attend the Tzar. Another Jewish doctor, Ferdinando Lopes, as has already been mentioned, had found himself in trouble in 1550. The most interesting of all the Anglo-Jewish doctors of the period was, however, undoubtedly Roderigo Lopez.

Roderigo Lopez, a Portuguese Jew, settled in England in 1559. He is said to have been captured by Drake during one of his anti-Spanish forays, and to have been brought a prisoner to England. In the practice of the profession of medicine Lopez speedily attained fame. He was the first house physician at St. Bartholomew's Hospital, where a very high opinion

and is accused  
of heresy.

Roderigo  
Lopez.

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pretender to the throne of Portugal, and a fugitive from Spanish persecution. Antonio became the popular idol, but as he was unacquainted with any language but Portuguese, his stay in England would have been attended by serious discomfort if Lopez had not consented to act as interpreter. For a time Lopez became very closely connected with the household of Essex and Antonio. Causes of dispute, however, arose between them, and the atmosphere was not cleared by a disclosure on the part of Lopez to Antonio and others, of some professional secrets concerning Essex "which did disparage to his honour." Of Antonio's attendants, who also were dissatisfied with their master's behaviour, many were very friendly with Lopez, even staying at his house. These had been approached by emissaries of the king of Spain with inducements to get rid of Antonio, who was still a claimant to the kingdom of which Philip had taken possession. The plot was disclosed to Lopez, who seems to have entered into it so far as to state that Antonio would not recover from his next illness. This was the most important piece of evidence incriminating Lopez that was elicited at the subsequent trial. At the same time a suggestion was made that the death of Elizabeth would also cause considerable pleasure to the Spanish king. This suggestion Lopez refused altogether to entertain, and although he did not directly communicate it to the queen or her advisers, Lopez let hints of the movement drop in Elizabeth's presence.

Meanwhile the conspiracy was discovered by the Council, through the instrumentality of Essex. Two of Antonio's attendants, one of them staying at the time with Lopez, were arrested. From them the physician's connection with the plot was learnt, and he also was committed to the Tower. Essex, anxious to implicate him, personally searched his papers, but

Lopez  
accused of  
high treason.

with no satisfactory results, and on his failure to find any incriminating documents, he was reprimanded by the queen as a "rash and temerarious youth to enter into a matter against the poor man which he could not prove." This reproof made Essex all the more eager to involve Lopez in the charge of treason. That which the search failed to secure was obtained with difficulty by the threat of torture. To save himself immediate suffering, the old man made some sort of confession, afterwards withdrawn. The trial was held without delay. A special bench was appointed in place of the ordinary judges. Essex himself presided, and his colleagues were equally prejudiced against "the Jew," as he was frequently described during the proceedings. Charges of Spanish machination were always pleasing to the populace, who were thus both politically and religiously prejudiced against the prisoner. The prosecution was led by Coke, then Solicitor-General, who referred to the accused as "that vile Jew," "wily and covetous," "mercenary," "corrupt," &c. As a matter of course Lopez was found guilty, and sentenced to be hanged and drawn. Trial of Lopez.

Before this sentence could be carried out, however, an unexpected difficulty arose. For some months the queen could not be induced to sign the death-warrant. Very probably she felt considerable doubts concerning the justice of the whole proceedings. In the meanwhile one of Essex's partisans was appointed Chief Justice, and by his persuasion the signature was given. Lopez was hanged at Tyburn on the 7th of June 1594. His fate. The whole affair created so much excitement that no less than five official accounts, one by Bacon, then in the service of Essex, in addition to numerous private ones, were published. Although Elizabeth had at length been induced to consent to the execution, she did not claim her right to the con-



demned man's property. With the exception of a ring, said to have been given to Lopez by the king of Spain, which Elizabeth wore until her death, she allowed the widow to retain the whole of her husband's estate.

Elizabeth's  
sympathy with  
Jews.

Maria Nuñez.

Three years before the execution of Lopez, Elizabeth gave a very definite proof of her sympathies with Jews. A ship-load of Marranos or Crypto-Jews, fleeing from Spain, was captured by the English, and the passengers brought to London. Among those on board was Maria Nuñez, a lady of such beauty that her charms immediately attracted the English captain, a nobleman, who offered to marry her. Maria and her companions, however, had set sail for the purpose of openly confessing Judaism, and she was unwilling even for the love of an English noble any longer to remain a nominal Christian. Maria's beauty and story created a great sensation in London, and the queen was anxious to meet the heroine. She was invited to an audience, was befriended by Elizabeth, who drove with her through the streets of the capital, and by her was, together with her companions, permitted to sail for Holland, there to join others who had already thrown off the cloak of Christianity. The same year Elizabeth, through her ambassador at Constantinople, successfully used her influence to obtain the appointment of a Jew as Viceroy of Wallachia, and in 1599 she was in correspondence with Esperanza Malchi, the Jewish secretary of the Sultana of Turkey. Further evidence of the existence of Jews in London during the sixteenth century is afforded by Thomas Coryat, who, when in Constantinople in 1612, visited "the house of a certaine English Iewe called Amis, borne in the Crootched Friars in London, who hath two sisters more of his owne Iewish Religion, commorant in Galata, who were likewise borne in the same place."

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prisonment of its author by the Court of High Commission. At this epoch the commerce of Spain was almost entirely in the hands of Marranos,<sup>1</sup> and business relations with England attracted many secret Jews to these shores. It is a curious fact that the charter and list of freemen of the Anglo-Spanish Trading Company in London, dated 1605, has its pages numbered with Hebrew characters. In the lists of foreigners resident in London at the beginning of the sixteenth century such names as Da Costa, Lopez, Alvarez, Mendez, Meza, Casseres, afterwards well known in Anglo-Jewish annals, continually recur. It was not until 1618 that the English version of the *Statutum de Pistoribus* contained the clause prohibiting Christians from buying meat of Jews, and from this it has been deduced that about that time the presence of Jews in the country became generally known. A few years later it is stated in a tract, "The Wandering Jew Telling Fortunes to Englishmen," that "A Store of Jews we have in England; a few in Court; many i' the citty; more in the country." It is also noteworthy that the author did not hesitate to claim Judaism openly, the better to succeed in his profession of fortune-teller. A somewhat similar incident some years later was the pretended adoption of Judaism by a Jesuit, in order that by being baptized he might obtain the public sympathy necessary to him in the furtherance of his designs. Outside of London it is in the university towns that traces of Jews are to be found at this period. In 1608 Jacob Barnett was teaching Hebrew at Oxford, where he became acquainted with Casaubon, who was among his pupils. Developing a friendship for the young

Intercourse  
with Marranos.

Jewish scholars  
in England.

<sup>1</sup> A term applied to the Crypto-Jews of Spain and Portugal, who, while outwardly conforming to Christianity, in secret continued the practices of Judaism. These Marranos were not always themselves converts from Christianity; they were often the children or even more remote descendants of baptized Jews.

Jew, Casaubon induced Barnett to live in his house in London. After a time Barnett seemed to show a tendency towards Christianity, and Casaubon, hoping for his conversion, sent him back to Oxford. There, after a further interval, Barnett consented to accept baptism, and great preparations, in which the archbishop and the king were interested, were made for the public acceptance of Christianity by the proselyte. The conversion and the arrangements became a leading topic of conversation, and as the appointed day drew nigh the excitement increased. All was ready, the special preacher appointed and the sermon prepared, but the intended convert could not be found. All search within the city proved in vain, and the intended participants in the event had to disperse unsatisfied. Enraged at their disappointment, the university authorities sent messengers in all directions to seek the fugitive. Barnett was overtaken on the way to London, and brought back to Oxford. There he was imprisoned, but on the intervention of Casaubon, released and expelled the university. He was subsequently, by order of the Privy Council, expelled the kingdom.

Casaubon and Barnett.

The conversions, or attempted conversions, were not all, however, in favour of Christianity. In 1624 James Whitehall of Christ Church, Oxford, was prosecuted for preaching Judaism. About the same time several English converts to Judaism were living in Holland, and in 1635 a woman, described as a Jewess, was imprisoned by the Court of High Commission for adhering to Jewish customs, and refusing to eat meat not killed in the Jewish fashion. On the other hand, in 1623 Paul Jacob, a converted Jew, petitioned the king for a pension, and two years later Charles I. granted an allowance of forty pounds a year to a Jew at Cambridge, presumably on conversion.

Converts to Judaism.

In 1614 and 1615 two attempts were made by the

Attempts by Spain to prosecute Jews in the English courts.

Spanish ambassador to prosecute Jews in the English courts. The first was a charge of piracy against Samuel Palache, the envoy of the Sultan of Morocco to the States General, who had brought three prizes into Plymouth. His successful defence was that he was a Moroccan subject and in the service of the Sultan, then at war with Spain. In the second case the ambassador attempted, also without success, to obtain the assistance of the Privy Council in proceedings against a Jew regarding a cargo of sugar. In 1620 David Sollom, a "Jewish Merchant," bought an estate in Meath, Ireland. Shortly afterwards Antonio de Verona was at both universities, and for the earlier portion of his visit at any rate was a professing Jew. He was described by Queen Henrietta Maria as in her service. Somewhat later another Jew, Alessandro Amidei, taught Hebrew at Oxford. In 1627 Charles I. borrowed several amounts from Abraham Jacob, and at a subsequent date 20,000 ducats from a Jew of Amsterdam. Finally, in 1650 another Jew, Jacob, opened a coffee-house at Oxford, the introduction of the beverage into the country being due to him.

AUTHORITIES:—L. Wolf, "The Middle Period of Anglo-Jewish History"; S. L. Lee, "Jews in England before 1643" (*Academy*, March 18, 1882), "Elizabethan England and the Jews" (*Transactions, New Shakespeare Society*, 1888), "The Original of Shylock" (*Gentleman's Magazine*, 1880); H. Graetz, "History of the Jews," vol. iv. (1892); I. Abrahams, "Joachim Gaunz" (*Transactions, Jewish Historical Society*, vol. iv.); "Queen Elizabeth's Jewish Physician" (*Jewish World*, Jan. 23 and 30, 1880); E. N. Adler, "Auto de Fé and Jew," ch. vi.; B. L. Abrahams, "A Jew in the Service of the East India Company in 1601" (*Jewish Quarterly Review*, vol. ix., 1897), "Two Jews before the Privy Council and an English Law Court in 1614-15" (*Jewish Quarterly Review*, vol. xiv., 1902); "Dictionary of National Biography," article, "Roderigo Lopez."

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very widely on the correct attitude to be adopted towards Jews.

Before the first complete English edition of the Bible, that of John Wycliffe, portions, especially the Psalms, had already been rendered into Anglo-Saxon and English. These early translations, so far as is known, had in no instance any Hebrew or Jewish connection. The same may be said of Wycliffe's translation, or, to be more exact, Nicholas Hereford's rendering of the Old Testament as far as Baruch, which Wycliffe incorporated in his Bible. Nicholas and Wycliffe by whom the Old Testament was completed, both used the Vulgate as their text. The work of Wycliffe was soon revised by his disciple and curate, John Purvey, whose edition was completed about 1388. Purvey in his work relied to a considerable extent on the writings and researches of Nicolas de Lyra, and the translator himself states in his Prologue: "And where the Ebru (Hebrew), by witnesse of Jerome, of Lire (de Lyra), and other expositouris discordith from our Latyn biblis, I haue set in the margyn, bi maner of a glose, what the Ebru hath, and how it is vnderstondun in the same place; and I dide this most in the Sauter (Psalter), that of all oure bokis discordith most fro Ebru."

Nicolas de Lyra (c. 1270–1340) was born at Lyre, near Evreux, it is said of Jewish descent. He entered the Franciscan Order in 1291, and became renowned both as a biblical scholar and as a controversialist. In the latter capacity he wrote his anti-Jewish *De Messia, ejusque adventu præterito*; in the former his best known work is *Postillæ perpetuæ, sive brevia commentaria in universa biblia*. De Lyra, who possessed a good knowledge of Hebrew, may almost be considered the founder of natural exegesis. His influence on all subsequent translators of the Bible was considerable. To such an extent was Luther

The earliest translations into English.

Nicolas de Lyra.

indebted to him that the saying, "Si Lyra non lyrasset, Lutherns non saltasset," became prevalent. The many traces in Luther's work of the influence of the great Jewish commentator Rashi all come through De Lyra.

The interest in the study of Hebrew throughout Christendom dates from the opening of the fourteenth century. In 1310, at a General Council convened by Clement V. at Vienna, it was decided that Hebrew should be taught at the principal universities. So far as Oxford was concerned, this decision was put into force ten years later, when, at a synod convened by Archbishop Reynold at Lambeth, a Hebrew lectureship was established and endowed by a tax of a farthing in the pound on all the livings within the province of Canterbury. John of Bristol, a converted Jew, was appointed lecturer. The study of Hebrew appears to have declined somewhat after a time, but two centuries later it seems to have been flourishing at both universities. Robert Wakefield (*d.* 1537) was Professor of Hebrew at Louvain in 1519, and was succeeded there by another Englishman, Robert Shirwood, when he removed to Tübingen. There he continued to teach until 1523, when he was summoned back to England. So valuable were his services considered at Tübingen, that both the Archduke of Austria and the heads of the university wrote—the former to Henry VIII., the latter to the Chancellor of Cambridge—asking that Wakefield might be permitted to remain somewhat longer at Tübingen. In England Wakefield lectured on Hebrew at Cambridge in 1524 and at Oxford in 1530. His brother, Thomas Wakefield (*d.* 1575), was the first Regius Professor of Hebrew at Cambridge (1540). In 1549 the same office was filled by Paul Fagius (1504–49), a German refugee. Fagius, who was a Hebraist of renown, had been a pupil of

The study of  
Hebrew in  
England.



Wolfgang Capito and the celebrated rabbi, Elias Levita, whom he had induced to come from Venice in order to instruct him. Fagius established a Hebrew printing-press at Strassburg, whence he issued many books of great value to scholars. On the death of Capito, Fagius was invited to take his place as Professor of Hebrew, but preferred another appointment that happened to be offered him at the same time.

William  
Tyndale.

The knowledge of Hebrew that William Tyndale used in his translation was, nevertheless, for the most part not acquired in England. While still engaged on the New Testament he was compelled to settle on the Continent. He chose Hamburg for his resting-place, and while in residence there visited Luther at Wittenberg. He subsequently settled at Marburg, where he commenced his translation of the Old Testament, visiting the Low Countries and Hamburg, where again he took up his residence. Ultimately Tyndale returned to Antwerp in 1533, and there occupied himself with the revision of his translations. Three years later he was burnt at the stake as a heretic at Vilvorde. Tyndale's published translations include the Pentateuch and the Book of Jonah. There is reason to believe that he also translated Joshua, Judges, Ruth, Samuel, Kings, and Chronicles. His translation was made direct from the Hebrew, with the assistance of the Vulgate and Luther's translation. It is possible also that John Frith (1503-33), who helped Tyndale, was a Hebrew scholar.

Miles Coverdale.

Miles Coverdale appears to have been quite unacquainted with the Hebrew language; the material on which he worked consisted of German and Latin translations. Tyndale's translations of the Pentateuch and the New Testament were incorporated in the new edition. Coverdale was also indebted to

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Sampson. Whittingham, afterwards Dean of Durham, took the leading part in the translation, and assisted materially in giving the Bible a Calvinist tinge. Among the other works of Whittingham, who was a Hebrew scholar, were included metrical translations of the Psalms and the Decalogue. Gilby, another extreme Puritan, afterwards Dean of Christ Church, was also a Hebrew scholar. Gilby's writings included commentaries on Micah and Malachi, and translations of "The Testamentes of the Twelve Patriarches" from the Latin of Robert Grosseteste, Calvin's Commentaries on Daniel, and Beza's Paraphrase of the Psalms and Paraphrase of the Fourteen Holy Psalms. Sampson was Dean of Chichester under Edward VI., and, after the accession of Elizabeth, Dean of Christ Church after refusing the bishopric of Norwich. At Strassburg Sampson met Tremellius, and profited much by his companionship.

The Bishops' Bible.

The definite adoption of Protestantism after the accession of Elizabeth presented the opportunity for still another translation. This was known as the Bishops' Bible or Parker's Bible, since Archbishop Matthew Parker was the leading spirit in the translation. His assistants were Edwin Sandys, Bishop of Worcester; Edmund Guest, Bishop of Rochester; and Richard Cox, Bishop of Ely. The other ecclesiastics engaged in the work were Andrew Pierson, Prebendary of Canterbury; William Alley, Bishop of Exeter; Richard Davies, Bishop of St. David's; Andrew Perne, Dean of Ely; John Parkhurst, Bishop of Norwich; William Barlow, Bishop of Chichester; Robert Horne, Bishop of Winchester; Thomas Bentham, Bishop of Lichfield and Coventry; Edward Grindal, Bishop of London. Additional scholars were engaged on the New Testament.

Archbishop Parker, the editor in chief, dealt him-

self with Genesis and Exodus. Sandys, afterwards Bishop of London and Archbishop of York, was in charge of the Second Book of Kings and Chronicles. In a subsequent translation, that of 1572, his share was Hosea, Joel, and Amos to Malachi inclusive. Guest or Gheast was in charge of the Psalms. Cox was engaged on a portion of the New Testament. Pierson revised the translation of Leviticus, Numbers, Job, and Proverbs, and possibly Ezra, Nehemiah, and Esther in addition. Alley, according to John Vowell, "was verie well learned universalli, but his cheefe studie was in divinitie and in the tongs." Among his writings was a Hebrew grammar, never published. Deuteronomy was assigned to him for revision. Davies dealt with Joshua, Judges, Ruth, and the First Book of Kings. Perne, who was Master of Peterhouse as well as Prebendary of Canterbury, revised Ecclesiastes and the Song of Songs. Parkhurst's share was Ecclesiasticus, Susanna, Baruch, and the Maccabees. Barlow was successively Bishop of St. Asaph, St. David's, Bath and Wells, and Chichester. He also was engaged on the Apocrypha, having Esdras, Judith, Tobit, and Wisdom assigned to him. Horne, who dealt with Isaiah, Jeremiah, and Lamentations, had, while in exile on the Continent during Mary's reign, acted as reader in Hebrew at Frankfurt. Bentham had while at Oxford attracted considerable attention by his knowledge of Hebrew. He translated Ezekiel and Daniel for the Bishops' Bible. Edmund Grindal (? 1519-1583) was ultimately Archbishop of Canterbury, from which office he was suspended in consequence of differences with Queen Elizabeth. Parker's Bible was based, in so far as the Hebrew portion is concerned, on the translation of Münster and Pagninus. Of Pagninus mention has already been made. The famous Hebraist Sebastian Münster, who, in addition to his translation of the

Parker and his collaborators.

Sebastian Münster.

Bible into German and other contributions to Hebrew literature, was the author of the first translation of the New Testament into Hebrew, owed his knowledge of that tongue almost entirely to Elias Levita, whose grammatical works he edited and translated.

Between the date of the Bishops' translation and the close of the sixteenth century, further material became available for translators of the Hebrew Bible. In 1553 the famous Jews' Bible in Spanish was published at Ferrara for the use of Marranos, by Usque, and with slight modifications for Christians by Vargas and Pinel. In 1572 the Latin translation of Arias Montanus was published, and in 1579 came the version of Tremellius, together with a commentary. Other translations by Hebraists of repute that followed were those of C. B. Bertram, assisted by Beza, Goulart, and others, into French (1587-88), by J. Diodati, Professor of Hebrew at Geneva, into Italian (1607), and by Cassiodoro de Reyna (1569) and Cipriano de Valera (1602) into Spanish. This additional supply of material smoothed the path of the translators who, at the instance of James I., undertook the task that resulted in what has since been known as the Authorised Version, a translation that has practically held the field from that day to this.

James himself among his many other interests included that of the study of the Bible. He wrote a commentary on a portion of the First Book of Chronicles, and translated or collaborated in the translation of some of the Psalms. In conversation his references to and quotations from the Bible were continuous, and it is related that during a visit to Edinburgh in 1617 one of the addresses presented to the king was in Hebrew. The considerable interest the king took in the Hampton Court Conference and its deliberations is therefore not remarkable. Almost the only definite result of that Conference

Other  
Versions.

James I. and  
Hebrew.

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First Chronicles. Andrewes was renowned for his patristic learning. He was acquainted with fifteen languages, including Hebrew, Chaldee, and Syriac.

The revisers of the Old Testament were all excellent Hebrew scholars. The first portion, Genesis to First Kings, was entrusted to the Westminster Committee. This was formed of Andrewes (President); Overall, Bishop of Norwich; Saravia, Prebendary of Westminster; Clerke, one of the six preachers of Christ Church, Canterbury; Layfield, Rector of St. Clement Danes; Teigh, Archdeacon of Middlesex; Burleigh, Fellow of Chelsea College; King, Bishop of London; Thomson, of Clare Hall, Cambridge; and Bedwell, Vicar of Tottenham. John Overall (1560-1619) had been Regius Professor of Theology at Cambridge. Among his correspondents were Gerard Voss and Hugo Grotius. Hadrian à Saravia (1531-1613) was of French birth and of mixed Spanish and Flemish ancestry. For a time he was Professor of Divinity in the university. Removing to Holland he was compelled, for political reasons, to leave that country and came to England, where he had already previously lived. Saravia, who was especially noted for his Hebrew learning, included Isaac Casaubon among his friends. Richard Clerke (*d.* 1634) was Vicar of Minster and also of Monkton.

John Layfield (*d.* 1617) "being skilled in architecture, his judgment was much relied on for the fabric of the Tabernacle and Temple." John King (? 1559-1621) was Regius Professor of Hebrew at Cambridge. His publications included lectures upon Jonah. Richard Thomson (*d.* 1613) was "a most admirable philologist." William Bedwell (1561 or 62-1632), the greatest Arabic scholar of Europe and the father of Arabic studies in England, was also a diligent student of other oriental languages. He left the manuscript of a lexicon of Hebrew, Syriac, Chaldee, and Arabic.

## THE TRANSLATION OF THE BIBLE 155

The Cambridge Committee, which dealt with First Chronicles to Ecclesiastes, was to have been under the presidency of Lively. At his death his place was taken by Spalding, Fellow of St. John's. The other members of the Committee were Richardson, Master of Trinity; Chaderton, Master of Emmanuel; Dillingham, Rector of Dean, Beds.; Harrison, Vice-Master of Trinity; Andrewes, Master of Jesus College; and Byng, Archdeacon of Norwich. Spalding was King's predecessor as Regius Professor of Hebrew at Cambridge. John Richardson (*d.* 1625), Regius Professor of Divinity at Cambridge, was also an excellent Hebraist. William Chaderton or Chatterton (? 1540–1608) was successively Lady Margaret Professor of Divinity, Regius Professor of Divinity, Bishop of Chester, and Bishop of Lincoln, besides filling other offices. He was familiar with Hebrew, and also the Rabbinical writings. Francis Dillingham "was an excellent linguist and subtle disputant." Thomas Harrison (1555–1631) had "exquisite skill in Hebrew." Andrew Byng (1574–1651) was also Regius Professor of Hebrew.

The third Committee, that of Oxford, consisted of Harding, Regius Professor of Hebrew and President of Magdalen (President); Reynolds, President of Corpus Christi; Holland, Rector of Exeter College and Regius Professor of Divinity; Kilbye, Rector of Lincoln College; Smith, Bishop of Gloucester; Brett, Fellow of Chelsea College; and Fareclowe, Provost of Chelsea College. Of John Reynolds or Rainolds, who died in 1607, Bishop Hall said: "His memory and reading were near to a miracle, for he was himself a well-furnished library, full of all faculties, all studies, and all learning." He was one of the moving spirits in the translation. Thomas Holland (*d.* 1612) was Regius Professor of Divinity at Oxford, and "mighty in scriptures." Richard Kilbye (? 1561–1620) was Regius Professor of



Hebrew. His works included a Latin commentary on Exodus, based to a considerable extent on Rabbinical sources, and a continuation of Jean Mercier's commentaries on Genesis. Kilbye was one of the chief English students of Hebrew of his day. Miles Smith (*d.* 1624), a distinguished oriental scholar, "had Hebrew at his fingers' ends." "Chaldivian, Syriac, and Arabic," says Wood, were "as familiar to him almost as his own native tongue." Smith was one of the final revisers of the translation. Richard Brett (? 1560–1637) was famous for learning as well as piety, and "skill'd and versed to a criticism in the Latin, Greek, Hebrew, Chaldaic, Arabic, and Ethiopic tongues." Daniel Fareclowe (otherwise Fairclough or Featley) (1582–1645) was a well-known controversialist and the godson of John Rainolds.

Character of  
the Authorised  
Version.

Although this long array of scholars was impressed in the work, the result was rather a revision of the Bishops' Bible than a new translation. The translators or revisers, who had the choice of several texts, and made special use of the Complutensian Polyglott and the Antwerp Polyglott, consulted Hebrew authorities. In addition to profiting by the work of Luther, Pagninus, Arias Montanus, Münster, Tremellius, and Junius, the translators had recourse to the Targum of Onkelos and that of Jonathan ben Uzziel and also the Peshito. They also made much use of the mediæval Jewish commentators, in particular of David Kimchi. The result of the combined labours was a masterpiece. "It is homely but not vulgar, and musical without the aid of tawdry expletives. Having kept its place for more than two centuries and a half, it has 'waxed old,' but it has not 'decayed' . . . Though it may vary with the themes of the original, it never loses its identity. So quiet and clear in narrative, so direct and urgent in precept, so fervid and spiritual in the psalter, so impressive and magnificent

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CHAPTER XVII  
ENGLISH ELEMENTS IN THE  
RE-SETTLEMENT  
(1630-1649)

Changes in  
England since  
the Expulsion.

MEANWHILE the economical and intellectual condition of the country had changed considerably since the time of the Plantagenets and the Expulsion. The Renaissance and the Reformation, twin-workers in intellectual emancipation, had combined to awaken the minds and the souls of the people. The old beliefs in both the religious and political spheres had undergone re-examination, and the amendments that had in consequence been found necessary had altered the political and religious systems of the country almost beyond recognition. With the religious and political awakening had also come industrial and commercial developments. At the time of the Expulsion England was a pastoral country. The average Englishman devoted himself to the care of flocks and herds, and their surplus produce, after providing for his own personal needs, was sent to the Continent to be turned into manufactured goods. In the era of the Commonwealth, however, agriculture and stock-raising were no longer the sole occupations of the people. The sailors of Elizabeth had forced introductions to other climes, and England, taking advantage of her unique situation, was hastening towards the position of clearing-house of the commerce of the world. To other points of the industrial world, also, attention was directed. The nether-world was pierced

and forced to surrender its secret hoards. It was at this period that mining found its inception, and in this branch of industry, as has already been shown, the Jew was not wanting. In other industrial departments of English life isolated Jews also took part. In those of politics and religion, however, none of them could as yet have place. Under the old political and religious systems, as they developed, no room for the Jews could be found in England. Changes and developments had come over English life, however, and the anti-Jewish aspects of the systems had apparently to a considerable extent passed away.

Under the Feudal System Jews had been tolerated in the country, but their position had always been anomalous. Neither tenants of the crown nor of the tenants-in-chief, nor exactly villeins, not citizens, not clerics, under the Normans and the Plantagenets the position of the Jews resembled that of the villeins more than of any other class, but with the passing of the Feudal System the status of villenage also passed away.

Jews under the Feudal System.

The Reformation, although it unsettled the religious foundations of the State, did not, in its legal consequences, immediately render nonconformity easier. From the opening of the fifteenth century two series of legislative enactments directed against critics of and seceders from the national Church were gradually adopted. All would-be propagators of any faith but the official one were liable to severe penalties under the Heresy Acts. Mere passive dissenters, on the other hand, those who were satisfied to abstain from attendance at divine service, were aimed at by the Uniformity legislation.

By the laws of the Church heresy had always been an offence meriting the severest punishment. The ecclesiastical party, whenever it had the power, did not hesitate to punish heretics with death, and clerics

Legislation against heresy.

claimed that the Common Law of England provided the punishment of burning for heretics. In 1222, as has already been noticed, a deacon was burnt for embracing Judaism. The punishment was carried out by the civil power, to which the deacon, after having been degraded, was handed by the Church. At the same time a youth and an old woman were condemned to lifelong imprisonment for posing as Jesus and Mary. In 1210 an Albigensian was burnt in London, also apparently under the Common Law, for the ecclesiastical law forbade clerics to pass sentence of death. Very probably there were other similar instances.

The Statute *de Hæretico.*

In 1401 the Statute Law came to the reinforcement of the Common Law. By the Statute *de Hæretico* of that year it was enacted that none "presume to preach openly or privily without the license of the Diocesan . . . that none from henceforth any Thing preach, hold, teach or instruct openly or privily, or make or write any Book contrary to the Catholic Faith or Determination of the Holy Church, nor of such Sect or wicked Doctrines or Opinions shall make any Conventicles, or in any wise hold or exercise Schools; and also that none from henceforth in any wise favour such Preacher, or Maker of any such or like Conventicles, or holding or exercising schools, or making or writing such Books, or so teaching, informing or exciting the People, nor any of them maintain or otherwise sustain; and that all and singular having such books or any Writings of such wicked Doctrine and Opinions, shall really with effect deliver or cause to be delivered all such Books and Writings to the Diocesan of the same Place within XL Days from the Time of the Proclamation of this Ordinance and Statute." Persons guilty of offences under the Statute were to be punished by the ecclesiastical power. If they refused to abjure

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future be declared heresy by Parliament in agreement with Convocation.

Heretics were, however, still occasionally burnt, and one suffered this punishment, so late as 1612, for holding beliefs to which every professing Jew would subscribe without hesitation.<sup>1</sup>

In 1640 the Court of High Commission was abolished; and although heresy remained an offence, there was no longer any penalty available beyond a purely ecclesiastical one. By such, Jews would, of course, be unaffected.

The Uniformity legislation commences at a date much later than the first of the Heresy Acts. Before the Reformation such legislation was quite unknown, and its object when once it came into existence was as much to compel attendance at church as to create a uniformity in church services. It is from the former aspect that the legislation is for the present purpose of interest. The Act of Uniformity of the first year of Elizabeth's reign enacted that all persons should diligently and faithfully attend church unless they absented themselves for reasonable excuse. Otherwise every absentee was liable to suffer spiritual censure and to be fined a shilling, the proceeds of the fines to be devoted to the benefit of the poor. In 1580 an additional penalty of £20 a month for failing to attend church was enacted, and by legislation of six years later the property of the recusant, with the exception of a third of his lands, was forfeited in the case of future convictions.

In 1592 still more stringent steps were taken. All persons above sixteen years old, who should obstinately refuse to attend divine service according to law, and should persuade others to dispute the Queen's authority in ecclesiastical cases, &c., or

<sup>1</sup> "2 State Trials," p. 729. See also H. S. Q. Henriques, "The Return of the Jews to England."

should attend unlawful conventicles, were to be imprisoned until willing to conform and submit. Those who refused to do so within three months were to abjure the realm. On refusing to depart or on returning after having once left the country, they were to be deemed felons without benefit of clergy.

The opening of the following reign saw further legislation of a similar tendency. The Act of 1606 was specially directed against Popish recusants. Among other enactments it laid down that any person indicted of recusancy, or who had not taken the sacrament within the year, might be compelled to take the oath of Allegiance. This oath, then newly adopted, included the form of words "upon the true faith of a Christian." With the omission of this phrase the oath would have been quite unobjectionable to any Jew. It however introduced a phrase that proved for centuries a bar to Jewish emancipation, for although the Act of 1606 was repealed by the Bill of Rights in 1688, the objectionable form of oath survived to be the centre of the struggle for Jewish emancipation during the first half of the nineteenth century.<sup>1</sup>

A breach was made in this high wall of anti-non-conformist legislation in 1630, when in a treaty with Spain a clause was inserted exempting all Spanish subjects from the Recusancy Laws. By this clause, as will be seen later, Jews were directly affected. From the combination of all these political, social, religious, industrial, and legal changes, it resulted that a Jewish settlement would no longer interfere with the English scheme of government or life. England seemed ready to receive the Jews so long as their return would do no violence to established institutions.

<sup>1</sup> The references to the various statutes affecting heresy and uniformity are given by Mr. H. S. Q. Henriques in his "Return of the Jews to England," and also appear in Renton's "Encyclopedia of the Laws of England."



England however required the scourge of the Civil War before the last vestiges of the old system could be finally cleared away. The principle of toleration of Nonconformity could only be officially accepted after its advocates had won it on the battlefield. And with the victory of Puritanism and its ideals came the growth of innumerable Protestant sects with strange doctrines and peculiar beliefs. Yet the very diversity of these sects—which in many cases being so insignificant in numbers had necessarily to be tolerant of other opinions—formed in itself an element in the campaign for the Return. Many of these sects were silent agents. Others, however, placed religious toleration, even of Jews, among their declared teachings. The Old Testament and its Hebraism were taking possession of the minds of the people. The Hebrew Scriptures were studied and expounded with increasing intensity. A desire to see God's chosen people in the flesh found frequent expression. The Hebrew spirit spread to such an extent among the extreme Republicans that it was even suggested in 1649 that the Lord's Day should be altered from the first to the seventh day of the week. This suggestion was at the least premature. The work that contained the proposal was declared heretical, scandalous and profane. It was ordered to be burnt, and the author and printer were punished. Barebone's Parliament suggested seventy as the number of the Council of State, in imitation of the Sanhedrin. Hebrew personal names were adopted in place of the Anglo-Saxon ones received at baptism. Biblical idioms were used in ordinary conversation. The "Levellers" even called themselves "Jews," while denouncing their opponents as "Amalekites," and the government of the Stuarts was termed "the Egyptian Bondage." "The Lion of Judah" was inscribed on the banners of the victorious Puritans,

Nonconformist  
sects.

The Puritan  
and the  
Hebrew spirit.

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sermons on Good Fridays. 5. The payment of double custom duties until conversion. 6. Freedom of movement and trade in the country, but exclusion from guilds and corporations and the necessity to maintain their own poor. 7. Prohibition, while unconverted, of marriage with Christians. 8. The election of their own king, or combination with the Levellers or Anabaptists for a similar purpose, should be made a capital offence. The clerics did not tarry behind the laymen in the advancement of this portion of the argument, and from hundreds of pulpits was preached the Christian duty of admitting the Jews into England so that they might be brought to see the truth.

The  
pamphleteers.

Accompanying, and to some extent in consequence of the activity and multiplication of these sects, was the activity of the pamphleteers. At an epoch at which events, both interesting to the observer and of deep consequence to his welfare, followed one another in quick succession, there was always a large public ready to read of current occurrences and living controversies. The age of the newspaper was at its very opening, and the pamphlet for the time occupied to some extent the place it was afterwards to fill. The Jewish Question, no less than the other questions of the day, failed not to attract the attention of the pamphleteer, and among the elements that prepared the ground for the Re-Settlement of the Jews in England, the pamphlets and their writers occupy no mean place. The first published advocacy of Jewish claims was the Brownist, Leonard Busher's "Religious Peace," which pointed out that by the exclusion of the Jews their conversion was prevented. Seven years later, in 1621, Mr. Sergeant Finch published anonymously "The Calling of the Jewes," with a prefatory epistle in Hebrew, wherein on the one hand he invited the Jews to reassert their national independence in Palestine, and on the other

called upon all Christian princes to do homage to the Jewish nation. Roger Williams (1604-83), the colonist, in his "Bloody Tenent," published in 1644, pointed out that Jews, even though heretics, might make good citizens, and in subsequent pamphlets he put forward similar arguments. In 1646, Leonard Busher's "Religious Peace" was re-issued. The same side was taken by the Independent divine, military historian and chaplain to the Council of State, Hugh Peters (1598-1660), afterwards executed for his complicity in the punishment of Charles I., in "A Word for the Army, and Two Words to the Kingdom" (1647). Edward Nicholas<sup>1</sup> wrote "An Apology for the honourable Nation of Jews, and all the Sons of Israel," in which he said that the then troubles of the country were directly due to England's former treatment of God's chosen people. John Sadler, the Hebraist, politician and master of Magdalene College, Cambridge, boldly championed the cause of the Jews in his "Rights of the Kingdom" (1649). In 1652 Major William Butler, afterwards one of the Major-Generals, in his criticism of John Owen's scheme for a religious settlement, concluded by asking whether it was not "the duty of magistrates to permit the Jews, whose conversion we look for, to live freely and peacefully amongst us." In the same year Captain Norwood, in his "Proposals for Propagation of the Gospel," asked for the readmission of the Jews, and in a sympathetic account of a visit by a sailor to a synagogue at Leghorn, the writer asks, "Shall they (the Jews) be tolerated by the Pope, and by the Duke of Florence, by the Turks, by the

Christian  
Advocates of  
the Jewish  
cause.

<sup>1</sup> This Edward Nicholas has not yet been identified. He was once thought to have been the same as Sir Edward Nicholas, Secretary to Charles I. Another view is that he was a disguised Marrano, and it has even been stated that "Edward Nicholas" was but a pseudonym for Menasseh ben Israel. See Israel Solomons in the *Jewish Chronicle*, February 9, 1906.

Barbarians and others, and shall England still have laws in force against them? When shall they be recalled?" On the same side were ranged John Dury (1596-1680), the Protestant divine, the advocate of Protestant reunion, and writer; the Baptist divine, Henry Jessey (1601-63), who later distinguished himself by collecting a considerable amount of money for the benefit of impoverished Jews settled in Jerusalem; and Thomas Fuller (1608-61), the author of "The Holy and the Profane State," "A Pisgah Sight" of Palestine, &c.

The economic argument for the Return.

So far the religious and sentimental aspects. At the same time arguments of a different description, but pointing towards the same goal, were influencing another section of the population. The commercial aptitude of the Jews was singled out for attention, and it was argued that from that point of view as well as on account of the introduction of capital, the incorporation of a Jewish element in the population was especially desirable. Another element in the same campaign was the prevailing fashion to consider the policy of the Stuarts unsatisfactory in every detail, and the question was often asked whether this treatment (*i.e.* the non-admission of the Jews) should be made an exception to the general rule. Was it not the business of the Commonwealth to break with all the traditions of the past?

The first definite step.

In the midst of all these discussions and academic arguments, the first definite steps were taken for the readmission of the Jews to England. With the success of the Independents in December 1648, the hopes of the advocates of religious freedom appeared to be on the point of realisation, and the Jewish Question immediately became one of practical politics. Close upon the *coup-d'état* popularly known as Pride's Purge came a meeting of the Council of Mechanics at Whitehall, whereat "a toleration of all religions

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Public im-  
pression as to  
Cromwell's  
philo-Jewish  
intentions.

Junto or Caball," it is recorded that "their real designe is to plunder and disarme the City of London and all the country round about. . . . and to sell it (the plunder) in bulk to the Jews, whom they have lately admitted to set up their banks and magazines of Trade amongst us contrary to an Act of Parliament for their banishment."

AUTHORITIES :—Lucien Wolf, "Menasseh ben Israel's Mission to Oliver Cromwell" (1901), "The Re-Settlement of the Jews in England" (1888); H. S. Q. Henriques, "The Return of the Jews to England" (1905); S. R. Gardiner, "History of the Commonwealth and Protectorate," vols. ii. and iv. (1903); C. H. Firth, "Some Historical Notes, 1648-1680," (*Transactions, Jewish Historical Society*, vol. iv., 1903); "Original Letters and Papers of State addressed to Oliver Cromwell," published by John Nickolls, Junior (1743); F. W. Maitland, "Apostasy at Common Law" (*Law Quarterly Review*, vol. ii., 1886); E. S. of Middlesex (Sir E. K. Spencer), "An Epistle to the learned Manasse ben Israel" (1650); "Dictionary of National Biography"; "Encyclopedia of the Laws of England," articles, "Heresy" and "Uniformity"; "Statutes of the Realm."

## CHAPTER XVIII

### THE CRYPTO-JEWS

(1643-1655)

CONTEMPORANEOUSLY with this phase through which English thought was passing, and with this education in philo-Semitism that the English people were undergoing, the small number of Jewish settlers already in the country was gradually increasing. The year 1643 saw a special influx, due to the financial exigences of the Parliamentary Government. They came from Amsterdam, and doubtless immediately joined the little Sephardi<sup>1</sup> colony already settled in the Metropolis. Moreover, it happens that at the same time the Portuguese ambassador in London, Antonio de Souza, was himself a Marrano or Crypto-Jew, and it was in the chapel of his embassy that the small colony of Spanish and Portuguese merchants used to assemble weekly, apparently to hear mass, in reality, however, it seems, to join in divine service in accordance with Jewish rites. A secret Jewish immigration.

Of this colony of Crypto-Jews the first in importance was undoubtedly Antonio Fernandez Carvajal, known in the community as Abraham Israel Carvajal. Carvajal was born towards the close of the sixteenth century in Portugal, probably at Fundão, a great centre of Marranoism and of considerable commercial consequence. At any rate, it is certain he spent his earliest years there. The oppression of the Inquisition wrought sad havoc with the prosperity of that centre, and it was doubtless in consequence of fear of that instrument of religion that Carvajal, in Antonio Fernandez Carvajal.

<sup>1</sup> Jews of Spanish or Portuguese origin.



Carvajal's  
career.

common with many other fellow-Marranos, left Fundão. The exile settled first in the Canary Islands, where he acquired some property. For commercial purposes Carvajal removed to London between 1630 and 1635. He married a daughter of Antonio de Souza, the afore-mentioned Portuguese ambassador, and speedily attained a prosperous and leading position among the English merchants. Numerous relatives came over from Spain and Portugal to assist in the conduct of the great business that was being built up. Carvajal possessed ships trading with such distant countries as the East and West Indies, South America, and Syria, and had representatives in all the important commercial centres of Europe. Among his fellow-merchants, although an alien and a successful competitor, Carvajal was undoubtedly popular. He pretended to be a Papist, but was suspected of being a Jew. Yet, when in 1645 Carvajal was denounced by an informer for transgressing the Act of Uniformity by abstaining from attendance at church, all his competitors in trade, as well as many other prominent merchants, petitioned Parliament to protect him. This was promptly done. The informer was summoned before the House of Lords, and the proceedings quashed.

Endenization  
of Carvajal.

Meanwhile Carvajal continued to prosper. In 1649 he was one of the five merchants entrusted by the Council of State with the army contract for corn; and the following year, on the outbreak of war with Portugal, his goods and ships were specially exempted from seizure by a warrant from the same body. In July 1655 he and his two sons, who had probably been born in England, were endenized, and thereby became the first English Jews of whom there is any record.<sup>1</sup> This adoption of English nationality, how-

<sup>1</sup> Unless David di Nigarellis of Lucca, naturalised in 1412, was also a Jew. See page 119.

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Henrique Jorge Mendes (? Henrique Mendes da Costa) was also a great merchant and connected with a famous banking-house, trading in Lisbon and Antwerp. The family to which he belonged was one of the most prominent among the Sephardim. Mendes returned to Antwerp in 1655.

Antonio Rodriques Peremena de Rebello or Robles was, like Carvajal, a native of Fundão, whence he also had been driven by the Inquisition, after having seen his father burnt at the stake, and his mother crippled on the rack. At first he settled in the Canaries, but was once more compelled, by fear of the Inquisition, to emigrate, and removed to London, where he arrived about 1640. A business competitor of his in London was Augustin Coronel Chacon, formerly an agent of Carvajal's in Lisbon. Chacon was born in Portugal, but removed to Bordeaux and Rouen, and afterwards to England. There he acted as a Royalist agent, and as such his services were rewarded after the Restoration with knighthood, subsequent, however, to baptism. Coronel acted as consular agent in London for Portugal, and was the first to suggest the marriage between Charles II. and Catherine of Braganza. From a position of opulence Coronel fell into sore financial straits, and ended his life on the Continent, a pensioner of his rich Jewish relatives.<sup>1</sup> Domingo Vaes (Abraham Israel) de Brito, Abraham Coen Gonzales, Isaac Lopes Chillon, Domingo (Israel Roiz) Francia, Antonio (Abraham) de Porto, Simon de Souza, Duarte Henriques Alvares, who had been royal treasurer in the Canary Islands, Diego Rodriques Aries, Domingo de la Cerda, and David da Costa, were all merchants and Crypto-Jews settled in London. These and others, together with their wives and children, formed in 1655 a community of about

<sup>1</sup> He seems to have reverted to Judaism when misfortunes overtook him.

Other  
merchant  
princes.

The secret  
Jewish  
community.

two hundred souls. With hardly, if any, exception, they belonged to the Sephardi branch of Jewry. They were all prosperous merchants, many of those mentioned being very wealthy. Their commercial activities extended to all parts of the known world, and some of them possessed estates in the Canaries, the Brazils, and other parts. They dealt in almost every variety of merchandise, and imported a considerable amount of bullion from Spain and Portugal. All the members of the colony dwelt in proximity to one another in the eastern part of the city, a neighbourhood that had long been the foreign quarter of London, in which heretics, papists, apostates from Christianity, and even converts to Judaism, were to be found. Francia lived in Leadenhall Street; Aries in Fenchurch Street; De Porto in St. Mary Axe. A little farther east, in Duke's Place, Coronel Chacon, Duarte Alvares, and Antonio Robles had settled.

The members of this little community, subsequent and perhaps in addition to the attendances in the chapel of the Portuguese embassy, were accustomed to meet together on the usual occasions for divine service according to the Jewish rites, in the house of Moses Israel Athias, in Cree Church Lane, Leadenhall Street. Athias, who was a relative of Carvajal, and had come to England in his train, was in fact the rabbi of the little secret congregation, and his house in Cree Church Lane was the synagogue in which the Crypto-Jews worshipped. Officially Athias was a clerk in the warehouse of Carvajal, and, although the real purpose of his house with its carefully guarded entrances may have been sometimes suspected, the congregation was never interfered with, and met regularly without disturbance. The synagogue in Cree Church Lane was, however, not the only one to be found in the Metropolis, while its Jewish inhabitants were still living there in

disguise. There was at least one other house of worship in St. Helens, of which David Mier was "priest," but to neither can more than the barest references be found. Of the history of these two places of worship and of any other similar ones that might have existed at the time, nothing is now known.

Cromwell and  
the Jews.

The exceptional favour shown to these Jews by Cromwell, the connivance at the breach of law effected by their unauthorised services and abstention from church, were not due merely to philo-Jewish sympathy. Cromwell was, for the age in which he lived, extremely liberal minded and superior to the petty prejudices that influenced his less enlightened associates and fellow-reformers. To him the libels and superstitions of the Jew-haters had little force, and personally he had no objection to the free movement of Jews in the country. Cromwell had, however, two very positive reasons for favouring an unrestricted Jewish settlement. The keystone of his policy was the welfare of the English nation. His object was to make of England a great nation, prosperous and free. To achieve this object he knew that commercial expansion and success were necessary, and to attain these he hoped to have the co-operation of great Jewish merchants by encouraging them to settle on English soil. Cromwell was by no means unacquainted with the resources and wide activities of the rich Sephardi Jews of the Continent. The Spanish and Portuguese trade was in their hands; the Levant trade also to a considerable extent. Jews had helped to found the Hamburg Bank, and were closely connected with the Dutch East and West Indian Companies. As bullion merchants also, Jews were prominent, and, in addition, many of them owned fleets of merchantmen.

Reasons for  
Cromwell's  
favour.

The second reason for Cromwell's favour was the

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the Royalist shipping at Ostend and thereby prevent a renewal of the Civil War.

Advantages to  
England of  
Cromwell's  
toleration.

Cromwell's action in favouring a Jewish settlement was well justified by the immediate results. The commercial benefit to the nation by the acquisition of those Marrano merchants could admit of no doubt. They made their new home the centre of a world-wide commerce. The first Jewish settlers brought with them capital in ready money of one and a half million pounds, and this at a time when one of the special troubles of the country was a scarcity of coin. Their annual turnover in trade equalled a twelfth of the total commerce of the country.

AUTHORITIES:—Lucien Wolf, "Menasseh ben Israel's Mission," "The Re-Settlement of the Jews," "The First English Jew" (*Transactions, Jewish Historical Society*, vol. ii., 1896), "Crypto-Jews under the Commonwealth" (*Transactions, Jewish Historical Society*, vol. i., 1895), "Cromwell's Jewish Intelligencers" (*The Jewish Literary Annual*, 1904).

## CHAPTER XIX

### MENASSEH BEN ISRAEL

(1648-1654)

OF the many threads that, leading from various directions, ultimately combined to co-operate in the Re-  
Settlement of the Jews in England, there are still one or two that deserve mention. The Stuart policy of placing the alternatives of emigration, or conformity to the Established Church, before the dissentient Puritan elements in the population had resulted in peopling the American colonies with the most liberal-minded of the English. It thus came about that the inhabitants of the American colonies were the most advanced and tolerant among all nations then existing, and although the colonists were not altogether self-governing, yet the opinions and feelings of the people did not fail to influence their rulers. Of all the American colonies, that of Rhode Island was most liberally governed. It had been founded by Roger Williams, the apostle of religious liberty, whose writings on behalf of toleration of the Jews have already been mentioned; and in its constitution, adopted in 1641, one of the laws ran: "We agree, as formerly hath been the liberties of the town, so still, to hold for the liberty of conscience." It was under Williams' presidency later, between 1655 and 1657, that the foundations of the remarkably prosperous Jewish settlement of Newport were laid. Williams, who during his visits to England never omitted to take part in the campaign for toleration, was, as has already been mentioned, ably seconded by another preacher, Hugh

The English Colonies.

Toleration in the Colonies.



Peters, who had filled the pulpit vacated by Williams at Salem.

Jewish settle-  
ments in the  
Colonies

Another impulse that came from America was the compulsory emigration of numerous Jewish settlers in South America. The reconquest of the Brazils by the Portuguese in 1654 necessitated a resumption of the perennial wanderings of the exiles. Many of the fugitives, who were numbered by the thousand, fled to the English and Dutch colonies in North America and the West Indies. Some of them founded the Jewish settlement in New York, then known as New Amsterdam. A large body turned to the country from which the place of their sojourn had been torn, and made their way under the lead of their rabbi, Isaac Aboab, to Holland. Those who settled in the English colonies carried their trade with them. No longer on Dutch soil, however, commerce with their relatives and friends in Holland was rendered most difficult, if not impossible, by the commercial policy of England as exemplified in the Navigation Act which protected English shipping and English ports at the expense of those of the Continent. To continue their business relations with their friends living in Holland, it was necessary that the latter should either themselves settle in England or appoint agents there. In either case it was the Jews alone who were affected, and thus the conquests of Portugal in South America led to an increase of the Jewish population of London.

and in  
London.

The Lost Ten  
Tribes.

One other American element in the Re-Settlement was of a more academic character. The problem of the fate of the Lost Ten Tribes of Israel is one that had already, by the date at which we have arrived, for centuries aroused considerable attention in certain circles. Throughout the civilised world attempts were frequently being made to solve the mystery. In England, references to the Lost Tribes and the supposed place of their concealment are to be found in writers

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outbursts of activity displayed by the Inquisition in 1603 and 1605, and in consequence of the sufferings then endured, they, together with a large number of fellow Marranos, left Portugal at that time. Wherever Menasseh was born, he and his parents settled in Amsterdam very shortly after their departure from Lisbon. In Amsterdam, Menasseh's education was entrusted to Rabbi Isaac Uziel of the new congregation, the *Neveh Shalom*. Uziel was not only skilled in Talmud and mathematics; he had also some reputation as a physician, and was well known as a Hebrew poet. Under his master's care Menasseh progressed so satisfactorily that at the age of fifteen he was qualified to preach, and three years later he was appointed to succeed his teacher, who had meanwhile died, in the synagogue. About the same time Menasseh married Rachael Soeira, a great granddaughter of the illustrious Don Isaac Abravanel,<sup>1</sup> and a member of a family reputed to be descended from King David. By her he had three children, Gracia (Hannah), Joseph, named after Menasseh's father, and Samuel.

So successful as a preacher did the new rabbi become that he proved a rival to his renowned colleague, Isaac Aboab, between whose oratory and Menasseh's it was difficult to give the preference. To teaching also, Menasseh devoted himself with zeal. Nevertheless the remuneration he received from his congregation proved insufficient, and it became necessary for him to supplement his ordinary income. For this purpose Menasseh determined to establish a Hebrew printing-press in Amsterdam, the first in the

<sup>1</sup> The statesman and Biblical commentator (1437-1508), who, after vain efforts to induce the revocation of the edict of expulsion of the Jews from Spain, himself headed the exodus. Abravanel was treasurer to Alfonso V. of Portugal. On the death of that monarch he entered the service of Queen Isabella of Castile, and after the expulsion from Spain that of the King of Naples. After his subsequent settlement in Venice Abravanel negotiated a commercial treaty between that Republic and Portugal.

Menasseh's  
early years and  
education.

His occupa-  
tions in  
Amsterdam.

His printing-  
press.



MENASSEH BEN ISRAEL



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than as the "Theologian and Philosopher," as he liked to style himself.

Menasseh's  
philosophical  
writings.

Menasseh's writings may be classed under three headings—"Theological Philosophy," "Theological Expositions," and "Historical Writings." In the first class comes *De Termino Vitæ* (1639)—written in Latin, and translated afterwards by Thomas Pocock into English—written at the request of Beverovicus, so that the Jewish side of a question then exercising thinking minds should be heard; *De la Resurreccion de los muertos* (1636), *De la fragilidad humana, y inclinacion del hombre al peccado* (1642), both written in Spanish and translated into Latin; *Nishmas Hayim* (1651) in Hebrew, a work full of Cabbalistic tendencies; and an essay "On Creation" (1635) in Latin. The last-named gave rise, through an eulogistic poem written in praise of it by Barlaeus, to a learned controversy that extended over a long period.

His theological  
works.

Among Menasseh's "Theological Expositions" are to be placed his *Conciliador* already noticed, the second part of which appeared in 1641, the third in 1650, and the fourth and last the following year. In 1655, however, Menasseh wrote a supplement in Spanish, *Piedra Gloriosa o de la Estatua de Nebuchadnesar*, dedicated to Isaac Vossius, and illustrated with four etchings by the author's friend Rembrandt; and *Thesouro dos Dinim* (1645-47), also in Spanish. Many of Menasseh's theological works were never published. Some were not even finished. Among these are mentioned the "Divine Origin and Authority of the Mosaic Law," "A Summary of Jewish Theology," "Rabbinical Philosophy," "Science of the Talmudists in all its Branches," "Necessity of Tradition," "Image Worship," &c. Among works contemplated were "The Seventy Weeks of Daniel," a *Bibliotheca Rabbinica*, and a Hebrew-Arabic lexicon.

Chief among Menasseh's historical writings comes the "Heroic History," wherein the author proposed to edit and to some extent re-write Josephus, continuing the history of the Jews until the author's own day. The book, if written, was however never published. His other writings in the same class, the *Vindiciæ Judæorum*, the "Hope of Israel," and the "Address to the English Nation," will receive further notice later. One other book from Menasseh's pen that demands mention is his translation of Phokylides into Spanish verse.

His historical writings.

The reputation gained for Menasseh by these works rapidly spread throughout Europe, and his correspondents included most of the learned Jews of the day. In addition many Christian scholars, attracted to him by his writings and his renown, joined the circle of his acquaintances and friends. Among these were Gerhard, Isaac and Dionysius Vossius, Hugo Grotius, Caspar Barlaeus, Cunaeus, Bochart, Huet, Blondel, and Anna Marie de Schurman. Among Menasseh's personal friends was also included the great artist Rembrandt van Rhyn. On one occasion Menasseh took a party consisting of Huet the sceptic and theologian, David Blondel the French Protestant theologian and writer, Samuel Bochart the French Protestant minister, theologian, and author, and Isaac Vossius, to the *Neveh Shalom* synagogue, of which he was rabbi. Menasseh's distinguished Jewish friends were also numerous. Their number included the physician Immanuel Bocarro Frances y Rosales (Jacob Rosales Hebraeus), Immanuel Nehemias, the Buenos, Abravanel, Pintos, Raphael Levi, Daniel Abudiente, David Senior Henriquez, the renowned Zacuto Lusitano, Daniel de Caceres, the Marrano scientist and orientalist Diego Barrassa, and others. Joseph Solomon Delmedigo of Candia, the famous philosopher and physician, who,

Menasseh's correspondents and friends.



in the course of his wanderings, found himself at Amsterdam, was enabled by Menasseh to publish there a selection of his works.

Although Menasseh had thus obtained a distinguished place in the literary circles of Amsterdam, his private life was by no means devoid of worry and anxiety. The pittance allowed him by the congregation to which he was attached was quite insufficient to supply his needs, and the success of the printing business he had established was imperative. In this sphere of activity, however, competitors had arisen, and the business was no longer so remunerative as when first established. Moreover, Menasseh's relations with his colleagues in the service of the community were by no means friendly, and those with Saul Levi Morteira (*c.* 1596–1660), the Haham of the *Bet Ya'akov* congregation, were especially strained. Morteira counted among his pupils Baruch Spinoza and Moses Zacuto. At a later date he was a member of the Beth Din that pronounced the decree of excommunication against the former. Driven by financial necessities Menasseh determined to enter the commercial world. He entered into partnership with his brother-in-law, Ephraim Soeiro, who in their joint interests went to Brazil in 1638. The expectations of Menasseh were not realised by this trading mission, and he thereupon determined himself to emigrate and settle in South America. In his determination he was strengthened by a communal reorganisation in Amsterdam whereby Menasseh lost his appointment with the *Neveh Shalom* congregation. In preparation for the change, the second part of the *Conciliador*, published during the crisis, was dedicated to the Jews of Pernambuco and to the General Council of the Dutch East India Company. The Prince of Orange gave him letters of introduction to the President of

Menasseh's  
private  
troubles.

He enters  
commerce, and  
determines to  
settle in South  
America.

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and through Menasseh's instrumentality considerable additions made to the collection.

Menasseh's political objects in this connection were cut short by the abdication of the queen, but the correspondence between them continued after that event. He waited upon her during her stay at Antwerp, and shortly afterwards wrote his *Oracion panegyrica à la Magd. de Christina, Reyna de Suecia*. He also applied to her for pecuniary assistance in the publication of his large Spanish Bible; the result of the application is not known.

AUTHORITIES:—Lucien Wolf, "American Elements in the Re-settlement" (*Transactions, Jewish Historical Society*, vol. iii., 1899); H. Adler, "A Homage to Menasseh ben Israel" (*Transactions, Jewish Historical Society*, vol. i., 1895); M. Kayserling, "The Life and Labours of Manasseh ben Israel" ("Miscellany of Hebrew Literature," vol. ii., 1877); Albert M. Hyamson, "The Lost Tribes and the Influence of the Search for them on the Return of the Jews to England" (*Jewish Quarterly Review*, vol. xv., 1903); M. Gaster, "Manasseh ben Israel's Literary Activity" (*Jewish Chronicle*, Dec. 1, 1905); "Jewish Encyclopedia," article, "Manasseh ben Israel."

Queen  
Christina of  
Sweden.

## CHAPTER XX

### THE WHITEHALL CONFERENCE

(1650-1655)

MENASSEH had already since some years had his attention directed towards England and the events that were happening there. In the great struggle between the crown and the people his sympathies, in common with those of most of his fellow-Jews of Holland, seem to have been on the side of the Stuarts, and it was to these feelings that he gave expression in an oration on the occasion of the visit of Queen Henrietta Maria to the Amsterdam Synagogue in 1642. Five years later his opinion had hardly altered, for in writing to an English friend he stigmatised the Civil War as a Divine punishment for the expulsion of the Jews from England in the thirteenth century. The seed of his future endeavours for the Re-Settlement had evidently been already sown. Menasseh's dreams and hopes were thus gradually being turned in the direction of England, there to find assistance in his twofold plan for the hastening of the millennium and the immediate relief of Jewish suffering, when he received the letter concerning the Lost Ten Tribes from Dury. Dury was one of the numerous Christian scholars with whom Menasseh was on terms of friendship. During his visits to Holland he had frequently met the Amsterdam rabbi, and among other topics of conversation had been the remarkable "Relation" of Antonio Montezinos. The story of Montezinos, otherwise Aaron Levi, which had attracted Menasseh, was to the effect, that while travelling in the interior of

Menasseh's  
views on  
English  
politics.

The "Relation"  
of  
Antonio  
Montezinos.

South America he had come across a native tribe claiming descent from Reuben, undoubtedly a remnant of the Ten Tribes that had centuries before apparently completely disappeared. This story of Montezinos had been supported by affidavit, and had obtained the immediate acceptance of Menasseh. Dury's request for information regarding it met with a ready response. Menasseh sent a copy of Montezinos' declaration by return, and on the appearance of Thorowgood's book in 1650 the "Relation" of Antonio Montezinos appeared as an appendix.

Menasseh  
and the  
Millenarians.

About the same time a correspondence had been conducted between Menasseh and the enthusiastic Millenarian, Nathaniel Holmes, wherein the views of the latter concerning the impending advent of the Messianic Age were put forward with emphasis. Hitherto Menasseh had troubled little about Montezinos' narrative, but the arguments of Holmes placed it in a new light. He remembered it had been foretold, that before Israel could be restored to the Holy Land their scattering throughout the world must be complete. From the "Relation" of Montezinos and other accounts it appeared that the Israelites had already reached America. In the whole of the then known world Britain remained the only country in which the Children of Israel were not to be found. Once the Dispersion were completed by the admission of the Jews into England, the millennium could no longer be delayed. All other interests were forgotten in the new discovery, and Menasseh henceforth devoted himself to working for the re-settlement of the Jews in England. The receipt of Dury's letter at first inclined Menasseh to write a treatise on the dispersion of the Ten Tribes generally. His plan, however, was speedily changed, and he determined to devote the volume to proving the authenticity of the claim of Israelitish ancestry by the natives of America, and,

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the forefront of the European powers, was of more consequence. In another chapter Cromwell's knowledge of the Crypto-Jews of London and their services both to the Commonwealth and to commerce have been adverted upon. An increase in the number of men such as Carvajal and De Caceres, Cromwell had very good reason to welcome. For the moment this object of Cromwell's seemed on the point of attainment without any special effort. During the year 1651 negotiations were in progress with the Government of Holland for a treaty of coalition between the two countries, and if this had been effected Jewish merchants would have acquired in England rights similar to those they possessed in Holland. The negotiations, however, fell through, and instead of a treaty of coalition, the protectionist Navigation Act, specially directed against Holland, entered the Statute Book. Under the new conditions it became advisable for Jewish merchants to settle in England, and as their removal would prove mutually beneficial, some means of legalising a Jewish settlement had to be found.

The St. John Mission, consisting of Oliver St. John, Chief Justice of the Common Pleas, and Walter Strickland, who had previously acted as the representative of the Long Parliament in Holland, with John Thurloe, afterwards Secretary of State, as secretary, finding its original mission likely to be a failure, was instructed to study the Jewish Question, and in all probability entered into negotiations with the leading Jews of Amsterdam. Thurloe certainly had frequent interviews with Menasseh ben Israel, and the members of the Mission were entertained by the synagogue. The return of the Mission to England was immediately followed by a letter from Menasseh to the Council of State, which was referred to a committee of which Cromwell himself was a member. A few months later two passes, together with an invi-

The St. John  
Mission and  
Menasseh.

Menasseh  
invited to  
England.

## THE WHITEHALL CONFERENCE 193

tation to come to England, were sent to the Amsterdam rabbi. In the meanwhile, however, the long threatened war broke out between England and Holland, and Menasseh's departure was prevented. Moreover more urgent affairs drove the Jewish Question into the background, and although the discussion of the subject continued fitfully in pamphlets and broadsheets, for the moment it was no longer a topic of practical politics. Nevertheless, in 1653 a Puritan extremist, Samuel Herring, in the midst of a lengthy petition to Parliament asking for various reforms in the government of the kingdom, prayed "That the Jewes should be called into this Commonwealth, and have places allotted them to inhabit in, and exercise there lyberty, for there tyme is neere at hand." Similar action was also taken by Robert Rich, and on the motion of Henry Martin that the supposed Act of Expulsion be repealed, a spirited but futile parliamentary debate took place.

War with  
Holland delays  
the Jewish  
Question.

The conclusion of peace the following year saw the resumption of the negotiations between Cromwell and Menasseh. The latter, however, still failed to make use of his pass and in person plead the cause of his co-religionists before the English Government. He was dissuaded by his friends from crossing to England, "considering the chequered and interwoven vicissitudes and turns of things here below." The true explanation was the precarious position Menasseh held in Amsterdam, in consequence of his quarréls with colleagues. It was feared that the undertaking of a mission to England, a nation at that time detested by the Dutch fresh from hostilities, might prove fatal to Menasseh's position in Amsterdam. Menasseh therefore stayed at home, and in his place Manuel Martinez (David Abarvanel) Dormido, his brother-in-law, crossed the North Sea.

Conclusion of  
Peace.

Dormido had been a Marrano of great wealth and



David Abar-  
vanel Dormido.

a Government official in Andalusia. Like so many of his kindred, however, he had come under the notice of the Inquisition, and to escape the attention of the Holy Office had fled. After eight years in Bordeaux, Dormido settled in Holland, where he openly joined the Jewish community. In Amsterdam Dormido became a wealthy merchant and a leading member of the Jewish community. The conquest of Pernambuco by the Portuguese early in 1654, however, deprived him of the greater portion of his means, and finding it necessary to recommence his career, Dormido determined to do so in England, where he knew many other Marranos to be settled. Thus Dormido came to England in two capacities—privately to mend his fortune, officially as the representative of his brother-in-law Menasseh, and through him as the ambassador of Jewry. Immediately on his arrival in London, Dormido set about preparing two petitions to Cromwell. The former dealt with his own personal affairs. It recorded his sufferings in the past, his desire to become a subject of the Commonwealth, and his prayer for the Protector's intercession with the king of Portugal, so that Dormido's property might be restored. The second petition asked for the re-admission of the Jews to England on terms of equality with the Christian inhabitants. The admission was asked for on the grounds of the advantage to trade and industry of a Jewish immigration, and the consequent increase in the public revenue. Finally, Dormido asked that, in the event of the prayer being granted, the control and management of the new community should be entrusted to him.

Dormido's  
petitions  
referred to  
the Council  
of State.

These petitions were most graciously accepted by Cromwell, and immediately referred to the Council of State, with the endorsement: "His Highness is pleased in an especial manner to recommend these two annexed papers to the speedy consideration of the

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a long period the Jewish community of Surinam was one of the most prosperous in the Diaspora.

Menasseh was accompanied by his son and three rabbis, one of them, Jacob Sasportas, afterwards Haham or ecclesiastical head of the London community. He did not take up his quarters in the eastern part of the city, where the Marranos dwelt, but was lodged in the Strand, the most fashionable quarter of the town, a neighbourhood frequented by foreign ambassadors and other persons of political consequence. His first business was to print the "Humble Addresses," the formal petition to the Government for the re-admission of the Jews. In this document the petitioner no longer put forward the Messianic prophecies and Lost Tribe legends as primary arguments in support of his request. He based his claims on the argument of political expediency. Incidentally he defended the Jews against the charges of ritual murder, usury, and the conversion of Christians. He asked for absolute freedom of movement and settlement for Jews in England, together with the unrestricted exercise of their religion. The prime motive of his previous efforts had been the hastening of the millennium. The renewal of the persecution of the Jews in Poland now rendered him anxious to find a refuge for the fugitives from Eastern Europe, as well as for the victims of the Inquisition escaped from the Spanish and Portuguese dominions.

Unfortunately for the cause Menasseh had at heart, the enthusiasm that had been shown in many quarters a decade or less earlier on the Jewish question had considerably cooled. Of the leading English advocates for the re-admission, Williams was in America, Sadler in office and therefore silenced, and Peters with little influence. The conversionists and Millenarians cared nothing about the restrictions imposed on the Jews so long as they were admitted. The poli-

The "Humble  
Addresses."

English  
opinion.

## THE WHITEHALL CONFERENCE 197

tical and economic advocates of the re-admission were afraid to publish the reasons of their policy, lest, on the one hand, they should arouse the criticisms of the religious advocates of the same cause, and, on the other, stir up the hostility of the merchants, who would not be likely to welcome the admission of competitors in business. The difficulties were increased by the intrigues of Royalists and foreigners. The former did their utmost to prevent the consummation of Menasseh's scheme, first, because it was favoured by Cromwell and therefore ought to be prevented; secondly, because the Royalists were anxious to attach the rich Dutch Jews to their own cause. The foreign hostility came especially from Holland, where it was seen that the new policy, that of attracting the Dutch Jewish merchants to England, was in reality but a continuation of that of the Navigation Act, avowedly directed against that State.

Attitude of the  
Royalists.

The hostility of these parties took the form of the dissemination of rumours. In one quarter it was believed the Jews had made an offer for the purchase of St. Paul's Cathedral and the Bodleian, and, in order to involve Cromwell in the ill effects that ensued, it was alleged that the sale only fell through in consequence of a difference about the price. Attempts were also made to hold Cromwell up to ridicule by the statements concerning a Jewish mission sent to Huntingdon to investigate the Protector's ancestry with a view to proving him to be the Messiah, and by the assertion that Menasseh at his first interview with Cromwell prodded him in the side in order to ascertain whether he were in reality flesh and blood or a spiritual manifestation. It was said that Cromwell proposed handing the customs over to the Jews to farm. Various libels concerning the Jewish character were repeated, and the possibility of the acceptance of Christianity by them declared

Harmful  
rumours.

Anti-Jewish  
agitation.

to be non-existent. In the desire to discourage any sympathy with the Jewish cause on the part of the conversionists, the paradoxical device of engaging the services of a converted Jew, Paul Isaiah, formerly a trooper in Rupert's Horse, was adopted, and it was in the interest of the opposition party that his "The Messiah of the Christians and the Jews" was published. The condition of affairs was rendered even worse by the publication of the "Humble Addresses." The religious party among the English advocates of admission resented the emphasis laid on the economic side of the question, while the avowed opponents doubted the reliability of the arguments put forward by Menasseh. The stream of pamphlets on the Jews recommenced, but the direction was changed. The bulk were now devoted to attacks upon the Jews. Only two or three writers dared to use their pens in favour of admission. Both Judaism and the Jews were attacked, and the former advocates of Jewish rights remained silent or advocated restrictions on the proposed Jewish settlement. John Durie was studying Jewish disabilities at Cassel with a view to their introduction into England. Henry Jessey was in favour of restrictions.

Menasseh's  
Petitions  
before the  
Council.

The commotion and attacks did not deter Menasseh from his purpose. As soon as his "Addresses" was printed, he took copies to Whitehall for presentation to the Council of State. Unfortunately a day was chosen on which Cromwell was absent, and the books were merely accepted by the clerk on behalf of the Council, and the next business proceeded with. A fortnight later Cromwell placed before the Council another petition, with a similar purport, that he had received from Menasseh. The document asked for the following concessions: (1) Security of life and property; (2) Liberty of public worship; (3) The right to acquire a cemetery; (4) Permission to trade

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held in the Council Chamber at Whitehall. Judging from the importance of the people who took part in it, the Conference was one of the leading events in the history of the Commonwealth. In addition to Cromwell himself the statesmen present comprised Henry Lawrence, the Lord President of the Council; Sir Gilbert Pickering, one of Charles I.'s judges; Sir Charles Wolseley, one of Cromwell's peers; John Lisle, the regicide; Francis Rous, Speaker of the Little Parliament—all members of the Council; Walter Strickland, one of the ambassadors to the Netherlands four years earlier; Major-General John Lambert, the leading spirit in the Council of Officers; and William Sydenham, Cromwellian soldier and statesman. The law was represented by Chief Justice Sir John Glynne and Chief Baron William Steele, Lord Chief Justice St. John, Strickland's colleague in the embassy, was also invited but did not attend. The mercantile community was represented by Alderman Dethick the Lord Mayor, Sheriff Thompson, Alderman Robert Titchborn, Alderman Riccards, Sir Christopher Pack, ex-Lord Mayor, the leading mercantile authority in the country, Mr. Cressett the Master of the Charterhouse, William Kiffen the wealthy merchant-parson, and the regicide Owen Rowe then deputy-governor of the Bermuda Company.

The class that had the largest share of representation at the Conference was that of the theologians. Sixteen of these, the spiritual leaders of Puritan England, attended the first meeting. They were Dr. Cudworth, Regius Professor of Hebrew at Cambridge; Dr. Owen, most famous of Independent divines and most fearless of advocates of religious liberty; John Caryll, the Bible commentator; Dr. Goodwin, President of Magdalen College, Oxford; Henry Wilkinson, Canon of Christ Church; Dr. Witchcote, Provost of King's. The preachers were William Bridge,

The members  
of the  
Conference.

The  
Theologians  
present.

Daniel Dyke, Henry Jessey, Thomas Manton, Dr. Newcomen, Philip Nye, Anthony Tuckney, William Benn, Walter Craddock, and Samuel Fairclough. John Carter also received an invitation, but was on his deathbed when it reached him. The Conference was obviously packed. The great majority of the members had already committed themselves to the cause of religious toleration, while several of the laymen were notoriously subservient to Cromwell.

Two questions were placed before the Conference : The Questions.  
 "Whether it be lawful to receive the Jews. If it be lawful, then upon what terms is it meet to receive them?" The first was a question of law, and, as such, left to the two judges to decide. They had no difficulty in doing so, and gave it as their joint opinion at the first meeting that "there was no law which forbad the Jews' return into England." No legal bar to the Re-Settlement.  
 The first point gained, the Conference was adjourned until the following Friday, the 7th. The second question was discussed on the 7th, the 12th, and the 18th of December, but matters by no means ran so smoothly as Cromwell had hoped. The clergy were not so strongly in favour of the Jewish claims as had been expected. The libels of the pamphleteers had done their work, and on religious grounds strong objections were raised to an unrestricted Jewish settlement. Fears were expressed lest Jesus might be blasphemed at public religious services; lest the synagogue might become the centre for all the Judaising sects in the country. The risk of English converts to Judaism joining the Jews in sacrificing their children to Moloch was even suggested. The moderate majority was in favour of the admission of the Jews under severe restrictions, thus adopting the opinions expressed by Dr. Barlow, Librarian of the Bodleian, in a memorandum presented to the Conference by Dr. Goodwin. Only a



small remnant, consisting of Lawrence, Lambert, and Caryll, contended for unrestricted admission.

The Party for unrestricted admission of the Jews.

To strengthen this party Cromwell made a few additions to the members of the Conference on the eve of its third meeting. Hugh Peters, the first of the advocates of unrestricted admission, Peter Sterry, Cromwell's favourite chaplain, and Bulkeley, the Provost of Eton, joined the other members. Cromwell's purpose was hardly served, at least by one of these additional members, for Peters, who had, since his first advocacy of the cause, learnt of the Crypto-Jews of London and their outward conformity to Catholicism, denounced the Jews as a self-seeking generation "who made but little conscience of their own principles." At the final meeting, the commercial aspect of the subject was under consideration, and on this occasion a departure was made from the previous procedure by the admission of the public to the deliberations. The result was that the chamber was thronged by a somewhat unruly crowd of violent opponents of the Jews armed with Prynne's newly published, virulently anti-Jewish tract "A Short Demurrer," which did not fail to interrupt the proceedings and after a time to join in the discussion. The course of the discussion was throughout not in sympathy with the Jewish claims, and it culminated in a vehement anti-Jewish demonstration. The merchants, without exception, spoke against the admission of the Jews. They declared that the proposed immigrants would be morally harmful to the State, and that their admission would enrich foreigners at the expense of natives. One of the greatest disappointments Cromwell must have sustained on this unhappy occasion was the adhesion of one of his most devoted admirers, Sir Christopher Pack, the most eminent citizen of his day, to the roll of militant exclusionists. These

The opposition of the merchants.

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The  
Conference  
dissolved.

pressed, he designated the total as a babel of discordances. He had asked the divines for advice, but had only had his doubts increased. He had no engagements to the Jews, he protested, but "since there was a promise of their conversion, means must be used to that end, which was the preaching of the Gospel, and that could not be done unless they were permitted to dwell where the Gospel was preached." Addressing the merchants, he said, "You say they (the Jews) are the meanest and most despised of all people. So be it. But in that case what becomes of your fears? Can you really be afraid that this contemptible and despised people should be able to prevail in trade and credit over the merchants of England, the noblest and most esteemed merchants of the whole world?" It was clear that no hope was to be expected from the Conference. He left his place, and the Conference was at an end.<sup>1</sup>

AUTHORITIES:—Lucien Wolf, "Menasseh ben Israel's Mission"; Albert M. Hyamson, "The Lost Tribes," &c.; S. Levy, "Bishop Barlow on the Case of the Jews" (*Transactions, Jewish Historical Society*, vol. iii., 1899), "John Dury and the English Jewry" (*Transactions, Jewish Historical Society*, vol. iv., 1903); Lionel Abrahams, "Menasseh ben Israel's Mission to Oliver Cromwell" (*Jewish Quarterly Review*, vol. xiv., 1902); Henry Jessey, "A Narrative of the Late Proceedings at Whitehall concerning the Jews" (1656).

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<sup>1</sup> This speech has been constructed by Mr. Lucien Wolf from fragments to be found in various contemporary writings.

# CHAPTER XXI

## THE RE-SETTLEMENT

(1655-1658)

ALTHOUGH the Conference was dissolved, the matter was not yet concluded. The Committee had to report on the subject to the Council which had appointed it. It did so to the following effect. The view of the judges that there was no legal bar to the Re-Settlement was accepted. The following opinions expressed at the Conference were put forward : (1) The grounds on which Menasseh had asked in his recent book for the re-admission of the Jews were "very sinfull for this or any Christian state to receave them upon." (2) The admission would create the danger of apostasy on the part of the Christian inhabitants in the country. (3) The existence of synagogues for public worship according to Jewish practices would be evil in itself and very scandalous to the Christian churches. (4) The Jewish customs concerning marriage and divorce were unlawful, and would set evil examples. (5) Strongly supported charges had been made against the Jews of not considering oaths made to Christians binding or harm done to them evil. (6) The admission of Jews would prejudicially affect the native merchants. Finally, the Committee recommended that the Jews should be admitted provided they had no autonomous jurisdiction ; they should be restrained from blaspheming Christ ; they should not profane the Christian Sabbath ; they should have no Christian servants ; they should be disqualified from holding public office ; they should print

The Report of  
the Committee.

nothing against Christianity ; they should not discourage attempts to convert them to Christianity, while, however, they themselves should make no attempt at making proselytes.

The Report  
rejected.

The report was not, however, accepted by the Council. Cromwell had apparently had sufficient discussion and publicity so far as the Jewish Question was concerned, and was conscious that the only manner of gaining his way was by unofficial action and connivance at a Jewish settlement, rather than by legislative methods. Although there could be no legal bar to a settlement of Jews in England, in the then excited state of public opinion it would have been extremely inadvisable for any number to have entered the country or even for those already there to have thrown off their disguise. Consequently from the outward point of view the opening of the year 1656 saw no difference in the Jewish Question in London from that of twelve months previous. The Jewish colony remained undisturbed, but continued under the guise of Catholicism. The judges' decision and the obvious partiality of Cromwell towards the proposed immigration had, however, not passed unnoticed by the anti-Jewish extremists, and it appeared to them by no means wise to relax their efforts towards exclusion. The campaign of the pamphleteers was continued. Within a few days of the dissolution of the Conference a new and enlarged edition of Prynne's "Demurrer," which had proved so useful in exciting people's minds, was issued. The argument that the Expulsion by Edward I. held good until reversed by Parliament was emphasised and amplified. A month later the second part of the "Demurrer" was issued. In this Prynne devoted his pen and his patience to detailing the disabilities under which the Jews were tolerated in the country before they were finally expelled, and the extraordinary crimes of which,

Further efforts  
of the  
exclusionists.

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nationality. The leading Marranos, consequently, hastily drew up a petition to Cromwell in which they asked that the "favours and protection" extended to them, including the right of meeting privately for divine worship, might be confirmed. The document was signed by Menasseh ben Israel, David Abarbanel (Dormido), Carvajal, Abraham Coen Gonzales, De Caceres, Abraham Israel de Brito and Isaac Lopes Chillon. The document was not signed by Robles, whose sympathies lay rather with the section of the community which was attached to the Royalist party. Cromwell referred the petition to the Council.

The next event was the denunciation of further Marranos as Spanish subjects. A crisis was arising in the fortunes of the little community. The anti-Jewish zeal had re-awakened, and, as John Sadler pointed out to Menasseh, the libels of the pamphleteers were unfavourably affecting the interests of the community. Menasseh was urged to reply to the attacks of Prynne and others, and, in compliance, the *Vindiciæ Judæorum* was published. Menasseh had no longer to plead for the unrestricted admission of the Jews, nor to prove that by that act the millennium would be hastened. His task was to safeguard the few concessions already made to the Jews settled in England, and moreover to defend the fair name and fame of the whole of the Jewish people. Right worthily did he fulfil his mission, and his *Vindiciæ* has taken its place among the most effective defences of Judaism and Jewry ever penned. The publication of the *Vindiciæ* was followed by a further move on the part of the persecuted Marranos. Robles, following up his previous appeal, addressed a fresh petition to the Protector. After reciting the sufferings of himself, his family, and other Jews at the hands of the Inquisition, he continued that he had sought refuge

in England from those tyrannical proceedings, and in order to enjoy the proverbial hospitality of England towards afflicted strangers, he asked for Cromwell's sympathy with himself and his fellow Jews. This further petition was supported by affidavits signed by all the leading Marranos of London. The Marranos had thrown off their disguise and openly confessed Judaism. The Marranos throw off their disguise.

This bold declaration attained its object. The confidence of the Crypto-Jews was not misplaced. The Robles case was inquired into by the Admiralty Commissioners, to whom it had been referred by the Council. By them the other Marranos were examined. The Commissioners were unable to arrive at a positive opinion with regard to the question referred to them. They admitted that the balance of evidence was in favour of the view that Robles was "a Jew borne at Fundão in Portugall," but they left the responsibility of a decision to the Council, and this body, on the 16th of May 1656, ordered all the warrants to be discharged, and reinstated Robles in the possession of his property. The position of the Jews as a body was strengthened in accordance with the desire expressed in the last petition to the Protector. Rights of "cohabitation and trade in these dominions" were formally accorded to the Jews in writing (the document granting them has been lost). The city authorities were directed by Cromwell to place no impediments in the way of the Jews, and the Jews on their part agreed not to encourage an indiscriminate immigration, not to obtrude their worship and ceremonies in public, not to engage in controversies, and to make no converts. The right of unrestricted residence granted. The maintenance of a synagogue was permitted, and the right to acquire a cemetery granted. In February 1657 the lease for a Jewish cemetery in Mile End was granted to Carvajal and De Caceres. Shortly afterwards, Solomon Dormido, a son of David



Abarbanel Dormido, was admitted a duly licensed broker of the City of London, the Christological oath, in other instances considered essential, being waived in his case.

All the requests of the London Marranos had been granted, but the goal to which Menasseh ben Israel had directed his efforts at the outset of his campaign was unattained. He had come to England to obtain for the Jews rights equal to those of the Christian inhabitants, to gain an asylum for the persecuted of Jewry. In no sense were those objects attained by the compromise that had been accepted. Opposed to what he must have considered a betrayal of the interests of Jewry, Menasseh refused all adherence to the settlement. The relations between him and the members of the London community became strained. His position in Holland had also been undermined, for there the Jews, all attached to the Royalist cause, had severed all relations with him on his mission to Cromwell. The Dutch Jews placed their trust in Charles, with whom they opened negotiations. Deserted by his friends, his resources exhausted, Menasseh did not even in these circumstances lose courage, but continued to urge on Cromwell the issue of a proclamation in the terms he had outlined at the opening of the negotiations. Menasseh's monetary troubles were relieved by Cromwell, first by a gift of £25, and later by a pension of £100 a year. This pension was almost immediately commuted. Menasseh continued doggedly on his course until September 1657, when his only surviving son, Samuel, died. Then Menasseh's spirit broke. With the financial help of Cromwell, prematurely aged, he took his son's body to Holland, and there he himself died, two months later, in the house of his brother-in-law, Ephraim Soeira, at Middleburg.

The battle had, however, been won by the Jews,

Results of  
Menasseh's  
mission.

Death of  
Menasseh.

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## CHAPTER XXII

### THE JEWRY OF THE RESTORATION

(1659-1685)

Restoration of  
the Monarchy.

THE London Jewish community, on the re-entry of Charles II. into his dominions, numbered not less than thirty-five families. Many of the names that had become prominent in the Anglo-Jewish annals of the Re-Settlement period were no longer to be found. From the list of London Jews drawn up in the year 1660, Menasseh ben Israel, Antonio Carvajal, Domingo Vaz de Brito, Isaac Lopes Chillon, Henrique Jorge Mendes, Simon de Caceres, and others are absent, but in their stead are to be found new names, many of which afterwards became prominent in the community. Such are the Pereiras, the D'Oliveiras, Samuel de Veiga, Dr. Mendes Bueno, Rodriques, Franco Gomes, the Gabeyes, Rodriques Nunes, Henriques Alvares, and the Lousadas. In addition four converts to Judaism have been traced, of whom Samuel Swinock and Bellamy, the cooper, were formerly connected with Carvajal.

The religious  
organisation  
of the  
community.

The small community still had two synagogues, one for Sephardim in Creechurch Lane, and the second apparently for Ashkenazim in St. Helens. Of the former and its organisation the material exists for a fairly detailed description; of the latter, all that is known is that—as has already been mentioned—its rabbi was named Mier. The Sephardi synagogue had probably been in existence for some time, although its services had been conducted with great secrecy. By the arrival of the Restoration year all attempts

at concealment had certainly been abandoned. In common with most European synagogues of the period, that of the London Sephardim was to some extent fortified. The protection in this instance took the form of three double-locking doors. The synagogue proper was on the first floor, and occupied two rooms, the smaller for the use of the women, the larger for that of the men. Following the continental custom, as displayed in synagogues existing at that day, the two rooms were separated by a partition into which was fitted a long narrow heavily latticed window. The interior was arranged similarly to those of contemporary Sephardi places of worship.

The London  
synagogue of  
the Sephardim.

Concerning the organisation of the community we know that the rabbi was Moses Athias, a relative of Carvajal, who had been brought over by that merchant. Benjamin Levy filled the combined offices of Hazan,<sup>1</sup> Shochet,<sup>2</sup> Bodek,<sup>3</sup> and Secretary to the congregation. There were also a clerk and a communal physician, Dr. Joseph Mendes Bueno. The community possessed its poor, who even in the infancy of the congregation were attracted from all parts to London, and in the first balance-sheet of the Sephardi community provision is made for their relief. Finally, there was a cemetery at Mile End. The community had dwelt since the settlement of its pioneers in the ward of Portsoken.

Moses Athias.

The period marked by the death of the Protector and the Restoration of the Royal House was one fraught with much anxiety for the incipient community. Protected by the strong hand of Cromwell its members were safe to go about their business un-

Effects of  
Cromwell's  
death.

<sup>1</sup> The Cantor, or public reader of the prayers in synagogue.

<sup>2</sup> The official who, in accordance with the Jewish ritual, kills cattle, &c., intended for consumption by Jews.

<sup>3</sup> The official who examines meat killed in the Jewish fashion, in order to ascertain whether it is free from disease and consequently fit for consumption by Jews.

Jews and the  
Royalists.

concerned by political changes, but when that protection was removed the general uneasiness which month by month grew more pronounced until it culminated in the Restoration, affected the London Jews as well as the population by which they were surrounded. To the country generally the landing of Charles II. brought for a time quiet and security. To the Jews, however, the passing of the Cromwell dynasty, the success of its injured rival, and the expected reversal of the whole of the policy of the previous decade and a half, seemed but the presage of impending trouble. Moreover, the leading members of the London community had been closely involved in several of the projects of the Commonwealth, and had in many ways rendered assistance to its forces. Such action was not likely to ingratiate the friends and colleagues of Carvajal and De Caceres in the eyes of the new government. On the other hand, it must not be understood that all the Jews who had any dealings with England at the time were supporters of the Cromwellian government. The Royalists also had their sympathisers among the Jews of Holland and of France. The Da Costa family, and Augustine Coronel Chacon (*d.* 1665) in particular rendered assistance in restoring the exiled house of Stuart, and the services of the last named were acknowledged on the Restoration by the bestowal on him after his apostasy of the honour of knighthood.

A Jew  
knighted.

Violet's anti-  
Jewish efforts.

The arch Jew-baiter of the time was Thomas Violet (1634-1662), a writer on trade, goldsmith and alderman of the City of London, "a restless meddling man," who had, under both Charles I. and the Commonwealth, suffered punishment for several offences, political and otherwise. As early as December 1659, Violet had opened his campaign by an application to Mr. Justice Tyril, in the course of which he set forth the case against the Jews that had been drawn up by

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petition to the same effect from the Lord Mayor and Aldermen. Various charges, economic, moral, and religious, were brought against the Jews. The king was asked to advise Parliament to expel "all professed Jews out of your Majesty's dominions and to bar the door after them with such provisions and penalties as in your Majesty's wisdom shall be found most agreeable to the safety of religion, the honour of your Majesty, and the good and welfare of your subjects." The petition referred explicitly to the privileges conferred upon the Jews by Cromwell.

The Jews  
appeal to the  
king.

The petition of the City aroused the Jews to action. The community met in the house of Senora Carvajal, the widow of Antonio, in Leadenhall Street, and drew up a counter petition to his Majesty, praying for permission to continue to reside in his dominions. No attempt was made to disguise the existence of a religious community in London. All the petitions were considered by the Privy Council, and after considerable discussion it was resolved to refer them to the House of Commons for the advice of that body. This decision led to the issue of a further venomous pamphlet by Violet in order to assist the cause to which he had devoted himself. On the 17th of December a Royal Message was presented to the House, but instead of asking for advice whether the Jews should be banished or not, it desired that the question of the protection of the Jews should be taken into consideration. There is no record of any action by Parliament, and the *status quo* as established by Cromwell consequently remained undisturbed. The City received no answer to its petition, but it took no further action in the matter.

Change of  
Jewish status.

The status of the Jews in England was meanwhile changing. Under Cromwell the Jewish settlers were all of foreign birth, and denizations had been granted in but two or three instances. Charles was far more

liberal in this respect, and before the end of 1661 practically all the leading members of the community had in this manner become English citizens. A new generation was also growing up, born in the country, and these were of course Englishmen in every respect, but subject, on account of their religion, to certain disabilities.

The marriage of the king with Catherine of Braganza was of benefit to the community in more than one respect. In the train of the queen, whose marriage was suggested by Augustine Coronel, came the brothers Duarte and Francisco da Sylva, Portuguese Jewish bankers of Amsterdam, to whom was entrusted the management of the dowry that Catherine brought with her. The community had thus powerful friends at court. The marriage also led to a considerable increase in the number of Marrano settlers in London. Some of these came to assist the Da Sylvas in their office. Moreover, the period was one of extreme persecution of the Marranos of Spain and Portugal, and many of the victims escaping from their country came to England. It was about this time that the distinguished families of Mendes and Da Costa settled in this country. They intermarried so frequently that the family became known as Mendes da Costa. Fernando Mendes, a distinguished physician, was the first of the family to settle in England.

Effect of  
the king's  
marriage.

After the failure of the attempts of Violet and the City authorities, the nascent community remained on the whole undisturbed for a few years. Early in 1663, it is true, there was some talk of calling in the Jews' letters of denization, and also some trouble concerning the oath of allegiance and supremacy, but both soon passed away, and the publicity and security in which the Jews worshipped are evidenced by Pepys, who visited the synagogue on October the 14th, 1663. Within a few months, however, a new trouble



An attempt to  
blackmail the  
Jews.

threatened. Without any warning a bold attempt to levy blackmail on the community was made by the Earl of Berkshire and Mr. Ricaut. These two gentlemen called one day on the leading Jews of the metropolis, and told them that the king had placed the Jews in their care. Unless a large amount were paid to them without delay, Berkshire and Ricaut would seize the whole of their property. The threat did not frighten Manuel Martinez Dormido and his colleagues. Instead of paying the demands they brought the conspiracy to light in a petition in which they prayed the king to continue his protection to the Jews, and to permit them to remain and trade in the kingdom. The petition met with the desired response, and the king's assurance that he had not given any order for "the molesting or disquieting the Petitioners either in their Persons or estates, but that they may promise themselves the effects of the same favour as formerly they have had, soe long as they demeane themselves peaceably and quietly with due obedience to his Majesty's Lawes, and withoutt scandall to his Government," finally settled the pretension of the Earl of Berkshire and Mr. Ricaut.<sup>1</sup>

The king pro-  
tects the Jews.

<sup>1</sup> A controversy has arisen around this promise of protection. One view, the leading exponents of which are the Very Rev. Dr. M. Gaster and Mr. H. S. Q. Henriques, is that this promise marks the opening of post-expulsion Anglo-Jewish history, and from the Order in Council of August 1664 should be dated the Re-settlement of the Jews in England. The petition and its reply together form the Charter of the Jews, by which alone the right of residence in the country was secured. Previous to the grant of this "Charter," it is true Jews were settled in the country. These were, however, merely individuals whose Judaism was more or less concealed; previous to 1664 no organised community existed or would have been tolerated. The reference in the king's reply to "the same favour as formerly they have had" is explained not as relating to any grants or toleration under the Cromwellian régime, but to verbal promises made to the Jews of Holland during their pre-Restoration negotiations with the representatives of Charles Stuart. The view adopted in the text is that of Mr. Lucien Wolf, who contends that the reference is to the series of marks of favour and toleration that covered the period commencing with the Whitehall Conference. Considerable evidence can be induced in favour of the view that the position of the Jews in England had been legalised and generally accepted long before 1664. Several of them have been

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Strange to say, no action was taken against the Jews for several years. Service was held in the little synagogues in Creechurch Lane, and possibly in St. Helens also, with the usual regularity. Violet had died two years after the Restoration; Lord Berkshire and Mr. Ricaut had apparently been discouraged from any further display of Jew-baiting by their recent abortive attempt to levy blackmail. Almost ten years passed before any attempt was made to harass the Jews in consequence of their continued offences against the Conventicle Act. In 1673, at length the long delayed blow fell. In that year certain members of the community were indicted at the Guildhall for a contravention of the Act by meeting together for worship in Duke's Place. A True Bill was found by the Grand Jury against the defendants, but representatives of the latter immediately appealed to the King in Council for permission either to exercise their religion freely or to retire with their property from the country. Charles showed himself as favourably disposed towards his Jewish subjects as he had been in 1664, and on the 11th of February the Attorney-General was instructed to stop all proceedings at law against the petitioners, and to provide that they be troubled no further in the future on the same account.

Nevertheless, one further endeavour was made to interfere with the conduct of Jewish worship. In 1685, shortly after the accession of James II., at the instance of Thomas Beaumont, writs were issued by the King's Bench against forty-eight Jews, thirty-seven of whom were arrested as they were following their business. The action was taken under a statute of Elizabeth, directed against the Catholics, which rendered abstention from "a church, chapel, or usual place of common prayer" an offence, the penalty for which was a fine of £20 for each month during

The Jews harassed under the Conventicle Act.

Charles II. intervenes in their favour.

Jews arrested under the Act of Uniformity.

which the offence was continued, together with the production of two sureties for due attendance in the future. To meet this attack the precedent of 1673 was followed by the leaders of the community, who petitioned the king to permit them and their co-religionists to continue as heretofore the due exercise of their religion so long as they remained of good behaviour towards his Majesty's Government. James's reply was similar to that of his predecessor, and once more the Attorney-General was directed to stop all proceedings : " His Majesty's intention being that they should not be troubled on this account, but quietly enjoy the free exercise of their religion, whilst they behave themselves dutifully and obediently to his Government." On no subsequent occasion was any attempt made to interfere with the religious observances of the English Jews.

James II. stops the proceedings against the Jews.

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# CHAPTER XXIII

## THE SEPHARDIM

(1663-1702)

THE increase in the numbers of the community consequent on the Restoration, and the additional security given by the settlement in public affairs, effected by the return of the country to its allegiance to the House of Stuart, rendered some organisation or re-organisation in the government of the London Jewish community necessary. During the year 1663 it appears that extensive alterations were made in the building in Creechurch Lane. Before the close of the same year the amount of the contributions of members to the congregation was fixed, and in November the revision or compilation of a constitution (Ascamoth) was decided upon. This constitution was published on the 5th of April 1664. No experiments were attempted in this work. The compilers were all thoroughly conservative, and were satisfied to model their institutions and regulations on those of the Sephardi community of Amsterdam, from which city the majority of the leading members of the community had come. The lines laid down in Venice, the oldest of the post-Expulsion Sephardi communities, were also followed to some extent. These Ascamoth, in addition to laying down rules for the management of the affairs of the congregation, following the precedent set by Amsterdam and Venice, strictly forbade, under the penalty of *cherem* or excommunication, the holding elsewhere within the city of London and its suburbs, than in the synagogue, of service except in

The community organised.

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required. Haham<sup>1</sup> Jacob Sasportas of Amsterdam was invited to take spiritual charge of the London Sephardi community, and after a little negotiation he consented on the 19th of April 1664, and in due course arrived in London.

Haham  
Sasportas.

Sasportas was in many respects well fitted to open the roll of London Hahamim, that has included so many names which have shed lustre on their community. He was born about 1618 in Oran, North Africa, a descendant of Nachmanides. After an education in the place of his birth, in his twenty-fourth year Sasportas was appointed rabbi in Tlemcen in Morocco, subsequently removing to fill a similar post in the more important centre of Fez. While in this latter city the endeavours of the king to extort money from him involved Sasportas in trouble, but after suffering a short imprisonment he managed to escape to Amsterdam. His country, however, still had need of him, and he was recalled by Prince Benbuker, who sent him as ambassador to the king of Spain to invoke his assistance in suppressing a rebellion in Morocco. From Spain Sasportas returned to Amsterdam, and for a time was associated with Menasseh ben Israel in his literary undertakings and also accompanied him to London in 1655. There he met, among other pioneers of the Re-Settlement, Dormido, the warden of the synagogue when, as Haham, Sasportas later took office in London. At the time of his call to England a similar offer came from Leghorn; Sasportas did not retain his office for long. The Great Plague in 1665 dislocated all the arrangements of the metropolis, and among those whom it drove from the centre of infection was the Haham. Sasportas returned to Amsterdam, which, after a brief stay, he left for Hamburg. In this latter city he continued the

The Great  
Plague of 1665.

<sup>1</sup> Haham (Wise Man), an old rabbinic epithet of honour, is the title borne by the spiritual head or chief rabbi of a Sephardi community.

campaign that he had already commenced in London against the Sabbathian movement,<sup>1</sup> whose adherents were to be found in every Jewish centre, east and west. For a short time he lived in Leghorn, but once more settled in Amsterdam, of which community he was appointed chief rabbi in 1681. For seventeen years, the remainder of his life, he filled this office, and although so long a period had passed since his departure from London, the announcement of his death was received in that city with expressions of grief and of mourning. Sasportas' attainments were of a high order, and he was considered one of the ablest and most learned men of his time. He earned great respect in all the countries in which he lived, both by his accomplishments and his acts, and his influence was felt in the London community long after his departure. Throughout his life Sasportas corresponded with and retained the friendship of the various Hahamim who succeeded him and one another at the head of the London community.

The establishment of the congregation on a stable basis was speedily followed by the institution of the earliest of the subsidiary societies that have since that date increased to such an extent, and now form so large a cluster round the parent institution. The first of these societies, supplementary to the synagogue, to come into existence was the *Hebra of Bikur Holim*, a society for visiting the sick, formed in 1666. The religious education of the children of the community had also not been neglected, and the duties of the Haham, as laid down in the *Ascemoth*, included the devotion of several hours daily to the imparting of instruction in the tenets of Judaism.

The principal difficulty with which the community

<sup>1</sup> The religious movement commenced by Sabbathai Zevi, the famous pseudo-Messiah (born at Smyrna, 1626, died at Dulcigno, 1676), who wielded a considerable influence, which extended as far westwards as Hamburg and Amsterdam.



Alien  
immigration.

had to contend during these years seems to have been the problem of alien immigration. The toleration and protection enjoyed by the Jewish settlers in England, their prosperous condition, combined with the uneasiness and disquietude, varied by persecution, with which the fellow-communities in the East were being troubled, served to attract to the British dominions many other children of the Jewish race. Troubles in the Balkans were not slow in communicating their influence to Amsterdam, Hamburg, and London, and London's share in the wave of immigration of that period was almost more than it could digest. At times it seemed that the influx would involve the older settlers and their newly established institutions in one common ruin, and at these periods recourse was had to legislation, in order to discourage the settlement of new-comers incapable—temporarily, at any rate—of self-support. When the flood had abated these ordinances fell into disuse, to be revived perhaps in a later crisis. The forces that attracted to these shores were, however, more powerful than any restrictive measures that the Mahamad could devise, and from the beginning of the reign of Charles II. until the present reign the stream of Jewish immigrants has continued to flow, although it may have varied in intensity from time to time.

Haham da  
Silva.

The office vacated by the departure of Haham Sasportas from London was filled after the lapse of a short interval by the appointment in 1670 of Joshua da Silva, a friend of the recent incumbent and a prominent pupil of Haham Aboab of Amsterdam. He remained in office until his death nine years later, and was the first Haham to be buried in London. Before that date, however, the community had outgrown its synagogue accommodation, and a new and larger building was inaugurated in 1676. The exact site of this edifice cannot be stated, but it either took

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of the Palestinians. His course led him to Leghorn, thence to Amsterdam, and subsequently to London. In Safed Ayllon had been notorious for his Sabbathathian sympathies, and these had been but slightly modified by his journey across Europe. London, under the influence of Haham Sasportas, had been ranged on the other side in the far-reaching controversy that raged around the personality of Sabbathathai Zevi. These conditions did not tend to the success of the new Haham, and it is therefore not surprising that in 1701, after experiencing many difficulties, Ayllon was willing to retire to Amsterdam. In Holland, however, his troubles were by no means at an end, and his Sabbathathian proclivities soon involved him in controversies with Zebi Ashkenazi, his colleague in the Ashkenazi congregation.

Meanwhile the Jewish population of London had been continually increasing. Many causes contributed to the influx. Poverty, political troubles, religious persecutions, outbreaks of war, all acted as accessories to the immigration. The quarrels between the Emperor and the Turks, the occupation and recapture of Belgrade, caused a temporary flow towards England from that direction. The renewal of Inquisition activities in Portugal served to increase the Sephardi population of London. Consequently the synagogue, although only built in 1676, was soon uncomfortably full, and it was determined to erect a still larger one in the same neighbourhood in Bevis Marks. This decision was arrived at in 1699, and the new building still used by the congregation was consecrated three years later.

Increase in  
the Jewish  
population.

Haham Nieto.

The previous year the vacancy in the office of Haham was filled by the appointment of David Nieto, "without question the greatest of Hahamim" of London. In numerous paths the new Haham made a reputation for himself. The work of his life was





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## CHAPTER XXIV

### THE EXTERNAL HISTORY OF THE COMMUNITY

(1677-1690)

THE period that intervened between the attacks on the London Jew in 1673 and 1685 was by no means without incident, so far as the external history of Anglo-Jewry was concerned. The attempt to interfere with the observance by Jewish settlers of their religion having been foiled in the earlier year, the anti-Jewish party looked about for another opportunity of annoying the colony. In July 1677 the attention of the aldermen of the city was called to the existence of a "number of destitute aliens pretending to be Jews." A Jewish migration from the east of Europe had been in motion for nearly a generation. The persecutions of the Cossacks in the middle of the century had had their natural sequel, and crowds of Jews and Jewesses had been fleeing westwards in order to avoid the cruelties of Chmielnicki and his followers. Hamburg and Amsterdam, the Jewish centres on the North Sea, were filled with fugitive Jews. Menasseh ben Israel, in his endeavours to effect a settlement in England, had been not unmindful of the fortunes of his troubled co-religionists. The first balance-sheet of the London Sephardi congregation shows a considerable amount devoted to the needs of poor Jews. Once the matter was brought before the Court of Aldermen it acted promptly. It was decided that no "Jews without good estate" should be permitted to reside or lodge

in London or the liberties thereof. The result of this restriction was not altogether harmful to the struggling community. It is true that it retarded the growth of the Ashkenazi community to a considerable extent, but, on the other hand, it relieved the Sephardi settlers of what might otherwise have been a very serious burden, and gave great encouragement to the foundation of provincial communities, notably at Portsmouth and Hull.

Poor Jews  
excluded from  
London.

Another matter that arose three years later promised at one time to be fraught with far more serious consequences to the community. Although the Marranos had braved numberless dangers in order to retain their connection with their ancestral faith, at a later period at which to be a Jew was no longer fraught with untold terrors, conversions to the dominant faith became more frequent. The conversion of Rabbi Moses Scialitti in 1663 undoubtedly rendered easier the undisturbed continuation of the Jews in England, for it was hoped that this convert's example would be widely followed by his fellow Jews "to the greater glory of God." These hopes, however, were not realised.

The conversion that almost led to a crisis in the affairs of the community was that of Eve Cohan, the daughter of a wealthy and highly respected Jewish family in Holland. This lady eloped with one of her father's servants and came to England. In London she determined on being baptized, despite the endeavours of her Jewish friends to dissuade her from such a step and to induce her to return to her parents. All entreaties having failed to have any effect, legal proceedings were instituted in order to effect her temporary arrest. The case, as was natural, created a great sensation. The Bishop of St. Asaph made himself especially prominent in calling upon the Lord Mayor to "vindicate the honour of the

The affair of  
Eve Cohan.



Christian religion and of the English nation," and the magistrate did not fail to respond to the appeal. Not only was the case dismissed, but the Lord Mayor threatened to proceed against the whole sect "for daring to offer such an affront to the religion and nation of the land." He ordered an abstract of the "laws in force against the Jews" to be prepared. The whole matter was, however, forgotten after a short interval.

Suggested  
creation of  
a ghetto.

In the same year a suggestion, which if adopted would have had an incalculable influence on the future of the Anglo-Jewry, was made to the Government. The question of the creation of a ghetto had been raised more than once in the preceding years. Menasseh ben Israel himself had asked that the Jews should enjoy a sort of judicial autonomy within their own community, and his brother-in-law, Dormido, believing the establishment of a ghetto in London inevitable, had applied for the post of consul to his nation. Shortly after the accession of Charles II., Jacob Azrik, a Jew of Prague, had offered to farm the special taxes to be levied on Jews. In 1680 the ghetto was again suggested as a solution of the financial difficulties in which the Government then found itself. The scheme was drawn up by the Bishop of Lincoln and Sir Peter Pett, and supported by Lord Anglesey. The system in force in the Pre-Expulsion period was to some extent to be adopted. The Jews were to be isolated civilly, but were to possess greater privileges than their predecessors. A special justiciary of the Jews was to be appointed—and for this office Sir Peter Pett was suggested—and he was to manage their special taxes and be the intermediary between them and the Government. The scheme was referred to the Privy Council and, fortunately, was never approved.

A subject that led to a considerable amount of

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the recovery of £58,000 from certain Jewish merchants. The Jews, however, were also not without influence, and this was used so successfully, both at court and with the Commissioners of Customs, that long before the date fixed for the hearing of the trial, an Order in Council was issued for the Attorney-General to enter up *Noli Prosequis*, not only against the information brought by Pennington, but also against any others that might in the same connection be brought against the Jews. Pennington did not silently acquiesce in this settlement, but made several fruitless endeavours to have a short petition that he had drawn up on the subject taken into consideration.

Development  
of the Customs  
controversy.

The agitation did not, however, rest at this point. Further representations were made to the Commissioners of Customs by the English merchants, in which it was pointed out that the recent decision would involve a loss by the Government of fully £40,000 due on past transactions, as well as for the future an annual revenue of £10,000. If these amounts were remitted so far as the Jews were concerned, the needs of the Government would render the supply of equivalent amounts by the people of England necessary. The remission of these duties would also, it was contended, disturb the balance of trade, and unfair advantages would be obtained by the Jews over English merchants both at home and abroad. It was also submitted that the Order in Council was contrary to the spirit of the Act of Rights, and confirmed pernicious decisions made by Charles II. and James II. It was pointed out that English merchants paid taxes not only in connection with their business transactions, but also on the estates that most of them possessed. On the other hand, the "rich Jews were past finding out," and the English would be very unwilling to pay the additional

taxes that would doubtless be necessary while the Jews were illegally exempted from payment of their just dues.

Convinced by these arguments the Commissioners placed the matter once more before the Council, and after renewed consideration the previous order was rescinded and another issued in its place. This latter order entirely met the wishes of the petitioning English merchants, and was correspondingly unsatisfactory to their Jewish colleagues and trade rivals, who, however, apparently recognising the finality of their defeat, seem to have bowed to the inevitable and to have taken no further steps in the matter.

Vacillating  
policy of the  
Council.

In the latter stages of this controversy the City of London took part with the English merchants in their hostility to Jewish interests. When the question still remained one of alien versus native, the City authorities had shown little interest in the matter. The knowledge, however, that in this controversy alien was in reality a synonym for Jew aroused the latent concern of the aldermen, and from previous displays of anti-Jewish prejudice on the part of the City little doubt could have existed as to its attitude in the controversy. The Court of Aldermen discovered that, whether the denizations were void or not, the exemptions from payment of alien duties were certainly a violation of the City's privileges, and in consequence Sir Robert Jeffery and the town clerk were directed to wait upon the Lord Chancellor and desire his intercession with the king in a direction unfavourable to the interests of the Jews. The wishes of the City were not gratified on this occasion, although, as we have seen, the desired end was attained two years later.

After this date, however, a more friendly feeling sprang up between the City authorities and the London Jewish community. An outward sign of it was

A rapproche-  
ment between  
the City and  
the Jews.

the presentation of a piece of plate and a sum of fifty guineas to every Lord Mayor on his installation. The presentation was made on every occasion by a deputation of the leading Jews representing "the Elders and Ministers of the Dutch and Portuguese Synagogues as a compliment for their protection," and was continued until 1780, when in lieu an extra allowance was made to the Lord Mayor by the Court of Aldermen.

William III.  
and the Jews.

Although in the matter of the alien duties the final measures adopted by the Government pressed very heavily on the Jewish subjects of the crown, William's attitude towards them on the whole was, if at all, little less favourable than that of his predecessors. It has been said that Dutch Jews were largely instrumental in furnishing the means that rendered his descent on England possible, and the famous Dutch Jewish financier of the day, Francisco Lopez Suasso, Baron d'Avernas-le-Gras, who afterwards settled in England, has been singled out for mention as one who advanced large sums to William. The authority for this statement has, however, never been given, and no reference to it can be found in either the State records or in those of the Suasso family.

Immigration of  
Ashkenazim.

The revolution undoubtedly gave a considerable impetus to Jewish immigration, at first from Holland and later from regions to the east of that state, and from the end of the seventeenth century may be dated the beginning of the growth of the Ashkenazi community which was afterwards to cause the pioneer congregation, the Sephardim, to sink, in comparison of numbers, into insignificance.

In the years immediately following the Revolution the drain on the Exchequer was very considerable, and the Government suffered much anxiety in endeavouring to meet the expenditure. The position of the Jews being still somewhat abnormal, the idea

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CHAPTER XXV  
THE ASHKENAZIM  
(1690-1764)

Ashkenazim in  
London.

ALTHOUGH the only Jewish settlers during the Commonwealth whose names have come prominently forward were of Sephardi origin, it must not be understood that the founders of the modern Anglo-Jewish community were derived solely from that branch of the Jewish race. The Ashkenazi<sup>1</sup> settlers differed on many points from their Sephardi brethren. The latter were men of substance and of wealth, influential merchants, bringing considerable capital in the form of material wealth into the country. The Ashkenazim, on the other hand, were for the most part of a class of whom Menasseh ben Israel was thinking when he pleaded for the re-admission of the Jews into this country. The Cossack uprising of 1650 had driven Polish and Lithuanian Jews westward. The efforts of Menasseh were watched from the other shore of the North Sea by Polish-Jewish refugees, and although his failure compelled that generation to seek refuge elsewhere, sufficient of their compatriots finally settled on these shores to lay the foundations of the Ashkenazi community. The invasion of these poverty-stricken refugees was a source of some trouble to the Jewish community already established. Although they worshipped in their own synagogue—an Ashkenazi Chevra was in existence in London as early as 1659—and the more aristocratic Sephardim carefully prevented the admission of poor Ashkenazim

<sup>1</sup> Lit. *German*, but applied to Jews worshipping in accordance with the "German" ritual.

into their community, the richer community was compelled to assist in supporting the burden of Ashkenazi poverty. The heaviness of this burden increased continually, so that there was at times a danger that the Sephardim would sink under it; but, as we have seen, at that point the City authorities stepped in. By their legislation the pressure was relieved, and of the four hundred Jews in London in 1690 not more than half were in receipt of charitable relief.

Among the earliest Ashkenazi settlers in England, however, there was one in every respect worthy to be classed with the first of the Sephardim. The objection to the admission of Ashkenazim into the Sephardi community was waived in the instance of Benjamin Levy (*d.* 1704), a wealthy merchant of Hamburg, who settled in this country about 1670. <sup>Benjamin Levy.</sup> Levy was content to remain a member of this community for about twenty years, but at about the end of that period he joined with other Hamburg Jews who had settled in the country in establishing the first regular synagogue with the German ritual. Most of the founders of this synagogue, which was situated in Broad Court, Mitre Square, had come from or through Hamburg, and had obtained some relations with the community of that city. The wealthier ones retained the connection on their settlement in this country. Many of them remained members of the older congregation, and the lines on which the new London synagogue was established were copied from those that had proved of service in Hamburg. The founders were, however, not satisfied to take only their constitution from Hamburg. From the same city came the first religious head of the Ashkenazi community in England. Haham Zevi was requested to send a person suitable to minister to the spiritual needs of the new congregation. His choice fell upon his uncle, Rabbi Jehuda ben Ephraim Cohen, also a relative of Ben-



jamin Levy, and Cohen was thus the first important rabbi of the Ashkenazi Jews of England. According to the constitution that had been adopted for the new institution, the rabbi had considerable power in civil as well as in religious matters. His interest and support were consequently of considerable material value, and it is said that the rabbi's resignation, which followed a few years after his appointment, was forced by a party in the congregation who found it impossible to serve their own ends under his impartial and incorruptible administration. On leaving London, Rabbi Jehudah was appointed Rabbi of Rotterdam.

His successor was Rabbi Uri Phaibush (Aaron Hart) of Breslau (1670-1756), a brother of Moses Hart (*d.* 1756), cousin and partner of Benjamin Levy. Moses Hart was a leading member of the group that had been opposed to the first incumbent of the office of rabbi and had forced his resignation. From the appointment of Aaron Hart this group seems to have obtained control of the congregational affairs, and henceforth all offices in the congregation were filled by its members. In 1696 Benjamin Levy purchased a piece of land in the neighbourhood of Globe Road to serve as a burial-ground for the new congregation. The circumstances that led to the change in the rabbinate were not conducive to the smooth working of the affairs of the new community. Although one party had prevailed, the other had not been entirely subdued, and the latter was not slow to seize every opportunity to gain advantages, moral and material, in the long war that raged between them. Benjamin Levy, a financial magnate, considered himself above the petty quarrels of his relatives in the congregation, and for the most part kept aloof from synagogue affairs. The two parties were headed by the Parnas<sup>1</sup> Aberle and Marcus Moses, a supporter of Rabbi

<sup>1</sup> President of the Congregation.

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Jehudah, respectively. In addition to the political reasons for an absence of sympathy between these two men, there were personal ones. Both were wealthy East India merchants and trade rivals. The dissatisfaction of the defeated party found expression in criticisms of the orthodoxy of the usurper. On many points complaints were made, and much annoyance caused to those in possession, who were unable to retaliate. Their opportunity, however, came when Marcus Moses sacrificed his discretion to his courage, and openly questioned the legality of a divorce granted by Rabbi Aaron Hart. Although the Jewish layman is permitted to allow his talent for criticism to run to considerable lengths, the validity of a divorce is taboo. The offence of Marcus Moses was not overlooked, and, although he pleaded that an incorrect interpretation had been placed upon his remarks, sentence of excommunication was passed against him. To Moses the punishment was far more considerable than mere exclusion from the synagogue. His business suffered, inasmuch as none of his co-religionists would conduct any transactions with him. Socially, also, he was shunned by those who had until recently been his friends.

After ineffectual endeavours to obtain rescission of the obnoxious decree, Moses determined upon counter measures. With the assistance of his friends Sampson Mears and Abraham Nathan, an opposition congregation was assembled in Marcus Moses' house in Magpye Alley. Jochanan Höllischau, who had previously been a member of the London Beth Din, was appointed rabbi, and almost his first official act was solemnly to declare Moses free from the ban of excommunication passed on him. Moses then purchased a burial-ground in Hoxton and a site for a new synagogue in St. Mary Axe. At this juncture the party of Rabbi Uri Phoebus took action. Appeal was

made to Moses Hart, who had held aloof from the party disputes. The dangers of an independent congregation were magnified and emphasised. It was contended that the new congregation would prove an encouragement to pauper immigration, and that the existence of an un-Anglicised body of Jews outside the general community would prove harmful to the common weal. Negotiations were opened with the Sephardi community, and as a result Abraham Mendez, its president, joined with Moses Hart, in March 1704, in petitioning the Board of Aldermen to prevent the erection of the new edifice. After a short inquiry the Aldermen agreed to act in accordance with their petitioners' wishes, and an order was issued forbidding the erection.

This decision, however, did not cause the dispersion of the new congregation. It continued to meet in the house of Moses, and worshipped there for twenty-two years. Rabbi Jochanan obtained the support of several eminent rabbis, among others Rabbi Jehudah Loeb, in his decision regarding the excommunication of Moses; and the synagogue became gradually known as the Hambro, either as the representative in London of the Hamburg traditions, or after Marcus Moses, otherwise Marcus Hamburger. The founder himself, leaving his family and the congregation well provided for, left for the East. In 1721 he returned with an immense fortune, and commenced to build a synagogue in the garden attached to his house in Magpye Alley. Once again the older Ashkenazi community joined with that of the Sephardim to prevent the erection. The Corporation issued another fiat in support of the petitioners, but on this occasion Moses ignored all the efforts of his opponents, and the synagogue was completed in 1726.

Four years earlier another Ashkenazi synagogue had been erected in the metropolis. The congrega-

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been agreed to by the English Government provided that no converts were made, and for almost two centuries after that date the synagogues invariably refused to receive into the community any Gentile, no matter how sincere was his desire to enter it. It appears that in the middle of the eighteenth century some foreign Jews, settled temporarily in London, were making proselytes. On this coming to the ears of the synagogue authorities, joint action was taken by them, and the announcement was publicly made that any Jew guilty of the stated offence would be expelled from his synagogue and deprived of all the benefits and privileges pertaining to the Jewish religion. The London Jewish community had by that date grown to eight thousand, a large proportion of whom consisted of poor Jews who had come from Holland.

Rabbi Hirsch  
Lobel.

Rabbi Uri Phaibush remained in office until his death in 1756. He was succeeded in the following year by Rabbi Hirsch Löbel, a son of Rabbi Aryeh Löb, at the time Chief Rabbi of Resha, and a nephew of Jacob Emden.<sup>1</sup> Born in 1721, on attaining manhood, Löbel threw himself with zeal into the famous Eybeshutz controversy that centred round the alleged adherence of Rabbi Jonathan Eybeshutz to the Pseudo-Messiah, Sabbathai Zevi. The notable part that Löbel took in this controversy was the direct cause of the call he received on the death of the rabbi of the Great Synagogue in London. His tenure of office in London, however, was by no means devoid of worry. Doubts were cast upon the correctness of the Shechita,<sup>2</sup> and in the course of the controversy, one Jacob Kimchi declared that all the

<sup>1</sup> Jacob Israel ben Zehi Ashkenazi Emden (Jacob Herschel), born at Altona 1697, died there 1776; Talmudist and anti-Sabbathaian controversialist.

<sup>2</sup> The ritual pertaining to the slaughter of animals for consumption by Jews.

Shochetim under the control of Rabbi Löbel were unfit to hold their offices. The rabbi desired to defend his subordinates, but his wardens refused him the necessary permission to do so, and it was probably in consequence of this action that Rabbi Hirsch Löbel, otherwise known as Hart Lyon, resigned his office in 1764 and retired to the Continent.

Before that date, however, there had been another secession from the Senior Ashkenazi community. This movement does not appear to have been due to any disagreement. It was merely the natural outcome of the increase of the population and the pressure on the limited space provided in the two existing synagogues. In these circumstances some of the members of the existing congregations joined with others newly arrived, to establish a third Ashkenazi place of worship. This action aroused as much hostility as had the foundation of the Hambro <sup>The New</sup> Synagogue on a previous occasion. A meeting of the governing body of the chief synagogue was held on the 19th of August 1761, when it was resolved that: "Whereas certain persons unworthy of our Countenance and Protection have lately form'd themselves into a society calling themselves a Congregation at Bricklayers Hall, we do hereby strictly Charge our priest now and hereafter that he does not directly or indirectly or other in his name or with his Knowledge and Permission, officiate either Publick or private in the services of Marriages, Burials, Circumcision or any other act of priesthood for any person whatever belonging to the said society. And to prevent inocent persons from Unverity joyning that society we Order that this resolution be read publickly two Sabbaths successively in our Synagogue so that non may plead ignorance thereof."

The resolution was also communicated to the authorities of the Bevis Marks Synagogue, who were



desired to take similar action. So far, however, as the new congregation was concerned, these resolutions passed unheeded. The following year the erection of a building to accommodate the seceders was commenced and was completed in due course. For a long period the relations between the New Synagogue and the older congregations were severely strained, but all continued to prosper, and in the course of time the gulfs between them were bridged. At the same time as the establishment of the New Synagogue, the Great Synagogue was enlarged in order to afford sufficient accommodation for its growing congregation.

The beginnings  
of provincial  
Jewry.

While the rich Sephardi merchants settled almost exclusively in the metropolis, the provincial congregations were founded, almost without exception, by Ashkenazim with limited resources, who settled wherever they saw opportunities for earning a livelihood. Thus by the beginning of the eighteenth century most of the ports, especially those on the south and west coasts, possessed a sprinkling of Jews. The poorer members of these communities were pedlars, and obtained their stocks from their more prosperous co-religionists, who were shopkeepers. In this manner Jewish communities were established during the eighteenth century at Portsmouth, Falmouth, Bristol, Plymouth, Hull, Yarmouth, and Liverpool. These pedlars, as they became more prosperous, themselves set up as shopkeepers in towns in the centres of the districts they had hitherto served. Thus communities also sprung up in Exeter, Bath, Birmingham, Canterbury, Cheltenham, Coventry, King's Lynn, and Norwich. These shopkeepers were for the most part jewellers, and in some instances they developed later into bankers and bullion merchants. The influx of destitute alien Jews into London during the eighteenth century assisted the tendency that had shown itself in

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# CHAPTER XXVI

## THE COLONIES

(1625-1800)

ALTHOUGH at the time of Menasseh ben Israel's embassy, re-admission had not yet been gained for the Jews to the soil of England, and no Jew as such had the formal right of residence within the country, in other parts of the British dominions other conditions prevailed.

Barbadoes, the first English colony to admit Jews.

The island of Barbadoes was the first colony in which undisguised Jews settled. Discovered by the English in 1605, it was settled by them twenty years later, and Jews are generally supposed to have been included among the earliest colonists. Three years later, in 1628, it is certain that there were some Jewish inhabitants. As compared with other states and colonies, there was practically no anti-Jewish discrimination practised in the island, the disabilities under which the Jews lay being few and of little importance. In 1656 the Jewish Colony was benefited by the grant of the enjoyment of the privileges of "Laws and Statutes of Ye Commonwealth of England and of this Island, relating to foreigners and strangers," and five years later letters of denization were granted to several Jewish settlers. The dissolution of the Jewish community in Cayenne led to an immigration into the island, whose Jewish colony was thus reinforced. The prosperity of these settlers progressed to such an extent that jealousies were aroused, and endeavours were made to obtain legal restrictions on their commercial activities. These efforts were, how-

ever, unavailing ; and, on the other hand, during the governorship of Lord Willoughby, in 1671, the free exercise of their religion without any restrictions was granted to the Jews. At the same time the oaths of allegiance and supremacy, objectionable to Jews on account of their wording, were dispensed with in the case of the endenization of Jews. Two years previously the Jews of Barbadoes had petitioned for their evidence taken on the Pentateuch to be accepted in courts of law. Their inability to take the ordinary oath had in the past rendered impossible the acceptance of their evidence, when either party to the suit was a non-Jew. At the same time objections were stated against the endeavours, to which allusion has already been made, to restrict their trade. The petition was supported by the Governor, but no action was taken on it for five years. In 1674 the local legislature allowed the oath to be taken on the Pentateuch, and evidence to be given in cases relating to "trade and dealings and not otherwise." The following year an unsuccessful attempt was made to extend this permission to cover all legal proceedings. This benevolent treatment suffered a slight reaction in 1679, when the jealousy of the rival merchants induced the Assembly to pass an Act restraining the Jews from keeping or trading with negroes.

The Act of 1674 appears not to have been put into operation until 1681, a year of several other anti-Jewish petitions, and of a presentment of the Grand Jury against "the evil done to the island by vagrant and poor Jews." This movement was without success, but seven years later the undenized Jews were discriminated against. The restrictive Act of this year remained in force until 1756. From 1756 to 1761 special taxes were levied on the Jews. A period of prosperity then ensued, marked only in 1802 by the removal of all political disabilities, and in 1820

Status of the  
colonial Jews.

Restrictive  
laws and their  
removal.

by the conferment by Parliament of political advantages over the remainder of the population. In the last mentioned year the Jews were allowed to choose five representatives to determine the share of the taxation of the island that should be levied on them.

The conquest  
of Jamaica.

The conquest of Jamaica by Cromwell in 1655 found Jews already among the settlers on that island. Jamaica had been given to the family of Columbus, and by marriage brought into the possession of the Braganzas, who afterwards ascended the throne of Portugal. Columbus was favourably disposed towards the Jews, and, excluding the Inquisition from the island, rendered their settlement easy. Jamaica, thus nominally under the crown of Spain, was still to some extent autonomous and Portuguese, and it was under these conditions that Jews first found themselves in the island. The conquest by the English led to the expulsion of the Spanish settlers. Similar treatment would probably have been meted out to the Portuguese, and with them the Jews (reputed Portuguese), if the hostility between the Spanish and Portuguese had not been so keen as to render impossible the withdrawal of the latter to Cuba. Without a near refuge elsewhere the Portuguese were suffered to remain in the island, and consequently the new English government, immediately on the occupation, found Jews among its subjects.

Jamaica under  
Cromwell and  
Charles II.

The presence of Jews in the island was considered by Cromwell an important factor in the furtherance of his colonial policy. In his organisation of the colony he received valuable assistance from Simon de Caceres, the colleague of Carvajal. The Restoration made little difference in the condition of the Jews in Jamaica. Their numbers increased and they continued to flourish. Some of them were engaged in retail trade, but the majority were wholesale merchants, and the greater portion of the trade with the Spanish

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English rule, seemed desirous of retaining it, and, as the British had evacuated Surinam, they sought a new home elsewhere under the English flag. So valuable, however, were the Jews considered, that the Dutch refused them permission to depart, and the English Government was compelled specifically to demand them as English subjects. This was probably the first official recognition in foreign relations of Jews as British subjects. The cession of 1675 was, however, not permanent, for the colony alternated between Dutch and English rule over a long period. At one time Surinam was exchanged with the Dutch for New Amsterdam, since known as New York. Nor did all the Jewish settlers reject Dutch rule. Many privileges were granted to the Jewish colonists, especially when the English were in control. As early as 1665 they were allowed a court of justice of first instance for civil cases, and they were exempted from prosecution by their creditors on the high festivals. It was specifically stated in a Government proclamation that immediately on reaching the colony "every person belonging to the Hebrew nation . . . shall possess and enjoy every liberty and privilege possessed by, and granted to, the citizens and inhabitants of the colony, and shall be considered as English-born." It was decreed that they should not be compelled to serve in any public office; their persons and their property were placed under the special protection of the Government; they were permitted to practise their religion without hindrance, and land was assigned to them for the erection of synagogues and schools, and for use as a cemetery. All these advantages were granted, "whereas we have found that the Hebrew nation . . . have . . . proved themselves useful and beneficial to the colony."

Jews recognised as British subjects in Surinam.

In Jamaica.

Despite the somewhat satisfactory position that the Jews held in the island of Jamaica, attempts at per-

secution were not entirely wanting. In 1681 an endeavour to effect their expulsion was made by the Council of the Island, on the ground that the Jews were the "descendants from the crucifiers of the blessed Jesus." The crown ignored both the request and the reason for it, but the special taxes levied on the Jews, on the ground of their wealth, were continued. Another reason given for this exceptional taxation was the exemption of the Jews from many public duties and consequent expenses. It was suggested that these exemptions were beneficial rather than of the nature of disabilities. The Jews were at that time excluded from all public office, denied the elective franchise, disqualified from serving on juries, and debarred from the privilege of purchasing white servants. Permission was, however, given them to erect synagogues.

The twofold burden of special taxation and the restriction of privileges was not borne by the community in silence. Petitions against the taxes were sent up every year and invariably rejected. The fiscal burdens, instead of being diminished, were increased, with the result that, by the opening of the eighteenth century, the bulk of the taxation of the colony was paid by the small Jewish population. On the other hand, the greater portion of the industry and the commerce was in the hands of that section. In 1711 the Jews suffered a further disability by being prohibited, in common with mulattos, Indians, and negroes, from being employed in any of the offices created by the Act of that year. In 1702, however, a new demand was preferred by the Jews of the colony, that of the right to vote at elections for the Assembly. The petition and remonstrance were declared to be "erroneous, false, and scandalous," and a proposal was even made to punish the petitioners by imprisonment. A lighter sentence, however, took

Excessive taxation imposed on the Jews of Jamaica.



its place—a fine on the community of £2000. Before ten years had passed a less intolerant policy began to gain adoption. In 1711 the question of the admission of Jews to the elective franchise was considered, and a bill to that effect was introduced into the Assembly. That body, however, amended it so as to prevent the election of Jews, and, in the dispute between the two houses that ensued, the proposed measure was abandoned.

Abolition of the special taxes in Jamaica, 1736.

By 1736 the strength of the Jewish case in regard to special taxation was acknowledged, and the governor received instructions not to assent to any bill in which such taxation was continued. The Assembly, however, was not in the mood to agree to any such alteration in policy, and a lengthy dispute, in the course of which the Assembly was prorogued three times, ensued before the objectionable clauses were omitted from the bill. During the course of the dispute the Jewish community showed itself in a very favourable light, by voluntarily raising the sum of £1000 towards the expenditure of the year, in order that they might not be the cause of a rupture between the governor and the Assembly. When the taxation was finally abolished, it became the practice to give annual presents to the governor and to certain of his officers.

The middle of the eighteenth century saw the Jewish Question again a burning one in the island. Basing their claim on the Act of the British Parliament of 1740, the Jews of Jamaica demanded enfranchisement. The community, however, was not unanimous in the matter, and all applications for votes on the part of the Jews were without exception refused. Henceforth the outer history of Jamaican Jewry had few incidents. As in other parts of the world the community has made it a rule to support its own poor. At the beginning of the nineteenth century, on the ground of the refusal of certain

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In New York.

of the Jews, which had been tolerable, remained the same under the new Government. The colony was entrusted to the Duke of York, who appointed the governors, and it was at the time his policy, as it was that of Charles II., to grant as wide a religious toleration as possible to Christians of all denominations. Consequently the Duke's laws, promulgated in 1665, ordained that no professing Christian should be molested on account of his religious views. Nine years later this tolerance was extended to "all persons of what Religion so ever," so long as they did not disturb the public peace or molest others in the free exercise of their religion.

Towards the end of the seventeenth century the legal disabilities under which the Jews of New York laboured underwent some increase. In 1683 an Act was passed by the Colonial Assembly for the naturalisation of foreigners, from the benefits of which the Jews, as non-Christians, were excluded. Two years later the petition of the Jewish residents for permission to hold public worship was rejected by the Mayor and Common Council of New York, to whom it had been referred by the Governor Dongan, and, in the same year, the precedent set in the West Indies was followed by the prohibition to engage in retail trade. But this last prohibition was not very strictly enforced, and gradually lapsed into oblivion. The refusal of religious toleration was reversed in 1686, after the accession of James II., and the synagogue that was erected in New York in consequence of this change of policy, was the first on the North American continent. The civil, as distinct from the political, situation of the Jews, both in England and in the colonies, was so comfortable towards the end of the seventeenth century, and the results of the tolerance were so satisfactory, that it was quoted by William Penn as an argument in favour of the

First North  
American  
synagogue.

acceptance by the nation of the larger scheme of tolerance that James placed before it.

For the next forty years the Jewish communities in North America had no external history. In 1715 legislation for the naturalisation in New York of alien residents was specifically confined to Protestants, although one of the sections of the Act enacted that all aliens who were in residence in the colony before the 1st of November 1683 should become naturalised without any formalities. The Act thus prevented the naturalisation of foreign Jews who had settled in the colony subsequent to 1683, but, on the other hand, declared those who had migrated before that date to be naturalised. Eight years later, in 1723, an Act was passed naturalising certain aliens—six Jews—but nothing appears in the statute providing for the omission by the naturalised Jews of the obnoxious phrase, “upon the true faith of a Christian,” from the necessary oath. In 1727 the General Assembly of New York adopted legislation omitting the phrase from the oath of abjuration when taken by any of his Majesty’s subjects professing the Jewish religion.

The question of naturalisation in New York.

Meanwhile it seemed that some Jews had become accustomed to exercise the elective franchise, and had voted in elections to the legislature. These illegal acts became known in the course of the discussion of a disputed election in 1737. The immediate question before the House was the legality of the evidence of Jews in the case, and on both questions it decided against the Jewish claims. The precedents in Great Britain were quoted, and it was unanimously decided that the disqualification that held good in England also had the force of law in the North American colonies.

The first Jews are believed to have settled in Canada at the time of its conquest in 1760. Of the first two known, Commissary Aaron Hart and Lazarus David,

In Canada.

The first Jewish  
congregation  
in Canada.

the former was attached to the English army. The first Jewish congregation was formed in 1768, and a cemetery was purchased seven years later.

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## CHAPTER XXVII

### FROM THE REVOLUTION TO THE GEORGIA SETTLEMENT

(1655-1750)

THE loosely defined status of the Jews who settled in this country under the later Stuarts led, as we have already seen, to numerous incidents that threatened trouble to the small community. Under the powerful protection of the State the Jews, whenever attacked, had little difficulty in defending the security of their position. The inhabitants of London, however, lived under a dual government. In addition to the powers wielded by the Government of the country, there were those of the City municipality, and these were so formidable that when they were directed against the Jewish population its position was most adversely affected and its stability endangered.

Under the several charters that the City possessed it was able to keep Jews perpetually out of the free-<sup>The City and the Jews.</sup>dom, and without the freedom of the City, men were debarred from retail trading, from the plying of handicrafts, from the transaction of business on exchange, and from other almost indispensable privileges. As merchant strangers the Jews of the Re-Settlement could only deal in wholesale, and do so subject to restrictions. The unique position, however, that the Jews held in English trade in the middle of the seventeenth century, and the considerable benefit they were thereby acknowledged to confer upon the country, rendered a change in their status inevitable. As early as 1657 a Jew, Solomon Dormido, a nephew of Menasseh ben



Solomon  
Dormido ad-  
mitted as a  
City broker.

Israel, applied to the Court of Aldermen for admission as a broker, and, despite innumerable disqualifications, Dormido, who was notoriously a Jew, was admitted.<sup>1</sup> His example was followed with like success by others, David Aboab in 1671, Samuel de Caceres in 1674, Moses Barrow in 1679, Isaac Lindo, Joseph Ferdinando (a son of Antonio Carvajal), and Samuel Saspertas (a son of the Haham). A group of Jewish brokers gradually collected, and congregating in a particular portion of the Exchange, as other groups did, their corner soon became known as the "Jewes Walk."

Jewish brokers  
limited to  
twelve.

The laxity in the manner of the admission of the brokers, however, led to many abuses, so that in 1697 the Corporation applied for, and obtained, Parliamentary powers "for restraining the number and ill-practices of brokers and stock-jobbers." The committee appointed to re-organise the Exchange drew up new rules, in accordance with which membership was limited to a hundred English brokers, twelve aliens, and twelve Jews. These last-named were excused from taking up the freedom before admission to the Exchange, and the necessary oath was modified to meet their religious scruples. The Jews were further ordered to provide themselves with silver medals. The twelve Jewish brokers were Moses Barrow, David de Ffaro, Benjamin Nunes, Samuel de Caceres, Elias Lindo, Abraham de Payba, Jacob Arias, David Avila, Joseph Ferdinando, Abraham Ffrancke, Benjamin Levy, and Elias Paz. This was the first grant of freemen's privileges to dissenters and non-freemen that the Corporation made. It placed the Jews in a better position than that of the alien Protestants, and when, in 1708, the authorities of the Dutch and French Churches protested against the preference and demanded similar privileges for their own members,

<sup>1</sup> See page 210.

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of the true Christian religion." The Lords apparently had no such intention, and on the representations of the other House willingly abandoned the suggested amendment. Another Act of Parliament of this period enabled a criminal prosecution to be brought against Jews who should obtain proselytes from Christianity.

Proselytism, a crime.

The measure affecting the Jews, however, that is best known is that entitled "An Act to oblige Jews to maintain and provide for their Protestant children," adopted in the first year of the reign of Anne. The avowed purpose of this measure was to assist the conversion of the Jews to the religion of the country. It provided that "to the end that sufficient maintenance be provided and allowed for the children of Jewish parents who shall turn Protestant be it enacted . . . that if any Jewish parent in order to the compelling of his or her Protestant child to change his or her religion shall refuse to allow such child a fitting maintenance . . . it shall be lawful for the Lord Chancellor . . . to make such order therein for the maintenance of such Protestant child, as he . . . shall think fit."

The Act of 1702.

Jews permitted to hold land.

Another doubt concerning the status of the Jews in England was cleared up by the decision of the Attorney-General, Sir Robert Raymond, in 1718. He was asked to decide whether a Jew born in England but of foreign parentage could purchase and enjoy an estate in fee. The Attorney-General's opinion was that he was fully capable of purchasing and enjoying the lands, and that the law had put no disability upon him on account of his religion. He went further and said that in respect of the matters under consideration the Jew's position was so satisfactory that it would not be improved by denization. This decision obtained definite confirmation a few years later. An Act of Parliament, passed in the year 1722, required all persons in possession of real estates to take the oaths of allegi-

ance and abjuration. The latter oath concluded with the words "on the true faith of a Christian," and Jews were consequently unable to accept it. To remedy this state of affairs a further Act was adopted in the following session. This made provision for the omission of the objectionable words when the oath was taken by a Jew. In the discussion in Parliament it was suggested that the clause was unnecessary, inasmuch as Jews were debarred from holding land. The opinions of the leading lawyers of the day were obtained on the point, and they were unanimously in favour of the opinion already given by Raymond. As a result the Bill was adopted.

Although at this period Parliament was so careful of Jewish susceptibilities, in that respect it was not altogether representative of the nation. The nation had not yet moved from the position that rendered possible the legislation of the first year of the reign of Anne. No legal persecution of the Jews was then existing in England, but the populace, roused by agitators, found other means of giving full play to their prejudice. In 1732 a paper was published by one Osborne accusing Jews of being accustomed to murder those who married outside the community. One definite instance was quoted, and it was said that the woman and her child had been murdered by Jews lately arrived from Portugal and living near Broad Street. The publication roused the populace, who attacked all Jews who fitted the description given. Mobs were abroad in several parts of the city. At this juncture proceedings were taken against Osborne in the Court of King's Bench, and, despite the defence that no particular Jews could show that they were pointed at more than any others, the accused was found guilty on the ground that the whole community of Jews had been attacked.

Anti-Jewish libels. ✓

The creation of a chartered company under James

Oglethorpe, for the purpose of emigrating needy and respectable families to the American continent, and forming of them a colony between the Altemaha and Savannah rivers, directed the attention of the Sephardi community of London to the possibilities of the colonies as a solution of the difficulties arising out of the continued immigration from Eastern Europe. The continual influx of poor Ashkenazi Jews had long been a source of anxiety to the leaders of the community, and many efforts had been made to deal with it. The governing body of the Georgia Company numbered twenty-one trustees. The funds at their disposal consisted partly of a parliamentary grant and partly of donations from private individuals. These latter were obtained through honorary agents acting under the commission of the Council, and among the agents were three leading members of the Sephardi community of London, Alvaro Lopez Suasso, Francis Salvador, and Anthony da Costa. To Suasso, who was one of the wealthiest men of his day, reference has already been made. Salvador was at the time one of the directors of the Dutch East India Company, the first Jew to hold such a position. He was a leading financier, and his charities were famous. The firm of Francis and Joseph Salvador (they were known in the community as Jessurun Alvarez) became after the death of Sampson Gideon the leading English financiers of the day. The Salvadors were not only prominent in general public life; they also took a leading part in the affairs of the community. The Salvador family was already interested in American enterprises, and owned large tracts of land in South Carolina. In later years they suffered considerable financial losses, in consequence of the earthquake at Lisbon and the failure of the Dutch East India Company. In 1773 a Francis Salvador of a later generation emigrated to South

An emigration scheme.

The Salvador family.

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Oglethorpe's  
treatment of  
the emigrant<sup>s</sup>

Oglethorpe had not been advised of the sailing of this batch of emigrants, a third of the whole number of the first colonists, and was somewhat at a loss how to deal with them. According to the charters, freedom of religious opinion and observance was guaranteed to all except Papists. The governor therefore, after consideration, determined to receive the new colonists and at the same time informed the trustees of their arrival. The Board in London did not receive the news with equanimity. A pamphlet was prepared in order to assure the public that it was not the intention "to make a Jews' colony of Georgia," and complaint was made that the unauthorised action of the Trust's commissioners had not only prejudicially affected the colony, but had turned aside many intended benefactions. To Oglethorpe the trustees wrote in a similar sense, and he was instructed to give the new arrivals no encouragement whatever, and by no means to allow them any settlement among the grantees. Oglethorpe, however, was more liberal-minded than his fellow trustees, and ignored their instructions. Jewish names appear in the earliest lists of those to whom grants of land were made, and the governor considered the Jewish element in the population its most valuable portion. In the month of the arrival of the forty settlers a congregation was formed and divine service held. The Jewish settlement proved of great value to the colony, into which viniculture was introduced by one of its members, Abraham de Lyon; another acclimatised the silk industry, while the services of a third, Dr. Nunes, in attending the sick were highly appreciated, not only by the governor, but also by the London Board. When a large proportion of the Jewish colony withdrew, temporarily as subsequently transpired, to South Carolina a few years later, Georgia felt their loss severely.

A congregation  
formed.

Contemporary with this Jewish influx into the New World and closely connected with it was a similar movement within the Sephardi community. That congregation appointed, in 1734, a committee, possibly consisting of Salvador, Suasso, and Da Costa, to apply for grants for an exclusively Jewish settlement in Georgia. This application was not granted, but three years later land was offered for a similar purpose in Carolina. In 1745 the committee was still in existence, and obtained an extension of its powers, and three years later John Hamilton, an irresponsible philanthropically disposed financier, entered into negotiations with the committee with a view to settling Jews in South Carolina. For this purpose he petitioned the Lords of the Committee of Council for Plantation Affairs for a grant of 200,000 acres in that colony. The application was entertained, but mutually satisfactory conditions could not be agreed upon, and the whole scheme was dropped. In 1750 a number of London Jews settled in South Carolina, not as assisted emigrants or in a body, but merely as individual settlers.

Other schemes for Jewish immigration into America.

In 1749 a new colonisation plan was suggested. Nova Scotia was the locality in favour on this occasion, and poor families were enjoined to proceed thither. To induce them to do so an offer was made of three years' charitable allowances, but none seems to have availed himself of it.

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Gideon and  
the English  
Government.

judgment, and courage, succeeded in raising himself from very modest beginnings to the position of trusted adviser of the Government and a member of the landed gentry of the country. With Walpole Gideon was on terms of intimate friendship. He was his adviser in all financial transactions. Under the later Government of Pelham, when, in 1743 and 1744, the French fleet held the Channel, Gideon's aid and advice were even more valuable. The following year, that of the invasion of Prince Charles Edward, panic seized all classes in London, and the condition of the City seemed almost more fraught with danger to the State than even the invasion of its territories. At this critical juncture Gideon was one of the few who lost neither their heads nor their faith. He freely lent his property and his credit to the Government, and raised a loan of £1,700,000 for their assistance. Henceforth the Government invariably consulted Gideon in financial matters, and he, on his part, devoted himself almost entirely to the welfare of the State.

In an earlier crisis, that of the South Sea Bubble, Gideon was also among the few who were not carried away by the whirlwind of speculative excitement, and consequently stood clear of the crash that succeeded.

The Jews and  
the South Sea  
Bubble and the  
Forty-five.

The Jews, as a whole, stood aside from the wild speculations of the time, and were among the few whose fortunes passed through the ordeal unimpaired. In the Forty-five the example set by Gideon was followed by all classes of his co-religionists. The lower classes enlisted in numbers in the City Militia, and willingly bore arms in defence of the *Status quo*. The more prosperous members of the community formed associations with the same object, while those whose situations made them more useful in following their own callings, promoted in every way whatever was considered most serviceable to the Government. The

run on the Bank of England was stopped by the confidence aroused at the sight of the continuous supply of specie poured into its coffers by Jewish merchants.

The danger caused by the public offer of bank-<sup>Patriotic Finance.</sup> notes at sale at a discount was met by an association of twelve eminent merchants, two of whom were Jews, who undertook to accept them, whenever offered, at their face value. These twelve immediately obtained the support of all the best elements in the population, and the Jews, to a man, joined the association. The Government was in want of funds, and it was determined to raise a loan on the land tax at a rate of interest less than that otherwise available. One-fourth of the loan was immediately taken up by the Jews. Two members of the community had two vessels in the river ready laden for foreign ports. As soon as it was known that the Government was in need of ships to prevent the possibility of a hostile landing, these vessels were placed unconditionally at the disposal of the State. The patriotic action of the Jews of England in this crisis did not pass unrecognised. When calm was once more restored, it was resolved to present an address to the king, and the small deputation that represented the merchants of London on the occasion included one member of the Jewish community.

Five years earlier a long step in the journey to-<sup>A Naturalisation Act.</sup> wards full English citizenship was taken by the passage through Parliament without opposition of an "Act for naturalising such foreign Protestants, and others therein mentioned, as are settled or shall settle, in any of His Majesty's Colonies in America." Before the seventh year of the reign of James I., it was possible for a Jew to acquire civil status in England in the same manner as any other alien—that is to say, by naturalisation by Act of Parlia-

ment. Legislation in 1609, although directed against Catholics, at the same time excluded Jews from the privilege of naturalisation, inasmuch as it made the acceptance of the sacrament an indispensable condition. In 1663 the law was altered slightly by the provision that any foreigner who should engage for three years in hemp, flax, or cotton manufacture, should enjoy the privileges of natural born subjects upon taking the oaths of supremacy and allegiance.

Two Sections of the Naturalisation Act of 1740 dealt specifically with the case of Jews. In Section II., "such who profess the Jewish religion" were exempted from the necessity of receiving the sacrament as a preliminary to the act of naturalisation. In Section III. the same persons were allowed to omit the phrase "upon the true faith of a Christian" when taking the oath of abjuration. Beyond those immediately affected by it the measure aroused little interest, and for thirteen years its working proved as smooth as its passage had been. Nearly two hundred Jews, the majority of them residents in Jamaica, took advantage of the Act and became English citizens. A similar Bill was introduced into the Irish Parliament in 1745, and passed through the Lower House. It was, however, rejected by the Peers in 1746, and again on its re-introduction in 1747, and ultimately it was dropped. An effort made to establish a Jewish theological seminary also failed. By the terms of the will of a rich member of the community, Elias de Paz, £1200 was set aside for the maintenance of a "Yesiba," or assembly for daily reading the Jewish law, and for advancing and propagating Judaism. The bequest was brought under the notice of the courts in 1744, and Lord Hardwicke, the Chancellor, decided that the legacy was invalid, on the ground that it was intended for superstitious purposes. The king, on petition, ordered

Jews and the  
Act of 1740.

Judaism and  
the Law.

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frugality. The Lord Mayor and City Corporation, however, held different views. They also petitioned Parliament, and opposed the Bill on the ground that it would tend greatly to the dishonour of the Christian religion, endanger the Constitution of the realm, and be highly prejudicial to the interest and trade of the kingdom in general and of the capital in particular. These views were supported in other petitions by merchants and traders.

The Bill in the Commons.

Before these petitions had been presented, the Bill had passed through the House of Lords without any serious opposition, and had been introduced into the Lower Chamber. There it was met by a storm of hostility. The source of this opposition was for the most part political, and it was intensified by the imminence of a General Election. The Tory party, believing that by playing upon the prejudices of the populace it would render easier the defeat of the Government at the polls, adopted anti-Semitism in all its extravagances. In the Commons a leading part in the opposition to the measure was taken by Sir John Barnard, one of the members for the City, a private enemy of Sampson Gideon. Counsel were heard on both sides of the question, and witnesses examined. The debates were violent, the speeches embittered, and the pamphlets, which outnumbered them, more so. It was argued that the proposed naturalisation would deluge the country with brokers, usurers, and beggars ; that the rich Jews would purchase lands and even advowsons, and thus not only acquire an interest in the Legislature, but also influence the constitution of the Church, of which they were inveterate enemies ; that the poorer Jews would oust the natives from their employment, and, by the exercise of extreme frugality, under-sell them ; that the adoption of vagrant Jews into the community would rob the natives of their birthright, disgrace the character of the nation,

Violent debates.

endanger the Constitution both in Church and State, and be an indelible reproach on the established Church of the country. The Jews would multiply to such an extent, would acquire so much wealth and consequently also power and influence, that their persons would be revered, their customs imitated. In short, Judaism would become the fashionable religion of the land. Moreover, the proposed legislation would be a direct contravention of that prophecy which declared that the Jews should be a scattered people, without country or fixed habitation. The Bill was an unchristian one, and as a distinct abandonment of Christianity would draw upon England all the curses that Providence had attached to the Jews. The House was reminded that after four hundred and thirty years the Jews in Egypt had mustered 600,000 armed men, and that, according to the Book of Esther, when they gained the upper hand in the land of their sojourn, they had "put to death in two days 76,000 of those whom they were pleased to call their enemies, without either judge or jury." The possibility of a repetition of this exploit in England was hinted at. From the House the agitation spread to the streets. The question of the advisability of permitting Jews to apply for naturalisation monopolised the public mind. The old story of the crucifixion of children by Jews was revived. The Bishops who had voted for the measure were libelled and insulted in the streets. Despite all opposition, however, the Government persevered with the measure, which in due course passed through the House of Commons and received the royal assent.

The arguments  
against the Bill.

The Bill  
passes.

The agitation did not cease with the passage of the Bill. On the contrary, it seemed to grow in volume. During the recess the opposition became almost more violent than it had been during the session. Petitions were widely signed for the repeal of the obnoxious



Public dislike  
of the measure.

measure; effigies of Jews were carried about the streets; and the walls were placarded with the legend, "No Jews, no wooden shoes." It is not certain whether the latter portion of the popular cry expressed hostility to the foreign Protestants, especially Huguenots, whom the Government had endeavoured, without success, to naturalise in 1751, or whether it was merely added to the cry for the purpose of euphony. The storm was too powerful for a Government on the eve of an election to withstand. When Parliament re-assembled no time was lost in re-opening the question. The moment that the reply to the Address had been agreed to in the Upper House, the Duke of Newcastle introduced a measure to repeal the Act of the preceding session. In explaining his motion, the Duke said that the disaffected had made a handle of the Act to raise discontent among many of his Majesty's good subjects, and, as the Act was of itself of little importance, he was of opinion that it ought to be repealed. This new Bill passed through the House with little discussion. The Act of 1753 had contained a clause disabling all naturalised Jews from purchasing, inheriting, or receiving any advowson or presentation or right to any ecclesiastical benefice or promotion, school, hospital, or donative. It was intended not to repeal this section by the new measure, but the majority feared lest the clause, if unrepealed, might suggest that the Jews, by being expressly excluded from the possession of any ecclesiastical right of presentation, had the power and privilege of purchasing and inheriting any lay property in the kingdom. These views prevailed, and the clause was sacrificed, together with the remainder of the measure.

Action of the  
House of  
Lords.

The Lower House was even more urgent for the repeal of the Act than the Peers. On the first day of the session, before the motion for the Address had

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obtained naturalisation under the Act was called for and presented to the House. A motion was then proposed by Lord Harley and seconded by Sir James Dashwood, to the effect that so much of the Act of 1740 as related to persons professing the Jewish religion, who should settle in a British colony should be repealed. The motion was opposed by Mr. Pelham and Mr. Pitt and rejected.

The agitation  
and Sampson  
Gideon.

This unsuccessful attempt at Jewish emancipation had one peculiar personal result. Among the prime engineers of the movement was Sampson Gideon. The indebtedness, not merely in a financial sense, of the country to him was doubtless one of the principal reasons, if not the only one, for the Government policy, and, on the other hand, the rivalry of commercial competitors was among the causes of the embittered opposition to the Government's proposals. Gideon's overpowering ambition was to take his place among the landed gentry of the country, a position he was well qualified to occupy by his wealth, his influence, and his services. Despite decisions of counsel already noted, there was still considerable doubt whether Judaism did not debar its professors from holding land in England. The balance of opinion was at that time opposed to the Jewish claims, and in this view Gideon concurred. His influence with Walpole had been sufficient to induce that statesman to obtain an Act of Parliament enabling Gideon, although a Jew, to hold estates, but the disabilities under which Jews laboured still proved a bar to the full attainment of the ambition of Gideon, who felt that his status was inferior to that of those among whom he moved. If the legislation of 1753 had remained undisturbed Gideon's troubles would have disappeared, and he could, while still a member of the Jewish community, have gratified his ambition in full. The unsuccessful conclusion of the campaign

seems, however, to have assured him that his ambition and his faith were irreconcilable. One had to be sacrificed, and the latter was chosen as the victim. Gideon had already married a Christian lady, and their children were brought up in her faith; and their eldest son was, at the age of fifteen, created a baronet. In 1754 Gideon, who had gradually abandoned the deep interest in communal affairs he had previously held, resigned his membership of the synagogue. Gideon, however, continued a Jew, albeit a secret one. On his death in 1763 it was found that he had left a legacy of £1000 to his old community, with a request that he should be buried in their cemetery as an ordinary member of the congregation. It was announced that for the previous ten years since his resignation, Gideon had continued anonymously to subscribe to the funds of the community. The request was granted, and in accordance with the terms of the will, on the evening of the Day of Atonement every year, the congregation in Bevis Marks is still reminded of the memory of Sampson de Rehuel Abudiente.

Death of  
Gideon.  
His will.

The year of the Naturalisation Controversy was witness to the adoption of another measure that finally established the legality of Jewish marriages, on which hitherto a considerable amount of doubt had rested. The marriage law of the country as a whole was in a very unsatisfactory condition when Lord Chancellor Hardwicke turned his attention to it. His Marriage Act of 1753 rectified many abuses, and enacted among other provisions that, with the exception of Jewish and Quaker marriages, no marriage should be valid in England which was not celebrated by a priest in orders, after due notice, or unless a license had previously been procured. By this measure a privilege was conferred on the Jewish population that was withheld from the Catholics and the bulk of the Nonconformists.

Jewish  
marriages.

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London, however, had already gained over the authorities in Amsterdam. These latter made conditions which the Mahamad considered inadmissible, and, objecting to what they described as the personal motives and considerations that influenced the Beth Din of Amsterdam, the Mahamad of London decided in the future never to appeal on any question whatever to that body or to have any further communication with its members. This action still further embittered the dispute in London. Zarfatti had already been excommunicated. The next step was to exclude the reputed authors of the "libel" from the synagogue and to threaten them also with excommunication. The pamphlet, of which complaint had been made, had been issued anonymously, but when this last decision of the Mahamad was published, thirteen members of the congregation sent a joint letter protesting against the action of the Mahamad and their description of the pamphlet. They contended that it had been written in the interests of their religion. The Mahamad stood by their decision, and were supported by the great bulk of the congregation, including all the scholars it contained. At the instance of the Haham a truce was arranged over the High Festivals, and the offenders were re-admitted to the synagogue. The mutual approach on this occasion led to the arrangement of a *modus vivendi*. The dispute was referred to the Beth Din of the Spanish community of Hamburg, but no decision could be obtained from that source, as the office of Haham was vacant. The spiritual head of the neighbouring Sephardi community of Altona, however, was Haham Zevi Ashkenazi, and to him the Mahamad turned, and by him a reconciliation was effected.

Haham Nieto died at the beginning of 1728. The twenty-eight years that he had spent in England were full of activities, ministerial, communal, and literary.

The Nieto controversy and the Amsterdam authorities.

Death and character of Nieto.

These last covered a wide range. In Italian, Spanish, Hebrew, and Portuguese, Nieto's pen was equally fluent. Philosophical and theological treatises, Hebrew poems, scientific works, sermons and historical inquiries were all included in the bibliography of his works. In addition, he was engaged on a Talmudical concordance which was never completed. Nieto's scholarship was profound, his interests wide, his intellect keen in the advancement of freedom and liberty. He was not afraid to expose the weak points in the Greek Calendar nor to turn the light upon the horrors of the Inquisition. Neither mystical hallucination, self-deception, nor the enslaving of the mind would he tolerate. Wherever his teachings reached they succeeded in checking Karaism, in destroying Sabbathism, and in strengthening the faith in Jewish tradition.

Magnetically, Nieto attracted around himself a circle of Jewish scholars. Dr. Jacob de Castro Sarmiento, a native of Portugal, studied Greek philosophy at Evora and medicine at Coimbra. Driven from his native land by the Inquisition, he came to England in 1720. He was admitted a Licentiate of the College of Physicians in 1725, and a Fellow of the Royal Society five years later. In 1739 the degree of M.D. was conferred upon Sarmiento by the University of Aberdeen. His first publication was a funeral oration in Portuguese on his friend the Haham. He also wrote several volumes on medical subjects and moral meditations for the Day of Atonement. In another publication Sarmiento dealt with the story of Mordecai, Esther, and Haman.

Daniel Israel Lopez Laguna, also a fugitive from the Inquisition in Portugal, came to London *via* Jamaica. He brought with him a versified translation of the Psalms. In London he found a patron in Mordecai Nunes Almeyda, a man of literary tastes and



Laguna's  
*Psalms.*

a member of a cultured and intellectual family. The book was published in 1720, accompanied, as was the custom in literary circles at the time, by recommendations in prose and verse by fellow-scholars. The list of recommendations of this description contained in the volume shows the extent of the scholarship of the Anglo-Jewish community in the second decade of the eighteenth century. Laguna's volume had no less than twenty-two such introductions, three of them written by ladies, Sara de Fonseca Pina y Pimentel, Manuela Nunes de Almeida, and Bienvenida Cohen Belmonte. The other contributors included Haham Nieto, Rabbi Joseph Abendanon, Dr. Isaac de Sequeira Samuda, and Sampson Gideon. In the polemical discussions that were then raging throughout Jewry, London became the centre of publication, and from that city went forth the repeated blows that assisted in demolishing the last vestiges of Sabbathism.

Prosperity of  
the community.

In these years the community flourished not only intellectually, but in other respects also. Its membership, its prosperity, and that of the members all increased. But as the years succeeded one another the separation between Sephardim and Ashkenazim became more acute. As a symptom of the attitude of the Portuguese to the Germans even during the lifetime of Haham Nieto, it is recorded that on one occasion the Yehidim of the congregation were convened in order to instruct the Mahamad to inflict punishment on a member who had committed the repeated offence of attending the services of the other community.

Isaac Nieto  
appointed  
Haham.

The office of Haham was left vacant for five years after the death of David Nieto, until in 1733 his son Isaac Nieto (1702-74) was appointed to succeed him. Less accomplished than his father, he was yet worthy to fill the high office he held, but his tenure did not

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The Mahamad  
and the  
community.

Throughout the eighteenth century the Mahamad continued to hold a very strict control over all the doings of the members. Their financial transactions were subject to very close supervision, betting was prohibited, all interference in Parliamentary and municipal elections was forbidden. The congregation during these years occasionally produced a member whose fame or notoriety spread beyond its narrow limits and attracted attention in spheres other than those of Jewry. Emanuel Mendez da Costa (1717-1791) was known as a scientist, philosopher, and author, in all the cultured circles in London. He was a Fellow and Secretary of the Royal Society and of the Society of Antiquaries, and a member of several other scientific associations, English and foreign. A relative of his, Benjamin Mendez da Costa (1704-1764), was famous for his charity, which knew neither race nor faith. A person of a far different description was the eccentric and miser, Ephraim Lopez Pereira, Baron d'Aguilar (1739-1802), who married a member of the Mendez da Costa family.

Dissensions.

On the death of Haham Mesquita, Isaac Nieto again became the spiritual head of the congregation, but with the title of Ab-beth-din, instead of the more important one of Haham. He retained the office for only five years, and then again retired. This resignation was due to dissensions, which were increased by it. Nieto seems to have objected to the appointment of one of his pupils, Moses Cohen d'Azavedo (*d.* 1784), a son-in-law of the late Haham Mesquita, as Dayan.<sup>1</sup> Nieto from his retirement protested against the actions of the new Beth Din,<sup>2</sup> and declared that it was sanctioning the consumption of "terefah"<sup>3</sup> meat. An endeavour was made to

<sup>1</sup> Ecclesiastical judge.

<sup>2</sup> Ecclesiastical court.

<sup>3</sup> Forbidden by Jewish law.

meet the wishes of the ex-Haham, but it failed, and for a time there was danger of a secession from the parent community.

The policy of the congregation, to take no part in State affairs, suffered a change towards the middle of the eighteenth century. The Jewish question was then becoming a matter of practical politics in England, and in 1746 a Committee of Diligence, A forerunner of the Board of Deputies. consisting of Benjamin Mendez da Costa as President, Daniel J. Rodriguez, Jacob Fernandez Nunes, Jacob de Moses Franco, and Jacob Moses Pacheco, was formed, to watch the interests of the Jews of Great Britain and Ireland. The committee was only of a temporary nature and was soon dissolved, but it proved the forerunner of a permanent body, in which both branches of English Jewry were ultimately represented, for the Board of Deputies commenced its career fourteen years later. Before the admission of the representatives of the German congregations, however, the duty fell to the "Deputies of the Portuguese Nation" to present an address to George III. on the occasion of his accession.

The sequel to the appointment of D'Azavedo as D'Azavedo appointed Haham. Dayan, feared by Isaac Nieto, occurred in 1761. In that year Moses Cohen d'Azavedo was appointed to the office of Haham, vacant since the death of his father-in-law ten years earlier. Without delay Nieto protested against the appointment, and as his influence and the respect in which he was held were considerable, it was determined to delay the completion of the appointment until the opinion of the Beth Din of Amsterdam had been obtained on the candidate's qualifications. The decision controverted all the objections raised by Nieto, and D'Azavedo was accordingly given the office that his critic had formerly held, and retained it until his death in 1784. Nieto survived this defeat twelve years, and died in

1773. His last years were devoted to a translation into Spanish of the Sephardi ritual. The first volume of this work was published in 1740; the last shortly before his death. In so scholarly a manner did Nieto perform this task that no later translation into any language has surpassed it in accuracy or elegance of style.

Sephardim and  
Ashkenazim.

Before Nieto's death the breach between the Portuguese and German communities, so far as intermarriage was concerned, which had ever been growing wider, seemed to have become impassable. Until the middle of the eighteenth century the attitude of the heads of the Sephardi community towards such marriages, although by no means encouraging, was not determinedly hostile. By 1745, however, a change had come over their policy in that respect. In that year the treasurer of the congregation, Jacob Israel Bernal, suddenly resigned his office without apparent cause, and shortly afterwards applied for permission to contract a marriage with a member of the German community. The matter was referred to the elders, who, after due deliberation, gave permission for the marriage, but, in order to discourage imitators, laid down conditions that were almost humiliating. In consequence of his marriage Mr. Bernal no longer took a leading part in the affairs of the congregation, and his descendants ultimately left the community.<sup>1</sup> By 1772 the regulations of the congregation regarding marriage had become even more stringent. In that year Asser del Banco was peremptorily refused permission to marry a Tudesca,<sup>2</sup> the Mahamad not troubling to furnish any explanation of their decision.

Relations with  
foreign  
communities.

The congregation, being one of the most important in Europe, was the recipient of frequent applications

<sup>1</sup> They included Mr. Ralph Bernal, M.P., and Mr. Bernal Osborne, M.P.

<sup>2</sup> An Ashkenazi Jewess.

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Losses to the  
community.

Bernal left for probably the same reason. David Ricardo was converted to Christianity. His brothers at the time remained in the fold. Nevertheless most of their descendants are now outside. The Furtados withdrew because the ritual was not sufficiently orthodox. They also lie buried within the shadow of the Church. Among those who remained a continually increasing disinclination to hold honorary office in the community was displayed. So widespread became this tendency that before the end of the eighteenth century a number of public-spirited members undertook to accept any office that might be conferred upon them owing to refusal by other members. The Ascemoth were revised in 1784, but the revision only served to render the new regulations more narrow and tyrannical. In these circumstances it is not surprising that relations between Ashkenazim and Sephardim became strained.

New sources of  
immigration.

The founders of the London community of Spanish and Portuguese Jews were almost without exception either Marranos coming direct from the Peninsula or the descendants of Marranos who had fled to Holland, Hamburg, Italy, or America. In course of time the number of Marranos dwindled, the descendants of the original *nuevos Christianos* merging with the surrounding population. The supply of recruits from this source grew more feeble and still more feeble, but even before it had entirely ceased their place was taken by descendants of those who had fled in the first instance from before the Inquisition, and had settled on the shores of the Mediterranean, and by others only connected with the Sephardim through the similarity of their *Minhagin*.<sup>1</sup> This new source of immigration caused differences insensibly to grow up in the congregation. The older settlers began to discriminate against

<sup>1</sup> Rituals and customs,

the new-comers. The Berberiskos and Italianos were grouped with the Tudeskos and Polaccos. They were equally considered Foresteiros, and as such at first denied and afterwards only grudgingly admitted to the full privileges of the community. The siege of Gibraltar in 1781 furnished an appreciable addition to this element in the Anglo-Jewish population. Jews, coming for the most part from Morocco, had settled in that fortress on its annexation by the English in 1704, and had gradually formed a considerable community there. During the privations of the lengthy siege, several shiploads of Jews managed to escape and to reach England, where they settled.

Gibraltar Jews  
settle in  
England.

AUTHORITIES:—M. Gaster, "History of the Ancient Synagogue," "Presidential Address delivered before the Jewish Historical Society" (*Jewish Chronicle*, 23rd Nov. 1906); J. Picciotto, "Sketches of Anglo-Jewish History"; "Dictionary of National Biography"; "Jewish Encyclopedia."



## CHAPTER XXX

### THE ASHKENAZIM

(1765-1797)

Appointment  
of R. Tewele  
Schiff.

ON the resignation by Rabbi Hart Lyon (Zevi Hirsch) of the rabbinate of the Great Synagogue, Rabbi David Tewele Schiff of Frankfort-on-Main was appointed his successor. He came to London in 1765, and shortly after his arrival assisted at the re-opening of the synagogue which had been rebuilt and enlarged in order to afford accommodation for a congregation that was continually growing. The membership of the congregation, however, although it increased in numbers did not proportionately become wealthier. On the other hand, the great bulk of the new members came from the poorest classes in the community, and the congregation in its corporate capacity had for a long term of its existence an arduous struggle to preserve itself. In these circumstances a legacy of £3500, left to the synagogue in 1769 by Lazarus Simon, one of its oldest members, must have been especially welcome. The whole of that amount was not to be devoted to general purposes, but as at that period the synagogue was not merely a house of prayer but also a centre of communal life in all its branches, no matter to what specific communal objects the legacy was devoted, the funds of the congregation were none the less relieved. Of the legacy of Lazarus Simon, the interest on £1000 was to be applied to clothing and providing doles for six destitute men and the same number of destitute women, while the interest on a similar amount was to be

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The attraction  
to England.

disabilities, England appeared as the land of freedom, wherein, to the Jew, there were no restrictions of domicile nor other interference with his private affairs. To the ambitious among younger Jewry, therefore, England appeared almost as El Dorado. The history of the Jews of the Continent in their relations with the other peoples was, however, by no means without incident, and every one of the disturbances that from time to time convulsed Europe during the eighteenth century reacted with twofold force on the Jewish communities within its area. The war that culminated in the partition of Poland in 1772 added considerably to the burdens of the London Jewish community. The inroad of poverty-stricken immigrants became so considerable that in 1771 the Wardens of the Great Synagogue took steps to discourage further immigration by refusing relief to foreign Jews "who had left their country without good cause." This decision effected no improvement in the state of the community. In fact, it continued to get worse until a culmination was reached the same year, when a group of Jewish malefactors was found guilty of serious offences, and an agitation was set on foot against alien Jewish settlers. The Home Office remonstrated with the synagogue, and the authorities of the latter replied that the migration was due to the disturbed condition of Poland and to the fault of the Government in not restricting immigration. The synagogue appealed to the Government to adopt the policy of restriction, and, in consequence of the Jews' representations, instructions were issued to prevent for the future the settlement in the country of Jews, unless they possessed passports and had paid their full passage money—many foreign immigrants at that time were able to obtain considerable deductions from the ordinary passengers' charges. At the same time the Lord Mayor offered to pay the expenses to

Immigration  
troubles.  
Restriction  
advocated.

the coast of any foreign-born Jews wishing to return to the country of their birth.

There was then no organised system of poor relief in existence in the Ashkenazi community. The only Ashkenazi charities. charities beyond those of the synagogues were the *Berith* (Circumcision Society), an association for clothing orphan children, and the *Talmud Torah*, afterwards the Jews' Free School. The great distress prevalent in the country towards the end of the eighteenth century fell especially on the Jews of London, with their largely disproportionate number of poor. The Sephardim met the increased burden by establishing the society "That giveth Bread to the Hungry." The Ashkenazim were not long in following the example set by their brethren of Bevis Marks, and in 1779 the *Meshebat Nephesh*, a society for the distribution of bread, meat, and coal among the poor, the first Ashkenazi charity of importance was established. The *Meshebat Nephesh*. Its first president and one of its founders was Levi Barent Cohen, the founder of a family from his time prominent in communal affairs, and the father-in-law of Sir Moses Montefiore and Nathan Mayer Rothschild. Levi Barent Cohen. Cohen was a leading member of the Ashkenazi community, and devoted himself with unsparing zeal to the benefit of his less favourably situated co-religionists. A few years later a Jewish soup kitchen was also instituted in London.

In 1788 Jews were brought into prominence in the Courts of Law by an action for libel undertaken in consequence of a decision of the Sephardi Beth Din on a question of *Shechita*.<sup>1</sup> A Jew named Levy reported to that authority that one of its licensed butchers, Rodriguez, was in the habit of selling meat unauthorised for consumption by Jews. The case was investigated, and the Beth Din being satisfied of the truth of the charge, Rodriguez was deprived of his A *Shechita* libel action.

<sup>1</sup> The ritual slaughtering of cattle for purposes of food.

licence. This decision was, in the ordinary course, published from the synagogue pulpit, and members of the community were forbidden to purchase meat of the delinquent. Rodriguez thereupon brought an action for libel against Levy and claimed heavy damages. The case was heard in the Court of Common Pleas and decided in favour of Levy, the action of the Beth Din being justified on a second occasion also when a motion was made for a new trial.

Proposed  
*Shechita*  
co-operation.

This question of *Shechita* engaged the earnest consideration of the synagogue authorities on several occasions. The first proposal for joint action by the London congregations for the supply of meat for consumption by Jews was made in 1792, when a meeting was held of representatives of the three Ashkenazi synagogues. At that meeting, at the suggestion of Mr. L. de Symons, a scheme was drafted for the formation of a Joint Board, to deal with all matters arising out of the subject, on which all the London congregations were to have been represented, and also for the construction of a central hall for the sale of meat. The plan, with details, was submitted to the Sephardi authorities, who, it was contended, would benefit considerably by giving their adhesion. The Sephardim raised great objections to the establishment of a central hall, but expressed their willingness to join the other congregations on the proposed board. The Ashkenazim, however, were unwilling to sacrifice any part of their scheme, and contended that the several portions were inseparable. The three Ashkenazi synagogues, it was stated in the course of the correspondence that ensued, had determined to establish the hall, and the Sephardim could join them whenever they desired. Bevis Marks, on its part, replied that it had already undertaken to re-organise its own *Shechita*, and saw no reason for altering the

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Co-operation  
of the New  
with the Great  
Synagogue.

although candidates were invited in 1794. The delay in the appointment was due to financial causes. Meanwhile the Great Synagogue availed itself of the services of Rabbi Moses Myers of the New Synagogue, which were freely placed at its disposal. The feud that had raged so fiercely on the occasion of the establishment of this seceding congregation in 1761 had by this time been completely healed, and the courtesy displayed by the New Synagogue on this occasion was but a symptom of the state of affairs that now ruled.

A self-denying  
ordinance.

The year 1794 was signalised in the history of the Duke's Place Synagogue by a remarkable undertaking on the part of a number of its members not to withdraw from the congregation under a penalty of forfeiting a hundred pounds. It was possibly feared that the numerous important secessions which were at the time severely affecting the Sephardi community might induce similar withdrawals among the Ashkenazim, and to counteract any such tendency this undertaking was offered. The policy of the Ashkenazim differed widely from that of the Sephardim in regard to the establishment of new synagogues. The first of the Ascemoth still rendered members of the Sephardi community subject to severe penalties for conducting service within a radius of four miles of Bevis Marks. The Ashkenazi authorities, on the other hand, now readily granted permission to small congregations of Jews to meet for prayers, and a small Polish synagogue was built near Cutler Street, Houndsditch. The growth of the community necessitated the supply of further synagogue accommodation. The cemetery that had been in use by the Great Synagogue was gradually becoming filled, and in 1795, mainly through the instrumentality of the brothers Abraham and Asher Goldsmid, another piece of land was purchased for

A Polish  
synagogue  
founded.

a similar purpose. Services had been held for many years in the private house of Baron de Symons of Bedford Row, since his arrival from St. Petersburg in 1768. On his death those who had grown accustomed to meet in his house determined to establish a small synagogue. At first rooms were taken in Bedford Row, but the congregation soon removed to Denmark Court, Strand, where a synagogue was established in 1797. The congregation removed some years later to St. James's Place, Haymarket. The founders of the new synagogue received every display of sympathy from the authorities of the city synagogues, and an agreement was made between the new community and its older colleagues for burial and other purposes.

The Western  
Synagogue.

AUTHORITIES:—Lucien Wolf, "The N'vei Tzedek"; Benjamin Levy, "The *Meshebat Nephesh*" (1879); H. Adler, "The Chief Rabbis of England"; J. Picciotto, "Sketches of Anglo-Jewish History"; Matthias Levy, "The Western Synagogue" (1897), "MS. Records of the Great Synagogue," "Jewish Board of Guardians Report (1859)."



## CHAPTER XXXI

### THE OPENING OF THE NINETEENTH CENTURY

(1792-1824)

AT the opening of the nineteenth century, according to the authority of Mr. Patrick Colquhoun, the magistrate, the Jewish population of London amounted to 20,000, and various provincial centres held five or six thousand Jews in addition. Those in London worshipped in six synagogues. In the provinces twenty were to be found. Another writer of the period, W. de Archenholtz, drew a very sharp distinction between the Sephardim and Ashkenazim of London. "Dress, language, manners, cleanliness, politeness, everything distinguishes them, much to the advantage of the former, who have little to distinguish them from Christians. The difference is discernible even in their public worship and prejudices; the physiognomy is the only thing they have in common." All the Jews who were forced to leave Holland and Germany, he said, took refuge in England, and proved a most undesirable addition to the population.

The period, however, was not unprolific in Anglo-Jewish celebrities, both Ashkenazi and Sephardi. Myer Lyon, professionally known as Leoni, the opera-singer, was in 1790 a chorister in Duke's Place Synagogue, where his voice often attracted distinguished auditors. A pupil of his, John Braham or Abrahams (1774?-1856), also a chorister at the same synagogue, attained an even greater fame on

Anglo-Jewish  
celebrities.

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was translated by the same writers in 1787 and 1794 respectively. In the field of theology David Levi published, in 1782, an account of the rites and ceremonies of the Jews, in 1790 a volume of discourses, and, in 1796-1800, a dissertation, in three volumes, on the Prophecies. In 1786 he published his *Lingua Sacra*, also in three volumes, and in 1807 there appeared H. Hurwitz's "Elements of the Hebrew Language," which went through many editions and was for a long time the standard Hebrew grammar among English Jews. Among the Hebrew works published were *Asara Maamarot*, a volume of three essays on philosophical and biblical topics by Eliakim ben Abraham, and issued in 1794.

David Levi.

David Levi (1740-1799), by occupation a shoemaker and subsequently a hat-dresser, was never far removed from indigence. Nevertheless, he succeeded in placing himself in the front rank of Anglo-Jewish scholars of his day, and by his translations of the prayer-books of the two Jewish communities rendered all successors in that field under obligations to him. Levi was also involved in several controversies. To Joseph Priestley's "Letters to the Jews, inviting them to an Amicable Discussion of the Evidences of Christianity," Levi replied in his "Letters to Dr. Priestley." The controversy was continued on both sides, and numerous other writers were subsequently involved in it. In 1795 Levi took part in the Anglo-Israel controversy that centred round the writings and prophecies of Richard Brothers. Two years later he turned his attention to Paine, the militant atheist, to whom he addressed, in a series of letters, a defence of the Old Testament.

The Baal-Shem of London.

An earlier celebrity was the cabbalist and mystic, Hayyim Samuel Jacob Falk (1708?-1782), generally known as the Baal-Shem of London, who obtained

a great reputation for possessing occult powers, and concerning whom many remarkable anecdotes are related.

The era of the French Revolution was one fraught with influences on the fortunes of all the European states. England, as one of the nearest neighbours of France, was early drawn into the vortex of French politics, and the hostility towards the French people, at the best only slumbering among the English, quickly burst into flame. As the struggle between the two nations became more intense, the bitterness with which they regarded one another grew more acute. Even before war had broken out, foreigners, especially Frenchmen, who were unable to give satisfactory accounts of themselves were regarded with suspicion, and a condition of affairs supervened somewhat similar to that which prevailed when England under Elizabeth was the scene of the machinations of the Jesuits and of Spain. This suspicion of all foreigners, never entirely removed from the English mind, spread from the people to the Government, which consequently introduced a measure into Parliament in 1792 to deal with what was then considered the alien peril. The object of the measure was to make all foreigners arriving in the kingdom furnish accounts of themselves and give up whatever arms they might possess. They were required to obtain passports at their ports of landing, so that by those means their movements in the country might be followed. The measure also gave the Government the power of expulsion. Despite the opposition of the Whigs under Fox the Bill became law, and during its continuance poor foreign Jews were frequently expelled from the country on the ground of being undesirable.

The French Revolution.

Anti-alien legislation.

A continuation of the same policy was to be seen in the action of the City authorities in July 1798. At

the instance of the Duke of Portland, one of the Secretaries of State, the Wardens of the City synagogues were ordered to furnish a return of all aliens in the community, and any foreign Jews not included in the list were rendered liable to imprisonment and transportation. The authorities of the synagogues made haste to furnish the desired information, which was probably needed in connection with an Aliens Bill, then under the consideration of the House of Commons.

A few years later a more serious danger threatened the welfare of the community. The increase of the poor had been continual. It was due not only to natural causes, but also to the sustained immigration from the Continent. This deplorable condition of the lower classes was to a great extent due to a widespread want of employment among them. From the occupations filled by members of the same class in the general community Jews were excluded, by their want of technical knowledge as well as by religious scruples. The Jew was unable, even if qualified, to work more than four and a half days a week, as against the six of his non-Jewish competitor. With such a handicap it was hardly possible for the Jewish working man to find employment among Christians, and the number of Jewish masters, not all eager to employ co-religionists, was inconsiderable.

Although the synagogues and a few of the richer members of the community were by no means unmindful of the claims of their poorer brethren, the majority of the rich Jews of the day were heedless of their condition. Idleness is invariably accompanied by a laxity of moral control, and the last years of the eighteenth century, as a natural consequence, saw crime somewhat widespread in the London Jewish community. This deplorable condition of affairs attracted the attention of Abraham Goldsmid (1756?—

The problem  
of the Jewish  
poor.

The Goldsmid  
family.

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the condition of the lower classes of Anglo-Jewry. Van Oven agreed with others who had studied the question that the cause of all the trouble lay in the ignorance, on the part of the bulk of the Jewish population, of any skilled trades. As a remedy Van Oven considered that it was highly necessary to deal with the state of affairs by taking steps for relieving the helpless, instructing the children, and diffusing among them a knowledge of trades "without any infringement of their religious customs." To carry out this scheme he suggested the allocation by Parliament of a portion of the poor rates paid by Jews. The amount obtained from this source was to be supplemented by funds derived from the synagogues surpluses, and also from a special poor rate levied on Jews. The total of the funds thus collected was to be administered by a Board representative of the synagogues. The scheme was approved by Colquhoun and also by Abraham Goldsmid and other communal leaders, and it was incorporated in a Bill presented to Parliament. By this measure it was proposed to establish an institution to educate the young for useful industry, to restore health to the sick, and to establish an asylum for old age and infirmity.

The first opposition to the proposed measure came from the authorities at Bevis Marks, who claimed that, so far as they were concerned, it was quite unnecessary, inasmuch as their congregation already sufficiently provided for all the needs of its poorer members. Great objections were also raised by the local authorities concerned to that portion of the scheme which recommended the allocation of a proportion of the poor rates. This part of the measure was quickly abandoned, and the remainder did not long tarry behind it. The Jewish scheme having been abandoned, the missionaries to the Jews, who were then just beginning to organise their forces under

Scheme for a  
Jewish "Poor  
Fund."

the lead of Frey, himself a converted Jew, began to consider how to deal with the problem. The failure of the scheme of Van Oven, however, did not mean the cessation of all effort on the part of the Jews themselves. The fund collected by Abraham Goldsmid was still in existence, and it was at length, in 1806, devoted to the purpose for which it had been intended, by the establishment of an institution in Mile End for the care of five aged men, five women, ten boys, and eight girls. For the children technical as well as elementary education was provided. This institution, by subsequent extensions of its usefulness, ultimately became the Jews' Hospital and Orphan Asylum.

Jews' Hospital  
and Orphan  
Asylum  
founded.

Some years before this satisfactory conclusion had been reached the office of Rabbi of the Duke's Place Synagogue, which had been vacant for many years—in fact, since the death of Rabbi Tewele Schiff in 1792—was filled. The new incumbent, who was appointed in 1802, was of English birth, the only one since the Re-Settlement who could claim that advantage, but in education and training he was entirely foreign. Rabbi Solomon Hirschell (1761–1842) was the son of Rabbi Hirsch Levin (Hart Lyon), at the time of Hirschell's birth the occupant of the office to which his son afterwards succeeded. The father, after his departure from England, filled several offices on the Continent, and when in Berlin collaborated, at the request of Frederick the Great, with Moses Mendelssohn in the translation of the rabbinical code of Jewish ordinances into German. Rabbi Hirschell arrived in England at a time when, despite the temporary lull in active hostilities, the struggle between Napoleon and the English statesmen was unabated and undecided. In all directions throughout the country ran a well developed vein of patriotic ardour, rendered all the more intense by the fear of French invasion. Deep love of country and willingness to sacrifice on her

Appointment of  
Rabbi Solomon  
Hirschell.



behalf were displayed by all classes. On the resumption of hostilities, towards the end of 1803, volunteers for the defence of their country were enrolled in great numbers. The Jews of London showed themselves no less eager to accept service than their Christian countrymen, and, at the great review by George III., on the 26th of October 1803, several hundreds of Jews were present under arms. Jewish volunteers were excused from attendance at divine service, and allowed to take the oaths of allegiance and fidelity on the Book of Leviticus instead of on the New Testament.

Long periods in the history of the three city Ashkenazi synagogues passed without any, or with few, occurrences of interest to a later generation. Many years elapsed before the wounds received and given at the births of the two seceding synagogues were finally healed. The disagreements, however, if extending over lengthy periods, were still but temporary, and when generations grew up to whom the original causes of the disputes were merely traditions, the disputes themselves were gradually forgotten. The subsequent histories of the synagogues were marked by alternate agreements and disagreements. When the necessity of joint action for dealing with the poor, or matters such as *Shechita*, became urgent, the heads of the several congregations would meet and co-operate. But these understandings seldom lasted long, and disputes arising over some details that, from the distance of time, appear of little or no consequence, relations became strained, until the necessity for joint action again grew urgent.

Thus in 1804 a conference of representatives of the three synagogues was held for the purpose of devising a means of union among them. The time for such a combination had, however, not yet come, and despite the efforts of Rabbi Hirschell, who him-

Patriotism of  
the Jews.

Proposed union  
of the  
Ashkenazim.

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## CHAPTER XXXII

### THE REFORM MOVEMENT

(1802-1885)

The troubles of  
the Sephardim.

BY the close of the eighteenth century the continual inflow of foreign Ashkenazim had gradually placed their community, from the point of view of numbers, in a position of excessive superiority over the Sephardim. These had lost their boasted priority, of which they had been so proud, and had gradually sunk to a position of but a fraction of the Jews of England. That fraction, however, still contained almost the whole of the better class of English Jews. The position of the Bevis Marks congregation, moreover, had become unsatisfactory. The finances fell away to such an extent that a subscription had at one time to be opened, by which an amount of £2500 was raised. The number of members as well as the revenue had decreased. The services were not conducted to the satisfaction of the congregants. Such a pass did affairs reach, that in the second year of the nineteenth century an inquiry was made into the ecclesiastical state of the Sephardi community.

Reforms  
suggested.

The general dissatisfaction was voiced at a meeting of the elders in 1803 by Isaac Mocatta, who condemned the spiritual decay of the community. He complained especially of the neglect into which education had fallen. He suggested a thorough change in the methods, and especially the substitution of English for Spanish as the language into which the prayers were to be translated. The Council of Wardens, in their reference to a committee appointed

to consider the state of the community, complained that "in this Kahal, which had shone brilliantly for more than a century as one of the principal of Europe, the study of the Law will be entirely lost, and the Kahal will become an object of contempt and ridicule." The committee in its report, presented the following year, recommended that a Haham should be appointed, that the charity schools should be re-organised, and that the *Medrash* (religious college) should be managed in a manner calculated to induce the members of the congregation to send their children to it as well as to a *yeshiba* or school, the establishment of which was recommended. The report had one immediate result. The community had had no spiritual head since the death of Haham d'Azavedo in 1784. Within a year of the issue of the report a successor was appointed in the person of Rabbi Raphael Meldola of Leghorn (1754-1828).

The new Haham came from a family that had for many centuries furnished scholars and rabbis of repute to the larger Jewish community. His father was Moses Meldola, Professor of Oriental Languages at the University of Paris. The new Haham was born at Leghorn, where he acted for a time as Dayan, and where the first-fruits of his learning had been published. He came to London at a critical moment in the affairs of the community, and the task that lay before him was beset by many difficulties. The community, however, had been fortunate in its choice, and, with the assistance of its Haham, it recovered the stability that had for a time been in jeopardy. The congregation, however, was not yet out of the financial wood. In 1809 a meeting of the members was convened to take into consideration the state of its finances. It was then decided to re-organise the taxation of the members, and at the same time the radius of four miles, within which no rival Sephardi

congregation was allowed to meet, was extended to six. These measures proved successful, and after a few years the revenue and expenditure balanced once again. This fortunate state of affairs was to some extent induced by legacies due to the munificence of Joseph Barrow and Abraham Lopes Pereira.

Isaac D'Israeli.

The year 1813 is noteworthy in the annals of the congregation for the election of Isaac D'Israeli as involuntary *parnass*, and the consequent withdrawal of his family from the community. Until 1819 Portuguese was the sole official language of the congregation, but in that year English was raised to an equal position, and both languages remained for many years side by side in importance. Earlier efforts with regard to the congregational education had not solved all the problems that had to be faced, and the subject still continued to trouble the community. In 1821 the old school management was abolished, and the *Shaare Tikvah*, or Gates of Hope, a society for the support of the congregational charity school, was founded. Meldola's term of office was also noteworthy for the introduction to England of probably the most learned Hazan the community has

Hzaan de Sola.

yet possessed. David de Sola was born in Amsterdam in 1796, and came to London as assistant reader in 1818. Although at the time entirely unacquainted with the English language, he speedily became one of the most accomplished writers of English in Anglo-Jewry, and one of its leading men of literature. During the forty-two years that he spent in the country he introduced English sermons into the community, translated the liturgies of both his own community and that of the Ashkenazim into English, translated, in conjunction with Dr. M. J. Raphall, a portion of the Mishnah, helped to found the *Jewish Chronicle*, edited the ancient melodies of his community, and took a leading part in the literary revival

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spiritual condition of the community. As a result the children in the school were taught to chant. Various suggestions were made to improve the decorum at the services, the length of which was to a slight extent curtailed. At the same time the importance of the study of Hebrew was emphasised. All proclamations were in future to be made in English, in which language also sermons were to be delivered every Saturday afternoon. Before delivery, however, these sermons were to be submitted to three elders. The Medrash or Theological College was overhauled. The first English preacher among the Sephardim was the Rev. D. A. de Sola, although he had been preceded in the sister community in 1817 by the Rev. Tobias Goodman of the Western Synagogue. In 1839 a permanent choir was formed, and at the same time the infant school was founded.

Meanwhile the new forces that had gradually been arising in the community were collecting into one stream, whose strength increased with its progress. Symptoms of a Jewish awakening, such as the re-organisation of the community, the introduction of English sermons, and the establishment of the Society for the Cultivation of the Hebrew Language and Literature have already been noticed. Soon the new spirit grew bolder. It was no longer content to bring its influence to bear only upon the extra-synagogal communities. It desired also to pass through the portals of the House of Prayer, but, on its threshold, all the forces of Conservatism had drawn up, and the final struggle took place without rather than within the sacred fane. The small efforts that had been made to render the services more in accordance with the tastes of the more advanced section of the congregation, had met with slight success. The removal of many of the Anglo-Jewish families, from the immediate neighbourhood of Bevis

More reforms.

A Jewish Renaissance.

Marks to districts at some distance from the City, created a new want among those who desired to attend the synagogue, but who lived at too great a distance to do so.

In 1836 a memorial was placed before the elders of the congregation, pointing out the continued want of decorum in the services, and the constant, and, in the opinion of the memorialists, unnecessary repetition of certain prayers. The memorialists went further. They suggested the introduction of an organ into the synagogue, and the abolition of the second days of the festivals. Such suggestions aroused the horror of those holding opposite views. The ultra-orthodox section of the congregation banded themselves together in the *Shomere Mishmeret Hakkodesh*, a society for upholding and preserving the Jewish faith as it had been handed down. The new society presented a memorial in thorough opposition to the recommendations of the previous one, of whose objects they said they approved, but to whose methods they were most strongly opposed. The excessive zeal of this new society, however, aroused in the minds of the wardens fears of its possible effects, and it was forced to dissolve. Steps were thereupon taken to improve the synagogue decorum, but the results gave little satisfaction, and by no means succeeded in removing the differences of opinion between the two parties.

The beginning  
of the Reform  
movement.

In the sister community there were similar causes of dissatisfaction. As early as 1821 several of the leading members of the Great Synagogue pointed out to the authorities measures that they thought should be adopted in order to improve the decorum. The alterations that the petitioners had advocated in the first instance in both communities had been innocuous and even conservative, but, as time passed, extremists gained control of the party of reform.



The demands increased, so that at length there could be no doubt that they had passed beyond the stage at which any representatives of orthodox Judaism could accept them. Throughout the European world there was at that time a wave of violent reform. In England the era was that of the Reform Bill and the Anti-Corn Law movement. In German Jewry the reform element had just raised its head. Geiger had burst forth with his assaults on rabbinic Judaism and his attacks on the orthodox liturgies. His onslaughts were not without effect on both camps in Anglo-Jewry. The Conservatives were made still more opposed to change; the Reformers increased their demands. To increase the misfortunes of the community the place of Haham Meldola had not been filled. Hirschell, the Chief Rabbi of the Ashkenazim, was sinking in extreme old age towards the grave. Montefiore, sympathetically disposed towards the earliest demands of the progressive party, had, by their subsequent advances, been frightened back into the ranks of the Conservatives. The dissatisfaction of the Reformers continued to increase until, on the 15th of April 1840, twenty-four gentlemen, eighteen of whom were Sephardim, decided to establish the West London Synagogue of British Jews. On the opening of the new House of Prayer the Sephardi seceders sent a very temperate letter to the parent synagogue, reciting the alterations they had effected in the service and observances and the reasons for them, and stating their desire to participate in the work of the various communal societies with which they had hitherto been connected. The communication received scant consideration. An edict, signed by Chief Rabbi Hirschell and the members of the Sephardi Beth Din, was issued denouncing the secessionists. They were deprived of all their rights and privileges in their communities,

Influence of  
German  
reform.

The Reform  
Synagogue  
established.

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RABBI SOLOMON HIRSHELL



RABBI NATHAN MARCUS ADLER

and a solemn excommunication was, after an interval, passed upon them.

In the meanwhile Chief Rabbi Hirschell died. It was thought that the breach might have been healed on the election of a successor. The vacant position was filled, after a short interval, by the election of Nathan Marcus Adler (1803–1890), Chief Rabbi of Hanover, and a collateral descendant of a predecessor in the English Rabbinate, Rabbi Tewele Schiff. The hopes raised by Adler's election, however, were doomed to disappointment. The excommunication was not withheld, and the breach between the seceders and the parent community became definite. Repeated efforts were made to have the excommunication withdrawn, and, so far as the civil offence, the holding of worship within six miles of Bevis Marks, was concerned, it was removed in 1849. The new congregation, however, as distinct from its members, was refused recognition as Jewish, and the struggles over the attempt to obtain representation on the Committee of Deputies re-acted unfavourably on the contest that was then being waged for the admission of the Jews to Parliament. In 1864 the congregation at Bevis Marks rescinded the resolution forbidding the acceptance of offerings and legacies from members of the Reform Synagogue. Ten years later members of the West London Synagogue were permitted to represent synagogues other than their own on the Committee of Deputies. In 1885 the last trace of dissension passed away, when, on the occasion of the reform of the constitution of the Committee of Deputies, representation was no longer denied the Reform congregation.

N. M. Adler  
elected  
Chief Rabbi.

The movement for reform, although resulting in the withdrawal of many of the greatest of the Sephardi families, was not without effect on the

Change in  
Sephardi  
policy.

parent congregation. The condition of the Sephardi congregation was investigated, and, as a consequence, many minor reforms were adopted. Among the other steps taken was the opening of a branch synagogue in West London. If this step had been taken twenty years earlier the secession of 1840 would, in all probability, have been avoided, or, at any rate, considerably postponed.

AUTHORITIES :—M. Gaster, "History of the Spanish and Portuguese Congregation" ; Lucien Wolf, "The Queen's Jewry," (*The Jewish Year-Book*, 1897) ; J. Picciotto, "Sketches of Anglo-Jewish History" ; "Dictionary of National Biography" ; "Jewish Encyclopedia."

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freedom to all of Jewish birth, whether converted to Christianity or not, were the chief reasons for the small dimensions to which the Jewish middle class extended. The City regulations, however, had no force beyond its boundaries. East of Bishopsgate and west of Temple Bar Jews were as free as other sections of the population to engage in retail trade, and, in order that they might do so, a slight dispersion was effected. One result of this was apparent in the establishment of the synagogue in Denmark Court.

Jewish  
disabilities.

The number of disabilities under which the Jews of England laboured was considerable, but they varied in their pressure. Several were theoretical rather than practical, and the sole inconvenience to which they gave rise was the doubt in which the position of the Jews was placed. For instance, varying opinions were held as to the right of Jews to hold land, and no definite interpretation of the law on the point was accepted. There were, however, a number of definite legal enactments that differentiated against the Jewish inhabitants as compared with their Christian neighbours. Of these disabilities some were invariably enforced, others were sometimes enforced and at others ignored, while still others had apparently been allowed to become dead letters but were always liable to revival. Summing up, English law as it affected Jews in 1830 excluded them from Parliament, from high rank in the army and navy, from membership of the University of Oxford, and from degrees, scholarships, fellowships, and positions of emolument in the University of Cambridge. There were, in addition, positions from which they might be excluded if those in authority so wished. Jews might be debarred from voting at parliamentary elections if the returning officers cared to exercise their powers to the full. Their admission to the Bar depended entirely upon the attitude of the Inns of Court. It

was only at the will of individual corporations that Jews could be admitted to offices connected with them.

The University of Oxford, by requiring candidates for matriculation to subscribe to the Thirty-Nine Articles, excluded all but members of the Church of England. Cambridge allowed Jews to become undergraduates and to go through the University examinations, but that was the limit of toleration. No Jew could take a degree or obtain a scholarship, exhibition, or fellowship. The University of London had not yet been founded, and it was not until 1836 that Dublin, for the first time, conferred a degree on a Jew—Nathan Lazarus Benmohel. University College, London, the first unsectarian establishment founded for the purpose of higher education, was established in 1826, mainly by the efforts and through the munificence of Isaac Lyon Goldsmid, but its creation was too recent to influence the current generation of Jewry.

The era of political emancipation that marked the close of the third decade of the nineteenth century raised high the hope of the Anglo-Jewish leaders that, when all other classes were being admitted into the full privilege of English citizenship, the discrimination against the Jews was about to pass away. The Test and Corporation Acts were repealed in 1828, and the following year the Catholics were accorded political freedom. The agitation that resulted in these successes had not been without the active sympathy of the Jews. If the former measures had been merely repealed, the gate that barred the way of the Jews to many privileges would have been unlocked, but the action of the House of Lords in inserting in the new declaration required on the acceptance of public office, the phrase, "on the true faith of a Christian," prevented any such consummation. Although the Catholics and other Christian dissenters were admitted into the body politic, the Jews were still kept without its limits.



Minor disabilities removed.

With regard to the disabilities, whose removal needed not the sanction of the legislature, more success was secured. In 1831 the restrictions imposed by the City of London on Jewish trade were removed—it was only three years earlier that the Corporation would unbend so much as to admit converts from Judaism to the freedom. Another barrier was removed in 1833 when Lincoln's Inn, without in any way exceeding its legal powers, called Mr. (afterwards Sir) Francis Goldsmid (1807–1878), son of Isaac Lyon Goldsmid, and a great-nephew of Benjamin and Abraham Goldsmid, to the Bar after he had taken the usual oath, modified so as to be binding on his conscience, on a copy of the Old Testament. Two years later another difficulty was removed by an Act to simplify election to Parliament. Until that year an elector might be required to take the Oath of Abjuration, in a form unacceptable to a Jew, before being permitted to exercise the franchise. The Act of 1835 relieved all voters of the necessity of taking any oath. In 1836 a Jew was elected a governor of Christ's Hospital.

Jews admitted to the office of Sheriff.

In another sphere the battle for municipal emancipation was brought without much delay to a successful issue, mainly by the exertions of one man, David Salomons (1797–1873). In 1835 he had been elected Sheriff of London and Middlesex. Objections were raised to his serving, on the ground that it would be necessary for him to take the declaration required from the holders of corporate offices. The question was speedily settled on the initiative of Lord John Russell, who introduced and passed through Parliament a measure declaring that for admission to the office of sheriff the declaration was unnecessary. Salomons accordingly served his year of office, and was succeeded two years later by another Jew, Moses Montefiore.

David Salomons.

The next step in the campaign was the election

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gesses to their deliberations. Many Jews became magistrates and high sheriffs of their counties, and no less than three, Moses Montefiore, Isaac Lyon Goldsmid, and Anthony de Rothschild, had the dignity of baronet conferred upon them before the portals of Parliament were opened to sons of the synagogue.

Jewish  
baronets.

Throughout the whole of this period the agitation for admission to the legislature had been continuous. The first step was taken immediately after the consummation of Catholic Emancipation in 1829. At that great moment in the history of toleration in England, it was thought that the completion of the victory by the admission of English Jews to full English citizenship could not long be delayed. This seems to have been the opinion of even the Tory Prime Minister, the Duke of Wellington, for, addressing a deputation of leading Jews, who, on the incentive of Mr. I. L. Goldsmid, waited upon him in the year of Catholic Emancipation, he showed himself by no means unsympathetic. Catholic Emancipation, however, he said, had created a great turmoil, and he advised the Jews to wait a short time until it had subsided. The advice was taken, and no action decided upon until 1830.

The first Bill  
for political  
emancipation.

In that year Robert Grant, the Liberal member for Inverness, introduced a Bill for the removal of all disqualifications which prevented Jews from enjoying the same "civil rights, franchises, and privileges" and from holding the same "offices, places, employments, trusts, and confidences" as had, by the measure of the previous year, been thrown open to Catholics. The Government raised no objections to the introduction of the Bill, but opposed the motion for its second reading, and the Bill was defeated by a majority of 115 votes over 97. Parliament had been prayed to adopt the measure in numerous petitions

from Jews and Christians, and an able exposition of the Jewish case had been drawn up and published by Mr. Francis Goldsmid. The Liberal leaders on the whole were in favour of satisfying the Jewish claims. There was, however, one important exception. Earl Grey, the Premier who had carried the Reform Act, remained throughout his life a steadfast opponent of Jewish emancipation. The supporters included members of both parties in the State, Lord John Russell and Macaulay among the Liberals, Huskisson leading the moderate Tories. Of all the non-Jewish advocates of emancipation none surpassed in devotion and persistence Lord Holland, the nephew and disciple of Charles James Fox. On the other side were ranged, however, Sir Robert Peel, Mr. Gladstone, and Lord Shaftesbury, in addition to a number of other less distinguished politicians.

The arguments in favour of the Bill were based on the principles of religious liberty. The opponents also took their stand on a principle. They contended that a country that was not governed by an exclusively Christian legislature could not be considered a Christian country. It was also argued that the Jew was cosmopolitan rather than English or French or Prussian, and did not look upon the country of his domicile in any light but that of a temporary resting-place; that the Jew considered Palestine as his only permanent home, and, in consequence, should not be entrusted with full citizenship in any other. The opposition was, for the most part, based on these lines, and few traces of a persecuting spirit could be found in it. Arguments on a lower plane, however, were not altogether excluded from the controversy. For instance, one member urged that if the Jews were admitted to Parliament "a few of the leading men among them would soon obtain as much influence there as they already

Arguments  
pro and con.

Religious  
opposition to  
Jewish  
emancipation.

possess over Three Per Cent. Consols." Another begged the House "in the name of the Lord Jesus Christ to preserve the religion of Christianity, the religion of the State, from being defiled by the introduction of the Bill."

AUTHORITIES :—Lucien Wolf, "The Queen's Jewry"; B. L. Abrahams, "Sir I. L. Goldsmid and the Admission of the Jews of England to Parliament" (*Transactions of the Jewish Historical Society of England*, vol. iv., 1903); Sir Spencer Walpole, "A History of Twenty-Five Years" (1904), "Parliamentary Debates, 1830-1845," "Jewish Progress in the Victorian Era" (*Jewish Chronicle*, May 7, 14, 21, 1897), "MS. Records of the London Committee of Deputies."

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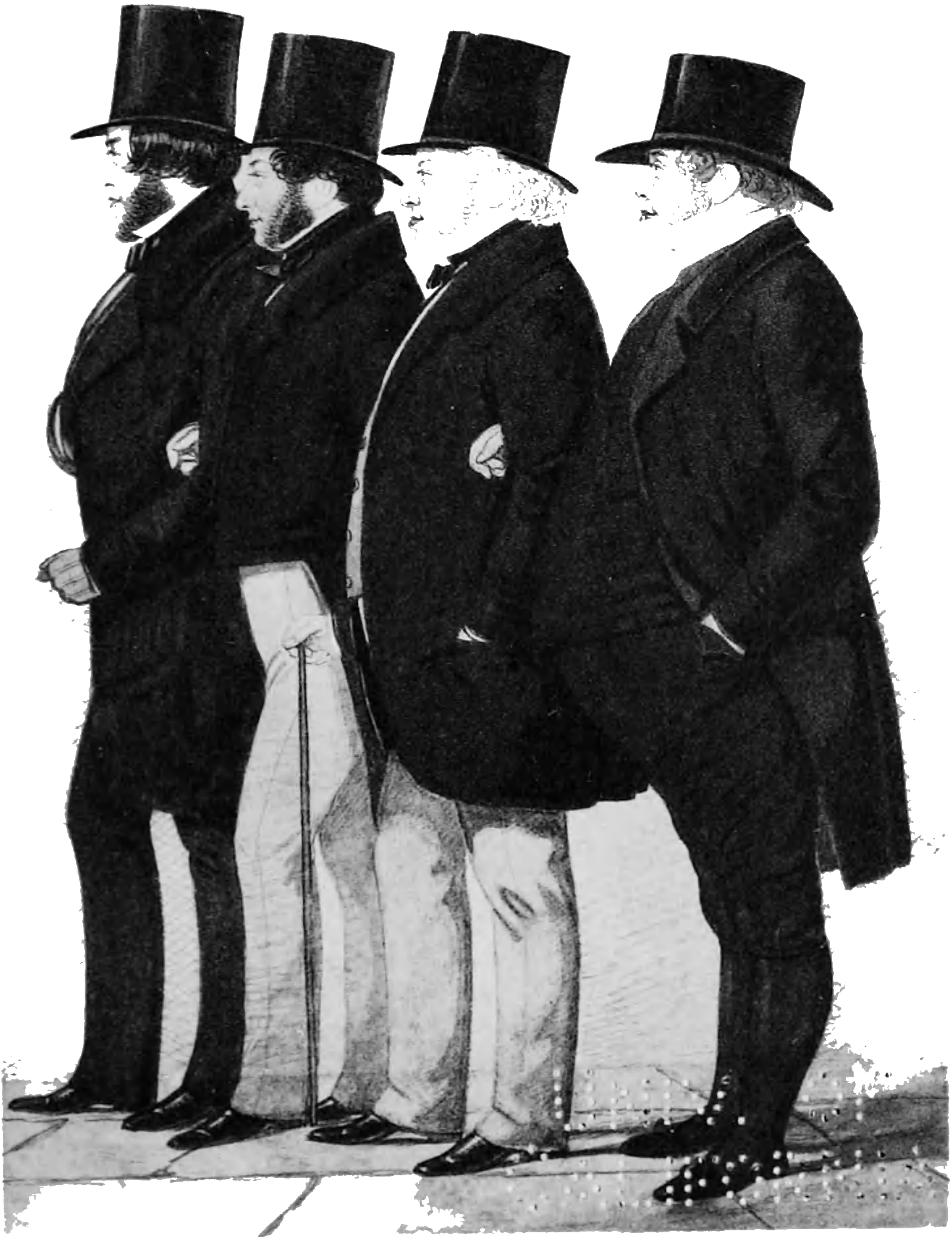
leaders, who laboured to attain their object regularly and by parliamentary means. The other party was comprised in the person of David Salomons. Too impatient or impetuous to await the slow motion of the parliamentary machine, he wished, by his own effort, to assist it along its path. The example of Daniel O'Connell and the satisfactory consequence that followed it were before him, and Salomons desired to emulate the exploits of the Catholic leader. He obtained the nomination for the representation of Shoreham in the legislature, and fought the constituency, but was defeated. Four years later, in 1841, he stood for Maidstone, but was again unsuccessful.

Although Salomons' views regarding the conduct of the campaign were not adopted by his fellow-reformers in the first instance, they were ultimately accepted as more likely to lead to success. The victories that had been obtained by Salomons in the municipal area had no doubt convinced all parties among the reformers that the only means of obtaining admission to the House of Commons was through a constituency. It was determined to nominate a representative Jew for election in the Liberal interest for a constituency in which that party had some chance of success—Salomons had on both occasions made attacks on Tory strongholds. Accordingly, Baron Lionel de Rothschild (1808–1879), the head of the Anglo-Jewish community and an acknowledged leader in the City, was nominated in conjunction with Lord John Russell, the Liberal Prime Minister, for the City of London at the election of 1847. Of the four members elected Rothschild was third. Salomons stood at the same election for Greenwich, but was again defeated.

When Parliament assembled the new member for

Salomons' first  
parliamentary  
contest.

Baron Lionel  
de Rothschild  
elected M.P.  
for the City of  
London.



BARON MAYER    BARON LIONEL    SIR ANTHONY    NATHAN MAYER  
N. M. ROTHSCHILD AND HIS THREE SONS





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Rothschild  
attempts to  
take the oath.

Rothschild again presented himself at the House, and his request to be permitted to be sworn on the Old Testament was granted after debate. He then proceeded to take the oath, but on omitting the phrase to which he took objection he was requested to withdraw. The House proceeded to discuss the situation, and resolved that, though Rothschild could not act as a member of the House until he had taken the oath in the prescribed form, his seat was not vacant. Finally, it adopted a resolution to the effect that, at the earliest opportunity in the following session, the House would take into consideration the form of the Oath of Abjuration, with a view to relieve Jewish subjects.

The resolution was acted upon in 1851, with the result that had attended previous efforts in the same direction. In the meantime, however, a second Jew had been elected to Parliament. David Salomons' first three attempts to obtain parliamentary honours had proved unsuccessful. On the fourth attempt, however, he had obtained election, and it was as the member for Greenwich that he presented himself at the House of Commons the day after the rejection of the Emancipation Bill by the Peers. Being refused permission to take the oath after omitting the objectionable phrase, he withdrew from the House in obedience to the direction of the Speaker, but he left an inquiry whether, if he took his seat without having taken the full oath, the Government would sue him for the penalties provided by the Act of Parliament so that the question of right might be tried in a court of law. The Government intimated that in such an eventuality it intended to take no such action. Thereupon, amidst great excitement, Salomons entered the House and took a seat on one of the benches on the ministerial side. Sir Robert Inglis, the veteran foe of emancipation, immediately rose to protest, but gave way to the Speaker, who directed Salomons to with-

Salomons  
elected M.P.  
for Greenwich.

He takes his  
seat,

draw. Salomons ignored the direction, and considerable uproar ensued, in the course of which the Leader of the House, on the appeal of the Speaker, moved that Mr. Alderman Salomons be ordered to withdraw. The adjournment was moved by Mr. Anstey and defeated, but Salomons managed to take part in the division. In the further discussion one of the speakers asked Salomons what he intended to do, and to the consternation of half the House the new member rose to explain his position. In a few well-chosen words he appealed to the indulgence of the House "in the peculiar position" in which he was placed. While disclaiming a desire to do anything that might appear contumacious or presumptuous, he defended the course of action that he had thought right and proper to adopt, and concluded with an expression of the hope that in the then doubtful state of the law the House would not hastily arrive at any conclusion. The speech made a good impression and was received with cheers, but the Premier's original motion was carried, and Salomons removed by the serjeant-at-arms.

and is ordered to withdraw. He votes in the division and speaks.

By voting in three divisions without having previously taken the oath in the prescribed form, the member for Greenwich had rendered himself liable to a cumulative penalty of £1500. The Government had announced that it did not intend to take any proceedings for their recovery, but that decision did not prevent action being taken at the instance of a common informer. The case was tried in the Court of Exchequer and decided against Salomons. Baron Alderson, in delivering judgment, expressed his regret at being compelled "as a mere expounder of the law" to come to that conclusion. Two of his colleagues concurred, but the third, Mr. Baron Martin, expressed his conviction that the defendant had lawfully taken the oath. A similar conclusion

to that of the Court of Exchequer was reached in a higher court, and Salomons would have carried the case to the House of Lords, if he had not been defeated in the general election that supervened. By these decisions Salomons was not only mulcted in heavy fines, but also became liable to deprivation of the right to be a party to any civil suit, to be a guardian of a child, or an executor, and to the loss of several other rights of citizenship. The Conservative Government, however, immediately introduced and carried through Parliament a measure removing all these penalties, excepting the fine to which members of the House of Commons were liable for taking their seats before taking the oath, and, in order to cover the case of Salomons, the Act was made retrospective.

The Conservative Government was short-lived, and in 1853 Lord Aberdeen introduced the old measure, which met with the usual fate. It was thereupon decided to adopt a new course of action. In the course of the last generation all the disabilities, with the exception of one, under which the Jews laboured, had been removed. The Bill, in the form in which it had been continually introduced, was no longer necessary. Accordingly, it was determined to deal with the parliamentary oaths alone, and Lord Lyndhurst introduced a Bill into the House of Lords for the purpose of striking out from them such portions "as were inoperative, idle, and absurd." He, however, failed to induce the Peers to accept his proposal. In the three successive years the Oaths Bill was defeated by the Lords, although in 1857 the Government accepted an amendment providing that no Jew should hold the office of Regent of the Kingdom, Prime Minister, Lord Chancellor, Lord Lieutenant of Ireland, or Commissioner to the General Assembly of the Church of Scotland. In the session 1857-1858

The question  
in the Law  
Courts.

A new  
proposal.

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Eligibility of  
Jews for certain  
offices.

discussion on a Bill that proposed to open the offices of Lord High Chancellor and Lord Lieutenant of Ireland to all English citizens, irrespective of their religious beliefs, it transpired that, so far as Jews were concerned, the proposed legislation was unnecessary.

AUTHORITIES:—Lucien Wolf, "The Queen's Jewry"; Sir Spencer Walpole, "A History of Twenty-Five Years," vol. ii.; "Jewish Progress in the Victorian Era" (*Jewish Chronicle*, May 28, June 4, 1897); "MS. Records of the London Committee of Deputies," "Parliamentary Debates, 1833-1858"; "Dictionary of National Biography."

## CHAPTER XXXV

### GROWTH AND REORGANISATION OF THE COMMUNITY

(1840-1906)

IN illustration of the influential position that the Anglo-Jewish community had attained by the middle of the nineteenth century, the story of the Damascus affair may be recounted. In 1840 the whole of Syria, including Damascus, was under the control of Mehemet Ali, the Pasha of Egypt, who had rebelled against his Turkish sovereign. The dispute between the whilom viceroy and his master had been drawn within the vortex of the Eastern Question, and all the Great Powers of Europe found themselves intimately interested in the struggle. The Powers formed two groups. On the one side France lent the whole of her platonic support to the rebellious viceroy. On the other, Great Britain, Russia, Austria, and Prussia stood between Mehemet and the goal towards which he was striving, the sovereignty of the Turkish Empire.

In the midst of this condition of affairs, on the 5th of February 1840, Padre Tomaso, a Franciscan friar who was well known in the Jewish and Mohammedan quarters of Damascus as well as among the Christians, disappeared. There was every reason to assume that he had been murdered by a Mohammedan with whom he had had a serious dispute some days earlier. The Catholics, however, thought fit to accuse the Jews of the commission of a ritual murder. Supported by the French consul—the Catholics of the East were under

The Damascus  
affair.



the protection of France—representations were made to the authorities, and as a result the leading Jews of Damascus, men of position, wealth, and character, were thrown into prison and cruelly tortured with a view to forcing a confession of the crime. Several died on account of severities they endured. The example set by the officials was followed by the populace. The Jewish quarter of Damascus was attacked and sacked, and indescribable atrocities committed upon its inhabitants. The French consul held what he presumed to designate a trial, decided that the Jews were in the habit of using human blood in their Passover ceremonies, and found all the prisoners guilty. Urgent messages were thereupon sent to Mehemet Ali for permission to execute the prisoners. The news of these events reached London early in April. At the instance of Sir Moses Montefiore a meeting of the leading men of the community, of all parties, orthodox and reform, was convened to consider the situation. The British Government was approached, and Lord Palmerston promised a Jewish deputation to use every effort for the protection of the Jews of the East. The sympathy of the English people with the victims was aroused, and a great undenominational meeting was held in the Mansion House, at which the Blood Accusation was denounced and the sympathy of the English people offered to the Jews. The Jews of England and France, working in unison, sent a mission, consisting of Sir Moses Montefiore, Isaac Crémieux, the French statesman, and Salomon Munk, the orientalist, to Alexandria to plead the cause of the Jews before the viceroy. Despite the difficulties placed in their way by the French Government and its representatives, a brilliant success was achieved. The imprisoned Jews were declared innocent, and the survivors of those originally imprisoned, released. Moreover, Mehemet

The Jews  
appeal to the  
British  
Government.

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Ali himself assured the mission that he placed no credence whatever in the Blood Accusation. On the way home Sir Moses Montefiore visited Constantinople, and obtained from the Sultan the *Hatti Humayun*, by which the disabilities peculiar to the Jews of Turkey were abolished, and they were placed in the eyes of the State on the same level as other non-Mohammedans.

The co-operation of the Jews of the west in the Damascus affair marked a new departure in the history of Jewry. The tendency started on that occasion was strengthened eighteen years later by the Mortara affair,<sup>1</sup> and resulted, in 1860, in the establishment of the *Alliance Israélite Universelle*, an association for the defence of Jewish interests whenever and wherever attacked. When, ten years later, the position of this international Jewish association was jeopardised by the Franco-Prussian War, a similar organisation, the Anglo-Jewish Association, was founded in England. The intercession in the Damascus affair, and the prominent position occupied in regard to it by England under Palmerston, led that statesman to consider the practicability of taking the Jews of the East under English protection, in the same manner as the Catholics were under the guardianship of France. The project was never carried through, although, after Montefiore's return, Lord Palmerston obtained from the Porte a recognition of the right of England to watch over the fulfilment of the conditions of the new *Hatti Humayun*. At the same time a circular was addressed to the British agents in the Levant and Syria, instructing them to protect the Jews, and to notify to the local authorities the interest felt by England in the welfare of the Jews.

The whole of the energies of the Anglo-Jewish

<sup>1</sup> The kidnapping of a Jewish child and his forcible conversion to Catholicism.

community during the nineteenth century were not absorbed by the movements for ritual reform, political emancipation, and the protection of the Jews of the East. In many other directions also, remarkable activity was shown. The great increase in the numbers of the Jewish population rendered communal re-organisation necessary. The machinery that had served a small community collected around Aldgate and Bevis Marks proved inadequate for the large one scattered throughout the metropolis and the British Empire. In many directions re-arrangements were necessary. The appointment as Chief Rabbi of Dr. N. M. Adler in 1845 proved most apposite. He was not only a Jewish scholar and rabbi, he was also a graduate of the Würzburg University and a Doctor of Philosophy of Erlangen. Despite his opposition to the Reform party, he was not one who considered all change harmful and unnecessary. Shortly after taking up his duties, he formulated "A Code of Laws and Regulations for the Ordering of our Synagogue Services." The condition of education, and especially higher education, also attracted his attention. He called upon the synagogues to take measures for providing for the religious education of the children of both sexes, and independent of the pecuniary resources of their parents. Another movement to which he devoted himself was that for the establishment of a training college for the Jewish ministry. This bore fruit in the establishment of Jews' College in 1855.

The problem of poor relief was also dealt with efficiently during these years. The schemes urged and discussed at the beginning of the century had had little result beyond the establishment of the Jews' Hospital and of the Jews' Orphan Asylum in 1831. The Jews' Free School was re-organised in 1817, and, through the munificence of members of the Rothschild

Dr. N. M.  
Adler's  
improvements.

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an open letter to the Secretary of the Hambro Synagogue, but for the time being his representations met with no response. Gompertz was in advance of his time, but by less than two decades. In 1858, on the occasion of the exceptional distress and the consequent strain on the synagogue resources, the moral of the Liverpool experiment was again pointed. Lionel Cohen, a great grandson of Levi Barent Cohen, and Ephraim Alex were the pioneers on this occasion. The failure of Gompertz was retrieved by them, and on the 16th of March 1859 the first meeting was held of the Board of Guardians for the Relief of the Jewish Poor. So signal has been the success of this institution in all departments of philanthropic work, that its methods and organisation are held up as patterns to all similar institutions in the general community.

The Jewish  
Board of  
Guardians.

Having succeeded in this direction, Lionel Cohen turned his attention to another movement of concentration that was urgently needed. Repeated efforts had been made in the past to effect some combination between the Ashkenazi synagogues of London, but the mutual rivalries had invariably prevented their success. In 1863 Cohen, who was at the time an overseer of the Great Synagogue, endeavoured to arrange a union between that synagogue and the Hambro, but without success. Three years later, however, the chief rabbi seized an opportunity that occurred for urging a combination of all the metropolitan synagogues under his jurisdiction. The suggestion was adopted by Cohen, and as a result of a series of conferences over which he presided, the United Synagogue was brought into existence by Act of Parliament in 1870. A further step in the same direction was taken in 1887, when the majority of the small synagogues in the East End of London were, at the instance of Sir (then Mr.) Samuel

The United  
Synagogue.

Montagu, brought together in the Federation of Synagogues.

Meanwhile a gradual *rapprochement* had grown up between the orthodox and the reform parties in the community. The old bitterness had passed away, and in all branches of communal work outside of the synagogue there was hearty co-operation. Efforts were even made to effect a thorough and final reconciliation, but it was found impossible to arrange a compromise in matters of ritual, that would have rendered possible an extension of the chief rabbi's authority so as to include the West London Synagogue. In the orthodox community a progressive spirit had begun to show itself, and efforts were continually made from within to render the ritual, according to which the services were conducted, more in accordance with the times. The authorities showed themselves not unreasonable, and from time to time minor alterations and omissions were sanctioned. The claims of Jewish literature were also recognised, and both branches of the community, Sephardi and Ashkenazi, added many names to the roll of Jewish scholars. In the political world Anglo-Jewry retained and strengthened the position she had gained at the time of the Damascus outrages. In participating in that affair she obtained universal recognition as the leading community of the Diaspora, and when the persecuting tendencies displayed themselves in Roumania and Russia, England, both through her Jewish community and by means of the regular vehicles of expression of public opinion, placed herself in the forefront of those who showed their detestation of anti-Jewish outrages and their practical sympathy with the victims.

With the removal, in 1858, of the last bar to the full emancipation of the Jews, every road in the state was opened to members of the Jewish community, Jews in English public life.



and there are none that have not been traversed. Every Parliament since the time of Baron Lionel de Rothschild and Sir David Salomons has had its professing Jewish members, many of whom have attained high office. One, Sir George Jessel (1824-1883), was Solicitor-General, and afterwards Master of the Rolls; another, Lord Pirbright (1840-1903), was Parliamentary Secretary to the Board of Trade, and Under Secretary for the Colonies; a third, Sir Julian Goldsmid (1838-1896), was a Deputy Speaker of the House of Commons; and a fourth, Mr. Herbert Samuel (*b.* 1870), Under Secretary in the Home Department. Four professing Jews have been raised to the peerage; several have been sworn of the Privy Council, and a number created baronets. The Council of India, the higher branches of the Civil Service at home and in India, have had their Jewish members; and another member of the community, Sir Matthew Nathan (*b.* 1862), has been entrusted with two colonial governorships.

In the colonies Jews have helped to build up new English communities, and have taken their share in their government. One, Sir Julius Vogel (1835-1899), was Prime Minister of New Zealand; a second, the Hon. V. L. Solomon, held a similar position in South Australia, and several others have held high office in other colonies. Among colonial judges more than one Jewish name appears. In science, art, literature, as well as in commerce and finance, individual Jews have taken a prominent part, and brought credit not only upon themselves but also upon their community.

AUTHORITIES :—Lucien Wolf, "The Queen's Jewry"; "Jewish Progress in the Victorian Era" (*Jewish Chronicle*, May 7, June 18, 1897); "MS. Records of the London Committee of Deputies"; "Jewish Encyclopedia."

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# Distribution of THE JEWS OF THE BRITISH ISLES in 1907



# ANGLO-JEWISH CHRONOLOGY

	YEAR
Earliest suggested settlement in the time of Solomon	B.C.E. 930 <i>c</i>
Alleged visit of Baruch and Jeremiah to Ireland .	B.C.E. 580 <i>c</i>
Suggested Jewish settlement by Julius Cæsar .	A.C.E. 54
Possible importation of Jewish slaves on capture of Jerusalem . . . . .	70
The enactments of Theodore of Canterbury . . . . .	669
Immigration of German Jews . . . . .	810
Jewish references in Whitglaff's Charter . . . . .	833
Jews visit Ireland . . . . .	1062
Settlement of Norman Jews . . . . .	1066 <i>c</i>
Jews settle in Cambridge . . . . .	1073
Jews settle in Oxford . . . . .	1075 <i>c</i>
William II. forces Jewish apostates to return to Judaism .	1090 <i>c</i>
Controversy before William II. between Rabbis and Churchmen . . . . .	1090 <i>c</i>
Monks sent to Stamford to preach against Judaism . . . . .	1109
First mention of London Jewry . . . . .	1115
The Jews of London fined £2000 . . . . .	1130
Conflagration in London Jewry . . . . .	1136
Maud compels the Jews of Oxford to pay her an exchange of money . . . . .	1141
Stephen extorts financial help from the Jews of Oxford . . . . .	1141
Martyrdom of St. William of Norwich . . . . .	1144 or 46
Jews relieved of the oppression of the Flemings . . . . .	1154
Ibn Ezra visits England . . . . .	1158
The Jews accorded legal autonomy . . . . .	1164 <i>c</i>
Blood accusation at Gloucester . . . . .	1168
The leading Jews seized as hostages and a tallage of 5000 marks levied . . . . .	1168
Josce of Gloucester and other Jews finance the conquest of Ireland . . . . .	1170
The establishment of local Jewish cemeteries permitted . . . . .	1177
Blood accusation at Bury St. Edmunds . . . . .	1181
Isaac of Chernigov visits England . . . . .	1181
Assize of arms : Jews forbidden to carry arms . . . . .	1181
Immigration of French Jews . . . . .	1182

11

J  
C  
P

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# 344 ANGLO-JEWISH CHRONOLOGY

	YEAR
Tallage of £60,000 (one quarter of the movables of the Jews) levied . . . . .	1188
Jews of London massacred on the occasion of Richard I.'s coronation . . . . .	1189
Massacres at Lynn, Norwich, Stamford, York, Bury St. Edmunds, Colchester, Thetford, and Ospringe . . . . .	1190
Jews of Lincoln attacked, and protected by Bishop Hugh . . . . .	1190
Jews expelled from Bury St. Edmunds . . . . .	1190
Blood accusation at Winchester . . . . .	1192
Richard investigates the massacres: official inquiry into the wealth of the Jews . . . . .	1194
The Ordinances of the Jewry . . . . .	1194
First mention of the Justices of the Jews . . . . .	1198
Jacob of London appointed Chief Presbyter . . . . .	1199
The Charter of the Jews . . . . .	1201
The king protects the Jews of London . . . . .	1204
John commences to persecute the Jews . . . . .	1209
The whole of Anglo-Jewry imprisoned . . . . .	1210
Jews tortured and despoiled to the extent of 66,000 marks. Exodus of Jews from England . . . . .	1210
House of Converts established in Southwark . . . . .	1213
Jews again imprisoned and taxed . . . . .	1214
London Jewry sacked by the Barons . . . . .	1215
Jewish rights invaded by Magna Charta . . . . .	1215
The Jews encouraged by the Regent Pembroke . . . . .	1216
Burgesses held responsible for the safety of the Jews . . . . .	1217
Jews ordered to wear badges as a precautionary measure . . . . .	1218
Attack on the Jews of Lincoln . . . . .	1220
The Dominicans open a mission in the heart of Oxford Jewry . . . . .	1221
Church Synod recommends the imposition of disabilities on the Jews . . . . .	1222
The Bishops of Lincoln and Norwich place Jews under an interdict . . . . .	1222
A deacon burnt at Oxford for accepting Judaism . . . . .	1222
The Crown intervenes on behalf of the Jews . . . . .	1222
Tallage of 4000 marks levied . . . . .	1226
Tallage of 6000 marks levied . . . . .	1230
Charge of circumcising a child brought against the Jews of Norwich . . . . .	1230
Jews expelled from Leicester . . . . .	1231
Blood accusation at Winchester . . . . .	1232
Two tallages of 18,000 marks levied . . . . .	1232-34
Synagogue in London confiscated and given to the Brethren of St. Anthony of Vienna . . . . .	1232

# ANGLO-JEWISH CHRONOLOGY 345

	YEAR
House of Converts opened in London . . . . .	1233
Jews expelled from Newcastle . . . . .	1234
Thirteen Jews of Norwich charged with the assault of 1230	1234
Christian officers of the Jewish Exchequer dismissed on account of corrupt practices . . . . .	1234
Christian women forbidden to enter the service of Jews in East Anglia . . . . .	1234
Jews expelled from Wycombe . . . . .	1235
Jews expelled from Southampton . . . . .	1236
Tallage of 18,000 marks levied on the Jews . . . . .	1236
Aaron of York appointed Chief Presbyter . . . . .	1237
Further tallage . . . . .	1237
Elias of London appointed Chief Presbyter . . . . .	1238
Jews taxed to the extent of a third of their property . . . . .	1239
The Parliament of the Jews . . . . .	1241
Jews taxed to the extent of 20,000 marks . . . . .	1241
Jews of Norwich hanged for the offence of 1230 . . . . .	1241
Jews expelled from Berkhamstead . . . . .	1242
Aaron of York fined 32,000 marks . . . . .	1243
Jews expelled from Newbury . . . . .	1244
Blood accusation at London . . . . .	1244
Clerical debtors attack Oxford Jewry . . . . .	1244
The Barons obtain the right to appoint one of the Justices of the Jews . . . . .	1244
Jews taxed to the extent of 20,000 marks . . . . .	1244
Jews taxed to the extent of 60,000 marks . . . . .	1245
Jews threatened with expulsion to Ireland . . . . .	1245
Jews taxed to the extent of 10,000 marks . . . . .	1246
Jews taxed to the extent of 5525 marks . . . . .	1247
Jews taxed to the extent of 10,000 marks . . . . .	1249
The property of the Jews seized . . . . .	1250
Alleged act of sacrilege by Abraham of Berkhamstead . . . . .	1250
Jews taxed to the extent of 5000 marks of silver and 40 marks of gold . . . . .	1251
Jews taxed to the extent of 3500 marks . . . . .	1252
Jews pay 5000 marks for exemption from further tallage for nine months . . . . .	1253
Jewish rights of residence restricted . . . . .	1253
The Jews of England, through their spokesman, the Chief Presbyter Elias, request permission to leave the country . . . . .	1254
The Jews again ask for leave to depart . . . . .	1255
The Jews sold to Earl Richard for a term of years . . . . .	1255
Chief Presbyter Elias imprisoned as surety for a tallage . . . . .	1255
Blood accusation at Lincoln (Little St. Hugh) . . . . .	1255



# 346 ANGLO-JEWISH CHRONOLOGY

	YEAR
The Church decrees the boycott of Jews appealing against its jurisdiction . . . . .	1257
Chief Presbyter Elias deposed, and succeeded by his brother Hagin . . . . .	1257
Tallage of 5000 marks levied . . . . .	1259
Jews of Oxford placed under the jurisdiction of the Chancellor . . . . .	1260
London Jewry sacked by the Barons, and seven hundred Jews slain . . . . .	1262
Jews expelled from Derby . . . . .	1263
The Jews of Worcester attacked . . . . .	1263
The Jews of London, Northampton, and Canterbury attacked . . . . .	1264
De Montfort cancels the Barons' debts to the Jews . . . . .	1264
The Jews of England assigned to Prince Edward, and pledged to the Cahorsins . . . . .	1265
The Jews of Lincoln and the Isle of Ely attacked . . . . .	1266
Sacrilege by a Jew of Oxford . . . . .	1268
Anti-Jewish legislation . . . . .	1269
Anti-Jewish legislation . . . . .	1271
A tallage of 6000 marks levied to enable Prince Edward to take the cross . . . . .	1272
Jews mortgaged to the Earl of Cornwall . . . . .	1272
The principal London synagogue confiscated . . . . .	1272
The Statute <i>de Judaismo</i> . . . . .	1275
Great numbers of Jews hanged for tampering with the coinage . . . . .	1278
Jews compelled to attend conversion sermons . . . . .	1279
The remaining London synagogues suppressed . . . . .	1282
Pope Honorius IV. issues a bull against the Jews of England . . . . .	1286
Ecclesiastical enactments against the Jews . . . . .	1287
The whole of Anglo-Jewry imprisoned, and released on payment of a ransom . . . . .	1288
Expulsion of the Jews from England . . . . .	1290
Jewish embassy endeavours to obtain the rescission of the edict of expulsion . . . . .	1310
Presence of Jews in England reported to the Privy Council . . . . .	1542
Elizabeth befriends Jewish refugees . . . . .	1591
Birth of Menasseh ben Israel . . . . .	1604
The first English publication advocating the re-admission of the Jews (Leonard Busher's "Religious Peace") . . . . .	1614
Jewish settlement in Barbados . . . . .	1625
Queen Henrietta Maria visits the Amsterdam synagogue . . . . .	1642
The Council of Mechanics vote Jewish toleration . . . . .	1648

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# 348    ANGLO-JEWISH    CHRONOLOGY

	YEAR
Attempt by Jews to prevent the apostasy of Eve Cohan leads to legal proceedings . . . . .	1680
The creation of a Ghetto suggested, and the matter referred to the Privy Council . . . . .	1680
Jacob Abendana appointed Haham . . . . .	1680
Unsuccessful attempt to expel the Jews from Jamaica . . . . .	1681
James II. protects the Jews against vexatious legal proceedings. . . . .	1685
Jewish rights in New York restricted . . . . .	1685
The first American synagogue opened in New York . . . . .	1687
Solomon Ayllon appointed Haham . . . . .	1689
Bill introduced into Parliament for the levy of a special tax on the Jews . . . . .	1689
Alien dues imposed on endenized Jewish merchants . . . . .	1690
A forced loan levied on the Jews . . . . .	1690
Ashkenazi community established . . . . .	1690 c
Jehuda ben Ephraim Cohen appointed Rabbi of the Ashkenazim. . . . .	1690
The number of Jews on the London Exchange limited to twelve (twelve per cent. of the native Christians) . . . . .	1697
David Nieto appointed Haham . . . . .	1701
The Jews of Jamaica ask for political emancipation and are fined . . . . .	1702
Bevis Marks Synagogue opened . . . . .	1702
An Act to oblige Jews to maintain and provide for their Protestant children . . . . .	1702
Ashkenazi secession (Hambro Synagogue) . . . . .	1704
The Wardens of the two older synagogues petition the Board of Aldermen to forbid the establishment of a third community. Prayer granted . . . . .	1704
Jewish disabilities created in Jamaica . . . . .	1711
The Attorney-General decides that English-born Jews are capable of holding land . . . . .	1718
Uri Phaibush (Aaron Hart) appointed Rabbi . . . . .	1722
Great Synagogue opened . . . . .	1722
Hambro Synagogue opened . . . . .	1726
Death of Haham Nieto . . . . .	1728
The Villa-Real School founded . . . . .	1730
Jews' Free School established . . . . .	1732
Anti-Jewish riots in London . . . . .	1732
Isaac Nieto appointed Haham . . . . .	1733
Jews take part in the colonisation of Georgia . . . . .	1733
The special taxation of Jews abolished in Jamaica . . . . .	1736
Colonial Jews naturalised . . . . .	1740
M. G. de Mesquitta appointed Haham . . . . .	1741

# ANGLO-JEWISH CHRONOLOGY 349

	YEAR
A Jewish theological seminary declared by the Courts a superstitious institution . . . . .	1744
First Ashkenazi Charity (Akenosath Berith) founded . . . . .	1745
Sampson Gideon and other Jews assist the Government . . . . .	1745
Committee of Diligence appointed to watch the interests of the Jews . . . . .	1746
Unsuccessful attempts to naturalise the Jews of Ireland	1745-6-7
The Beth Holim founded . . . . .	1747
Union of the three congregations to prevent unauthorised conversions to Judaism . . . . .	1752
The Jewish Naturalisation Act . . . . .	1753
Jewish marriages legalised by Parliament . . . . .	1753
The Jewish Naturalisation Act repealed . . . . .	1753
Attempt to repeal the Jewish portion of the Act of 1740 . . . . .	1754
Special taxes levied on the Jews of Barbados . . . . .	1756
Hirsch Löbel (Hart Lyon) appointed Rabbi . . . . .	1757
Jewish settlement in Canada . . . . .	1760
Board of Deputies founded . . . . .	1760
New Synagogue established . . . . .	1761
Moses Cohen d'Azavedo appointed Haham . . . . .	1761
Tewele Schiff appointed Rabbi . . . . .	1765
Congregation formed in Canada . . . . .	1768
Jewish immigration restricted . . . . .	1771
Dispute between the Sephardim and the City . . . . .	1772
Unsuccessful attempt to impose church rates on the synagogue . . . . .	1777
Establishment of the Meshebat Nephesh . . . . .	1779
Death of Haham Dazavedo . . . . .	1784
Legacy to a synagogue disallowed by the Courts . . . . .	1786
Duke's Place Synagogue erected . . . . .	1790
Death of Rabbi Tewele Schiff . . . . .	1792
Anti-alien legislation . . . . .	1792
The Ashkenazi synagogues combine for the relief of the unattached poor . . . . .	1794
Establishment of the Haymarket Synagogue, the first London synagogue outside the City . . . . .	1797
Inquiry into the ecclesiastical state of the Sephardi community . . . . .	1802
Jews of Barbados fully emancipated . . . . .	1802
Solomon Hirschell appointed Rabbi . . . . .	1802
Jews volunteer in great numbers for service against France	1803
Agreement between the three Ashkenazi communities . . . . .	1805
Jews' Hospital founded . . . . .	1806
Raphael Meldola appointed Haham . . . . .	1806
Special political privileges granted the Jews of Barbados . . . . .	1820

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	YEAR
Death of Haham Meldola . . . . .	1828
The Duke of Wellington expresses his sympathy with Jewish political emancipation . . . . .	1829
The first Jewish Emancipation Bill . . . . .	1830
Restrictions on Jewish traders in the City of London removed . . . . .	1831
A Jew called to the bar . . . . .	1833
Jewish Emancipation Bill passes the House of Commons .	1833
David Salomons elected Sheriff of London and Middlesex. Act of Parliament qualifying Jews to hold the office of Sheriff . . . . .	1835
Hirschell appointed Chief Rabbi of the three City Ashkenazi Synagogues . . . . .	1835
Movement for reform in the Sephardi community . . .	1836
A Jew elected a Governor of Christ's Hospital . . . . .	1836
A University degree conferred upon a Jew at Dublin . . .	1836
David Salomons elected an Alderman of the City of London	1836
Jewish Emancipation Bill becomes a Government measure	1836
Moses Montefiore, Sheriff, knighted . . . . .	1837
Jews' Infant School established . . . . .	1839
The Reformers secede from the parent communities . . .	1840
England expresses her sympathy with the persecuted Jews of Damascus . . . . .	1840
The first Jewish baronet (Sir Isaac Lyon Goldsmid) created	1841
West London Synagogue (the Reform Synagogue) estab- lished . . . . .	1842
Death of Chief Rabbi Hirschell . . . . .	1842
Reformers excommunicated . . . . .	1842
N. M. Adler elected Chief Rabbi . . . . .	1845
Act for the relief of persons of the Jewish religion elected to municipal offices . . . . .	1845
A Jew (Baron Lionel de Rothschild) elected to Parliament .	1847
David Salomons elected to Parliament, votes without taking the oath, and is fined . . . . .	1851
Jews' College founded . . . . .	1855
Alderman Salomons chosen Lord Mayor of London . . . . .	1855
Jewish Emancipation adopted . . . . .	1858
The first Jewish Q.C. (Francis Goldsmid) . . . . .	1858
Jewish Board of Guardians established . . . . .	1859
The admission of Jews to either House of Parliament legalised . . . . .	1866
Branch Sephardi Synagogue opened in West London . . .	1866
Benjamin Artom appointed Haham . . . . .	1866
United Synagogue established . . . . .	1870
Anglo-Jewish Association founded . . . . .	1870

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