

Handwritten text in a cursive script, likely a historical document or manuscript. The text is arranged in several columns and includes various annotations and markings.

Annotations on the left side include:

- Sp I 429 - 1/103 no 9
- Sp II 533

Annotations on the right side include:

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Handwritten text in a cursive script, continuing from the top page. The text is arranged in several columns and includes various annotations and markings.

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- Sp XXVI 533
- Sp XXVII 533
- Sp XXVIII 533
- Sp XXIX 533
- Sp XXX 533

587¹ I [] Ka-su
 [] Jan-su
 [] u-ta-ar-ru-sun

588⁵ sun-me tafnkarum Kaysam am!
 a-na HAR-RA [id-di-in
 a-ne 1 GUR E 1 SE MAS ? 2 P/4 set
 i-li-ik-ki
 sun-me kaysam a-na HAR-RA id-di-in
 10 a-na 1 siklim kaysim in
 161 6 GAL 6 SE MAS 20/0
 i-li-ik-ki

589¹ sun-ma a-ni-um
 15 sa luw bu-ub laru [i-sun-
 kaysam a-na tu[-ur-si-in
 la i-sun se-a-am-ma [i-sun
 ki-ma si-im-di-[at] sarrim
 [] ana MAS.BI x [] x-na
 20 i-li-ki

590¹ sun-ma tafnkarum MAS.....]x
 [] x x 1 GUR []
 [] x [] x
 161 6 GAL 6 SE]x
 25 u-na-at-ke-ir-ma
 ie-ki i-na ni-i-in-ma
 sa id-di-nu i-ke-el-li

591¹ sun-me tafnkarum se-kam Jan
 30 a-na MAS [id-di-in-ma
 MAS ma-]x
 se-e-im kaysam x []
 i-l-ke-ki ma-]x x
 se-am i kaysam]x
 35 h-ne []
 []

893

[
 hiler se[-
 ma-la ijin-hu-ru ?]
 da no-ta-ah-ri-[is-ma]
 sup-pa-am e-a-ba-am la is-tu-ru
 5 ta-lu pi-ba-tim a-ne H&DU
 ut-te-ah-li
 taukarrum su-u se-am mala il-ki-
 no-ta-ba-am-ru me i-te-a-er

894

894¹⁰ sum-ma taukarrum se-am i karpam am
 a-na hu-e-ur-ur-li-im id-di-in-ma
 i-na-ma ana HAR-PA id-di-mu
 karpam an i-na el-ri-im ma-ki-tim
 i se-am i-na G15.BAR ma-ki-tim

15 id-di-in
 i i-na-ma im-hurur
 karpam an i-na ab-ur-im [ra-ci-tim]
 se-tu-ru i-na G16.BAR ra-bi-tim]
 im-hurur taukarrum su-u]

20 i-na ni-i-im-ma id-di-mu]
 i-[te-el-li]

895

sum-ma [tau-karrum]]
 a-na hu-e-ur-ur-li-im id-di-in-ma]
 25 x x x [] x
 id-di-in
 i-na mi-im-ma i-di-mu
 i-te-[e]l-li

896

896³⁰ sum-ma a-ri-lum
 se-am i karpam i-ti taukarrum
 il-ki-e-ma
 se-am i karpam ana hu-e-ur-ur-im
 le i su-u
 35 bi-ba-am-ma i-tu
 mi-im-ma ba i-na ka-ti-tu
 i-ba-ad-tu-ut
 ma-har si-bi ki-ma ul-be-lu
 a-na taukarrum i-na-ad-di-in
 40 taukarrum i-ur i-pa-az
 i-ma-ge-al

1876
 num. 9781

§ 97

II [I]

2id-da-ak

§ 98

šum-ma a-^uis-lum ana a-^ui-^uim
5 ka-pam~~ka~~ a-na TAB.BA id-di-in
ne-me-lam i bu-tu-uk-ka-am
ša ib-ba-tu^u ma-ka-^u ilim
mi-^u-^u-^uri-^u i-^u-^u-^u

§ 99

10 šum-ma šamkarrum^{um}
a-na šamallim^{um}
ka-pam^{um} a-n[^u]
x x x ri-[im]]
id-di-in-ma

AB

15 a-na KAS šum-^u-^u-^u
šamallim^{um} ina KAS
x [x x -^uim]

§ 100

20 [šum-ma a-šar] il-li-ku
[ne-me-la]m t-ka-mar
[bi-ba-a-at ka-pim mala il-ku^u]
[i-sa-ad-dar-ma]

ms.

KEILSCHRIFTTEXTE
DER
GESETZE HAMMURAPIS

AUTOGRAPHIE DER STELE

SOWIE DER

ALTBABYLONISCHEN, ASSYRISCHEN UND NEUBABYLONISCHEN FRAGMENTE

VON

ARTHUR UNGNAD



LEIPZIG
J. C. HINRICHS'SCHE BUCHHANDLUNG
1909

Druck von August Pries in Leipzig.

Vorbemerkungen.

Die vorliegende Sammlung der Keilschrifttexte der Gesetze Hammurapis beabsichtigt vor allem, das ein wenig zerstreute Material in bequemer Weise für Vorlesungszwecke zu vereinigen.

Inbetracht kommen hier folgende Textklassen:

1. Der Text der Stele.

Dieses jetzt im Louvre befindliche Denkmal, das die französischen Ausgrabungen in Susa während des Winters 1901/02 zutage förderten, bildet die Grundlage der Gesetze Hammurapis. Die Stele enthielt ursprünglich 23 Kolumnen auf der Vorder-, und 28 auf der Rückseite; indes wurden von den 23 Kolumnen der Vorderseite die letzten sieben¹ (also XVII—XXIII) von dem elamitischen Eroberer, der das Denkmal nach Susa geschleppt hatte, getilgt, um eine später jedoch nicht zur Ausführung gekommene Inschrift des Elamiten aufzunehmen. Unserer Ausgabe zugrunde gelegt wurden die Heliogravüren in der ersten Ausgabe der Stele von V. SCHEIL.²

2. Altbabylonische Fragmente.

Während des weiteren Verlaufs der Ausgrabungen in Susa wurden noch 3 altbabylonische Fragmente des Kodex gefunden, die von SCHEIL³ in Heliogravüren publiziert wurden. Zum Teil ergänzen diese die Lücke⁴ der Stele; es entspricht:

- | | | |
|------------|-----------|------------------------|
| Frgm. I, | Kol. I | = Kod. XVI 21—44. |
| | Kol. II | = Kod. XVII 2—26. |
| | Kol. III | = Kod. XVIII 3—23. |
| Frgm. II, | Kol. I | = Kod. XVIII 51—63. |
| | Kol. Ir | = Kod. XXVIIIr 37—46. |
| Frgm. III, | Kol. I | = Kod. IVr 74—Vr 4. |
| | Kol. II | = Kod. Vr 12—27. |
| | Kol. III | = Kod. Vr 35—49. |
| | Kol. Ir | = Kod. XXVIr 93—98(?). |
| | Kol. IIr | = Kod. XXVIIr 42—49. |
| | Kol. IIIr | = Kod. XXVIIr 101—105. |

1) Vgl. A. UNGNAD, *Die Lücke in der Gesetzesstele Hammurapis*. *Beitr. z. Ass. u. vergl. sem. Sprachw.* VI 5 (1909), S. 144 ff.

2) *Délégation en Perse. Mémoires publiés sous la direction de M. J. de Morgan*. Tome IV: *Textes élamites-sémitiques, deuxième série*, par V. SCHEIL. Paris 1902.

3) *Délégation*, Tome X, Pl. 9.

4) Über die Einordnung dieser sowie der anderen Fragmente in die Lücke der Stele vgl. den Anm. I zitierten Aufsatz.

Ungnad, *Gesetze Hammurapis*.

3. Assyrische Fragmente.

Diese Abschriften entstammen sämtlich der Bibliothek Ašurbânipals (668—626 v. Chr.). Sie befinden sich jetzt im Britischen Museum.¹ Sie wurden von MEISSNER (a-1 und n)² und KING (m)³ publiziert. Es sind die folgenden Texte:

- | | | | |
|----|------------|-----------------------------------|---------------------------------|
| a. | K 4223. | Kol. Ir = Kod. IX 40—X 15. | Kol. IIr = Kod. X 65—XI 36. |
| b. | K 8905. | Kol. IIIr = Kod. XIII 32—49. | Kol. IVr = Kod. XIV 56—65. |
| c. | K 10483. | Kol. Ir = Kod. XII 55—62. | Kol. IIr = Kod. XIV 7—18. |
| d. | K 10485. | Kol. IIIr = Kod. Ir 39—48. | Kol. IVr = Kod. IIr 59—65. |
| e. | K 11571. | Kol. I = Kod. XXIIIr 64—73. | Kol. IIIr = Kod. XXVIIIr 72—81. |
| f. | Sm. 26. | Kol. IIIr = Kod. XXIr 95—XXIIr 2. | Kol. IVr = Kod. XXIIr 76—83. |
| g. | Sm. 1008a. | Kol. Ir = Kod. X 16—22. | Kol. IIr = Kod. XI 37—45. |
| h. | Sm. 1642 = | Kod. XXIr 37—44. | |
| i. | Sm. 1672 | ist wohl im Kodex nicht erhalten. | |
| k. | Rm. 277. | Kol. I = Kod. XV 60—XVI 5. | Kol. II = Kod. XVII 9—32. |
| | | Kol. III = Kod. XVIII 34—42. | Kol. IIr = Kod. IIr 9—15. |
| | | Kol. IIIr = Kod. IIIr 7—29. | Kol. IVr = Kod. IVr 13—26. |
| l. | DT 81. | Kol. II = Kod. XVIII 3—17. | Kol. III = Kod. XIX 25—41. |

1) Eine Kollation der betreffenden Tafeln, die übrigens nur wenig Neues ergeben hätte, mußte unterbleiben.

2) *Beitr. z. Ass. u. vergl. sem. Sprachw.* III, S. 493 ff.

3) *Cuneiform Texts* XIII, Pl. 46 f. Der von KING veröffentlichte Text (m) unterscheidet sich in mancher Hinsicht von den anderen assyrischen Fragmenten.

- Kol. Ir = Kod. XXIII 7—20.
 Kol. IIr = Kod. Ir 29—43.
 Kol. IIIr = Kod. IIr 49—58.
 m. Bu. 91—5—9, 221.
 Kol. I = Kod. XXIIIr 56—68.
 Kol. II = Kod. XXIVr 18—31.
 Kol. III = Kod. XXIVr 79—94.
 Kol. Ir = Kod. XXVIIIr 11—35.
 Kol. IIr = Kod. XXVIIIr 83—91.
 n. K 8321: die Zugehörigkeit zum Kodex ist nicht gesichert.

Eine assyrische Abschrift ist wohl auch das im Besitz von H. POGNON befindliche Fragment, von dem SCHEIL¹ die den § 53 enthaltende Stelle in folgender Umschrift gibt:

1. Šum-ma a-wi-lum
 a-na kâr eqli-šu
 du-un-nu-ni
 a-aḥ-šu id-di-ma
5. kâr-šu la u-da-ni-in-ma
 i-na kâri-šu bi(pi)-tum
 it-te-ip-te
 u ugarum me-e uš-ta-bi-il
 a-wi-lum
10. ša i-na kâri-šu bi(pi)-tum
 ip-pi(bi)-tu-u
 šeam ša u-ḥal-li-ku
 i-ri-a-[ab].

4. Neubabylonische Fragmente.

Die Texte befinden sich im Berliner Museum; sie werden hier zum erstenmal im Originaltext publiziert.² Es sind die Tafeln:

- a. VAT 991.
 Kol. I = Kod. VIIIr 62—IXr 9.
 Kol. II = Kod. IXr 52—71.
 Kol. III = Kod. Xr 33—47.
- b. VAT 1036 = Kod. XIIr 60—71.

Die verschiedenen Textklassen des Kodex weisen eine nicht unerhebliche Anzahl von Fehlern auf, die im folgenden richtig gestellt sein mögen.

1. Der Text der Stele.

- Kol. II 17 lies wohl *UNU* statt *AB*;
 III 31 lies *su* statt des nicht ganz sicheren *su*;
 IV 12 lies *KA* statt *NAK*;
 IV 16 lies *im* statt *in*;
 IV 17 ergänze wohl *šá* am Anfang;
 IV 26 lies vielleicht *KI* statt *NA*;
 VI 30 lies *šá* statt *ta*;
 VI 48 lies *lim* statt *lum*;
 IX 62 lies *ki* statt *di*;

1) *Délégation*, Tome X, S. 81.
 2) In Umschrift zuerst von F. FEISER bekannt gemacht in *Jurisprudentiae Babylonicae quae supersunt* (Berl. Diss.), Cöthen 1890, S. 33 ff.

- Kol. XI 34 lies *ar* statt *ri*;
 XI 61 lies *ki* statt *di*;
 XI 66 lies *GUD* statt *BI*;
 XII 9 lies *in* statt *i*;
 XII 51 lies *šá* statt des nicht ganz sicheren *ta*;
 XIII 62 lies wohl *ku* statt *lu*;
 XIII 66 lies *su* statt *su*;
 XIII 67 lies *ir* statt *ni*;
 XIV 45 ergänze *ŠE* hinter *A.ŠÁ*;
 XIV 59 ergänze *ŠE ù lu* am Anfang;
 XVI 51 lies *a-na* statt *A.ŠÁ*;
 XVI 76 lies wohl *ki-ma* statt *a-na*;
 IIr 7 lies *ḥar* statt *ḥi*;
 IIr 46 lies *KAK* statt *NI*;
 IIr 47 lies wohl *ki* statt *di*;
 IIr 62 ergänze *di* hinter *id*;
 IIr 69 tilge *nu*;
 IVr 6 lies *lim* statt *lum*;
 IVr 20 lies *ku* statt *lu*;
 IVr 71 ist der Trennungsstrich zu tilgen;
 IVr 75 sollte durch Trennungsstrich in zwei Zeile zerfallen;
 Vr 19 tilge vielleicht *šú*;
 Vr 61 lies wohl *su* statt *su*;
 VIr 76 lies wohl *DAM* statt *SAL + ME*;
 VIIr 30 lies *KAK* statt *NI*;
 VIIr 40 lies *ki* statt des nicht ganz sicheren *di*;
 VIIIr 14 lies wohl *DAM* statt *SAL + ME*;
 VIIIr 51 lies vielleicht *maḥ* statt *tam*;
 IXr 66 fehlt der Trennungsstrich;
 Xr 1 lies *šú* statt *ší*;
 Xr 8 lies *ta* statt *šá*;
 XIr 31 lies *bi* statt *ta*;
 XIr 85 tilge *nu-um*;
 XIIr 33 lies wohl *na* statt *di*;
 XIIr 73 lies *šá* statt *ta*;
 XVr 48 ergänze *ru* hinter *iš*;
 XVr 79 lies *KÁ* statt *Ê*;
 XVIr 80 lies *su* statt *ba*;
 XVIIr 50 ergänze vielleicht *mâr* vor *a-wi-lim*;
 XVIIr 56 lies *PAD* statt *GAR*;
 XVIIr 71 lies *ni* statt *kak*;
 XVIIIr 41 ergänze *i* hinter *ší*;
 XVIIIr 61 lies *NI* statt *KAK*;
 XVIIIr 79 lies *kab* statt *id*;
 XVIIIr 92 lies wohl *pi-id* statt *da*;
 XIXr 25 lies vielleicht *šimi-šú* statt *kaspim*;
 XIXr 53 lies wohl *ib* statt *bu*;
 XIXr 70 lies *ku* statt *lu*;
 XXIr 24 ergänze *pi* hinter *taḥ*;
 XXIr 85 lies *ni* statt *kak*;
 XXIIr 78 lies *id* statt *da* und *ḥar* statt *ḥi*;
 XXIIr 82 lies *gu* statt *amtu*;
 XXIIIr 16 lies *it* statt *da*;
 XXIIIr 62 ist der Trennungsstrich zu tilgen;
 XXIIIr 89 lies *um* statt *ma*;
 XXIIIr 91 lies *ku* statt *lu*;
 XXIIIr 92 lies *ga* statt *bi*;

Stammvokal *a*; 2. *d* bewahrt neben sich vor Suffixen den ursprünglichen Stammvokal *a*, wenn der benachbarte Konsonant keinen gegenteiligen Einfluß übt; 3. *n*, *r* und *l* bewahren nach sich in den Formen ohne Suffix den ursprünglichen Stammvokal *i*.“ Für die Nomina II. gem. speziell gilt: „1. *n* und wahrscheinlich auch *l* bewahren vor sich in den Formen ohne Suffix den ursprünglichen Stammvokal *i*; 2. die Palatalen bewahren vor sich in den Formen mit Suffix den Stammvokal *a*; 3. im Falle entgegengesetzter Einflüsse der benachbarten Konsonanten überwiegt stets der zweite, wenn er nicht *d* und der erste nicht laryngal ist“ [doch zwei Ausnahmen]. In ähnlichem Sinn werden weiter die Feminina auf *-t* und verwandte Formen untersucht.) — 430—4
 *S. Langdon, Excavations at Kish I 1924 (G. Furlani). *E. Meyer, Histoire de l'antiquité III 1926 (Ders.). *E. Pottier, L'art hittite, I. fasc. 1926 (Ders.). *Th. Bauer, Die Ostkanaanäer 1926 (Ders.). 438—43 *Ch.-F. Jean, Le péché chez les Babyloniens et Assyriens 1925 (Ders.). *H. Fuchs, Die Anaphora des monophysitischen Patriarchen Jôhannan I. 1926 (Ders.). 444—50 *Aly ben Abderrahman ben Hodeil el Andalouzy, La parure des cavaliers et l'enseigne des preux éd. et trad. p. L. Mercier 1922—4 (G. L. Della Vida). 451—66 Annunzi bibliografici.

G. B.

Sitzungen der Kunstwissenschaftlichen Gesellschaft München 1927/28:

96 W. Spiegelberg, Über einen äg. Modellkopf aus d. Ptolemäerzeit (Kalkstein, Königskopf m. Liniennetz. Ferner 2 Bildhauermodelle). — 100 W. Spiegelberg, Über Skizzen u. Studien altäg. Maler (m. Abb. besonders Widderkopf auf Ostrakon aus Privatbesitz). — 102 W. Spiegelberg, Über das Relief einer Klagenden (die 2 Haarsträhnen rauft, m. Abb. Saitisch). — 105 Scherman, Über indische Metal-Lampen (aus dem Staate Chamba im Panjab u. aus Nepal m. Abb.).
L. Wr.

Sitzungsberichte der Bayerischen Akademie der Wissenschaften Philos.-Hist. Klasse 1928:

4 L. Wenger, Aus Novellenindex und Papyruswörterbuch. I. Bericht über den Stand der Arbeiten am Novellenindex. II. ΑΓΡΑΦΟΣ in den Rechtsquellen. 5 M. Grabmann, Mittelalterliche lateinische Aristotelesübersetzungen und Aristoteleskommentare in Handschriften spanischer Bibliotheken. E. P. B.

Sitzungsberichte der Heidelberger Akademie der Wissenschaften. Phil.-hist. Klasse 1927/28:

4 E. Lohmeyer, Kyrios Jesus. Eine Untersuchung zu Phil. 2, 5—11.
5 M. v. Tsereteli, Die neuen haldischen Inschriften König Sardurs von Arartu (um 750 v. Chr.). Ein Beitrag zur Entzifferung des Haldischen. E. P. B.

Sitzungsberichte der Preussischen Akademie der Wissenschaften 1928:

21/22 255—8 A. Erman, Zur ägyptischen Wortforschung IV. — 259—84 K. Sethe, Altägyptische Vorstellungen vom Lauf der Sonne.
23 296—319 M. Meyerhof, Über das Leidener arabische Fragment von Galens Schrift „Über die medizinischen Namen“.
24 381—6 F. W. K. Müller, Ein uigurisch-lamaisches Zauberritual aus den Turfanfunden.
28 495—532 E. Meyer, Götterstaat, Militärherrschaft und Ständewesen in Ägypten (Zur Geschichte der 21. u. 22. Dynastie). — 533—48 M. Meyerhof, Über echte und unechte Schriften Galens, nach arabischen Quellen.
29/33 565—74 St. Konow, Ein Beitrag zur Geschichte des Buddhabildes. — 576—603 U. Wilcken, Alexan-

ders Zug in die Oase Siwa. — 604—22 W. Spiegelberg, Drei demotische Schreiben aus der Korrespondenz des Pherendates, des Satrapen Darius' I., mit den Chnum-Priestern von Elephantine. — 656—70 H. Jacobi, Zur Frühgeschichte der indischen Poetik. — 671—6 A. H. Francke, Königsnamen von Khotan (a-ma-qa) auf tibetischen Dokumenten der Turkistansammlungen von London und Berlin.

1929:

2 H. Lietzmann, Die Landmauer von Konstantinopel.

8/11 204—6 Ed. Meyer, Einzelne Fragen der phönizischen Geschichte. E. P. B.

Studi in Onore di P. Bonfante 3 1929:

71—80 Giuseppe Furlani, Alcune Considerazioni sull'Adozione nelle Leggi di Hammurabi (über Cod. Ham. § 185—193 angeregt durch David, Die Adoption im altbab. Recht. Die Ratio der Anordnung ist die, daß das Komplizierte auf das Einfache folgt. § 185 und § 186 gehören zusammen; aus der Gegenüberstellung folgt, daß *a-ba-su* à *um-ma-su i-bi-a-at* in § 186 einen den Ziehelnern zustehenden Ersatz für die Kosten des Aufziehens bedeutet; das Kind, das in das Haus seiner leiblichen Eltern zurückkehrt, wird den Ziehltern einmal nichts einbringen, die aufgewendeten Ausgaben müssen daher ersetzt werden. Ein ähnliches Paar sind § 188 und § 189; hier kann das Kind, das von seinem Ziehvater ein Handwerk gelernt hat, nicht ohne weiteres in sein Vaterhaus zurückkehren. § 190 erklärt sich so, daß der Ziehvater, wenn er „das Ziehkind nicht zu seinen Kindern rechnet“, sich der Rechte, die ihm das Aufziehen gibt, selbst begibt. § 187 und § 192f. handeln nicht von Adoptivkindern des Eunuchen und der *zikrum*, sondern von deren leiblichen Kindern. Weil diese Personen kein Erbteil erhielten, also für ihre Kinder nach dem Tode nicht sorgen konnten, mußte das Gesetz die Rückkehr solcher Kinder ins Haus von Vater und Mutter verhindern. In § 192 hat der Zusatz *mu-ra-bi-su* bzw. *mu-ra-bi-ti-su* zu *abim* bzw. *ummim* nur dann einen Sinn, wenn dadurch eine andere Person als die eingangs des Paragraphen genannten *girsekum* bzw. *zikrum* ist).
A. Götze.

Sudan Notes and Records 11 1928:

1—53 E. E. Evans-Pritchard, Oracle-Magic of the Azande (mit 4 Tafeln. Behandelt 4 bei den Zande gebräuchliche Orakelarten). — 55—67 E. Lampen, A Short Account of Meidob. — 69—82 W. W. Bowen, The Game-Birds and Water-Fowl of the Sudan (mit 1 Tafel und 1 Karte). — 83—101 G. O. Whitehead, Some Authors of the Southern Sudan (Mrs. Petherick, Baker, Schweinfurth, Junker, Emin Pasha). — 103—94 D. Newbold and W. B. K. Shaw, An Exploration in the South Libyan Desert (mit 12 Tafeln und 2 Karten. Eine von den beiden Autoren im Winter 1927 unternommene Expedition von El Obeid über die Oasen Bir Natrun, Nukheila und Selima nach Wadi Halfa). — 195—208 C. A. Willis, The Cult of Deng (bezeichnet einerseits die Religion der Dinka, die Verehrung Dengs, des „Sohnes Gottes“, andererseits verschiedene magische Praktiken). — 209—12 W. Ruttledge, Notes on Some Falcons in the Sudan (mit 1 Tafel). — 213—5 The Nahās of the Kababish as told by Sheikh Ibrahim Faheil (mit 1 Tafel). — 217—26 B. Struck, A Bibliography of the Languages of the Southern Sudan. — 227—9 Notes: Religious Practices in Rejaf District (mit 3 Tafeln) and The Name Mongalla. — *A. Hodson, Seven Years in Southern Abyssinia (A. D. Home). — *L'Islam et la Politique contemporaine (J. A. de C. H.).

A. Klingenhöben.

Koscheller, Pachtwerk Studien 1917.

Cuy, Etudes.

Mém. de l'acad des Inscr. 41 (1918)

Sau Nicolo Klausel

David Adoption.

Kol. XXIIIr 96 lies *tar* statt *ak*;
 XXIVr 83 lies *šú* statt *na*;
 XXVr 39 lies *da* statt des nicht ganz sicheren *id*;
 XXVr 52 lies wohl *šú* statt *e*;
 XXVIr 19 ergänze *a-na* am Anfang;
 XXVIr 36 lies *tim* statt *šum*;
 XXVIIr 24 lies guniertes *DU* statt *DU*;
 XXVIIr 58 lies wohl *šum* statt *šú*;
 XXVIIr 93 lies *AK* mit eingefügtem *ME* statt *AK*;
 XXVIIIr 1 ist ganz zu tilgen;
 XXVIIIr 2 wie XXVIIr 93;
 XXVIIIr 17 lies *r[i]*, wenn das Original tatsächlich *a[r]* haben sollte;
 XXVIIIr 59 lies *ZU* statt *SU*;
 XXVIIIr 69 lies *id* statt *da*.

2. Die altbabylonischen Fragmente zeigen keine Irrtümer, wenn nicht etwa in Frgm. III, Kol. II 7, wie in der Stele (Vr 19), *šú* zu tilgen ist.

3. Die assyrischen Fragmente.

a. K 4223.

Kol. Ir 25 lies *šar-ri-im* statt *šar-ri-²*;
 Ir 27 lies *KU.MAL* statt *KU.UŠ*;
 Ir 4 lies *ma* statt *šú*;
 Ir 9, letztes Zeichen, lies *ma* statt *at*;
 Ir 16 tilge *am*.

d. K 10485.

Kol. IIIr 7 lies *i-li-ki* statt *i-li-ik*.

e. K 11571.

Kol. I 9 lies *al* statt *il*;
 IIIr 5 lies statt ^u*RA* wohl ^u*šéd* (BRÜNNOW Nr.6233).

f. Sm. 26.

Kol. IIIr 3 lies *pi-ḫa-su* statt *ši-ḫa-su*;
 IVr 12 lies *e-gi-ma* statt *e-gi-šú*.

k. Rm. 277.

Kol. I 18 lies < statt $\bar{\bar{y}}$;
 I 22 lies *SAR* statt *KA*;
 IIIr 16 lies *a-na* statt *A.ŠÁ*;
 IVr 3 lies *ri-im* statt *ri-am*.

l. DT 81.

Kol. IIr 7 lies *pa-šá-ri-im* statt *pa-šá-ri-am*.

m. Bu. 91—5—9, 221.

Kol. II 1. 2 lies *eš-te-i-ši-na-ši-im* statt *e-eš-te i-ši-i-na-ši-in-im*;
 II 12 lies *li* statt *tu*;
 Ir 4 lies wohl *li-it-t[a]* statt *li-iš-t[a]*;
 Ir 9 lies *a-na* statt *a-di*;
 Ir 21 lies *šá* statt *iš*;
 IIr 5 *ir-a-ta-an* ist irgendwie für *da-ni-a-tim* verschrieben.

n. K 8321.

Kol. II 5 lies wohl *A.ŠÁ* statt *a-kil*.

4. Die Neubabylonischen Fragmente.

a. VAT 991.

Kol. II 7 lies *šú* statt *ma*.

b. VAT 1036.

Kol. I 5 lies *ta* statt *ka*;
 I 6 füge *ka* hinter *ar* ein.

1. Der Text der Stele (I 1 bis II 36).

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1. Der Text der Stele (VIII 44 bis X 10).

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1. Der Text der Stele (X 11 bis XI 38).

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1. Der Text der Stele (XI 39 bis XIII 4).

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Volksbuch
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159—A.N.E.T. 12-12 10-10 8-8 Grand. svC
the shepherd of the people, whose deeds are pleasing to
Ishtar;

who installed Ishtar in Eulmash in the midst
of Akkad,³³ square; (50)

³³ An ancient city of northern Babylonia, founded by Sargon the Great
as his capital; a seat of Ishtar, with her temple Eulmash.
who makes law prevail; who guides the people aright;
who returned to Ashur³⁴ its kindly protecting genius;

³⁴ The name of Assyria, of its ancient capital, modern Qal'at Shergat, on
the upper Tigris, and of its national god. It is manifestly the city that is
intended here.

who overpowered the agitators;
the king, who made the name of Inanna glorious

in Nineveh³⁵ in Emishmish; (60)

³⁵ The later capital of Assyria on the upper Tigris, modern Kouyunjik,
an important seat of Inanna, with her temple Emishmish.

the devout one, who prays fervently to the great gods;
the descendant of Sumu-la-el,³⁶

³⁶ The second king of the Old-Babylonian Dynasty.
the powerful son and heir³⁷ of Sin-muballit, (70)

³⁷ "Son and heir," a single word in Babylonian.
(v)

the ancient seed of royalty, the powerful king, the sun

of Babylon,
who causes light to go forth over the lands of Sumer and

Akkad,³⁸

³⁸ Sumer was the ancient name of southern Babylonia and Akkad of
northern Babylonia, the two together constituting a common name of the
country, as a whole.

the king who has made the four quarters of the
world subservient; (10)

the favorite of Inanna am I.
Now that Marduk had sent me to guide the people

aright,
to direct the land,
I established law and justice in the language

of the land, (20)
in order that I might promote the welfare of the people.
At that time (I decreed):

The Laws

1: If a seignior³⁹ accused a(nother) seignior and

³⁹ The word *awēlum*, used here, is literally "man," but in the legal liter-
ature it seems to be used in at least three senses: (1) sometimes to indicate
a man of the higher class, a noble; (2) sometimes a free man of any class,
high or low; and (3) occasionally a man of any class, from king to slave
(see, e.g. *GH*, reverse xxvii, 39-44). For the last I use the inclusive word
"man," but for the first two, since it is seldom clear which of the two is
intended in a given context, I follow the ambiguity of the original and use
the rather general term "seignior," which I employ as the term is employed
in Italian and Spanish, to indicate any free man of standing, and not in
the strict feudal sense, although the ancient Near East did have something
approximating the feudal system, and that is another reason for using
"seignior."

brought a charge of murder against him, but has not
proved it, his accuser shall be put to death.⁴⁰

⁴⁰ With this law and the three following cf. Deut. 5:20; 19:16 ff.; Exod.
23:1-3.

2: If a seignior brought a charge of sorcery against

a(nother) seignior, but has not proved it, the one

against whom the charge of sorcery was brought, upon

going to the river,⁴¹ shall throw himself into the river.

⁴¹ The word for "river" throughout this section has the determinative of
deity, indicating that the river (the Euphrates) as judge in the case was
regarded as god.

and if the river has then overpowered him, his accuser

shall over his estate: if the river has shown that seignior

to be innocent and he has accordingly come forth safe.

the one brought the charge of sorcery against him shall

be put to death, while the one who threw himself into

the river shall take over the estate of his accuser.

3: If a seignior came forward with false testimony in

a case, and has not proved the word which he spoke:

if that case was a case involving life, that seignior shall

be put to death.

4: If he came forward with (false) testimony con-
cerning grain or money, he shall bear the penalty of that

case.

5: If a judge gave a judgment, rendered a decision,
deposited a sealed document, but later has altered his

judgment, they shall prove that that judge altered the

judgment which he gave and he shall pay twelvefold

the claim which holds in that case: furthermore, they

shall expel him in the assembly from his seat of judg-
ment and he shall never again sit⁴² with the judges in a

case.
⁴² Lit., "he shall not return and sit."

6: If a seignior stole the property of church or state,⁴³

⁴³ Lit., "the property of god or palace."
that seignior shall be put to death; also the one who

received the stolen goods from his hand shall be put to

death.

7: If a seignior has purchased or he received for safe-
keeping either silver or gold or a male slave or a female

slave or an ox or a sheep or an ass or any sort of thing

from the hand of a seignior's son or a seignior's slave

without witnesses and contracts, since that seignior is

a thief, he shall be put to death.

8: If a seignior stole either an ox or a sheep or an ass

or a pig or a boat, if it belonged to the church (or) if

it belonged to the state, he shall make thirtfold restitu-
tion: if it belonged to a private citizen,⁴⁴ he shall make

good tenfold. If the thief does not have sufficient to make

restitution, he shall be put to death.⁴⁵

⁴⁴ The word is *maskenum*, which in the Code ordinarily indicates a man
of the middle class, a commoner, but here and in §§15, 16, 175, and 176
it manifestly refers to a private citizen as distinct from the church and state.

good tenfold. If the thief does not have sufficient to make

restitution, he shall be put to death.⁴⁵

⁴⁵ The laws on theft in the Code (§§6-13, 22, 23, 25, 250, 260, 265) do
not agree themselves, indicating that we have laws of different dates in the
Code. According to the earliest laws (§§7, 9, 10, 22, 25) theft was to be
punished by death; later (§6) the death penalty was confined to the theft
of church or state property; later still severalfold restitution (§§8, 265) or
a fine (§§250, 260) came to be substituted for the death penalty: see T. J.
Meek, *Hebrew Origins* (1936), pp. 61 f. For the Hebrew laws on theft see
Exod. 20:15 (= Deut. 5:19) 22:1-4; Lev. 19:11, 13.

9: When a seignior, (some of) whose property was

lost, has found his lost property in the possession of

a(nother) seignior, if the seignior in whose possession

the lost (property) was found has declared, "A seller

sold (it) to me: I made the purchase in the presence

of witnesses," and the owner of the lost (property) in
turn has declared, "I will produce witnesses attesting to
my lost (property)": the purchaser having then pro-
duced the seller who made the sale to him and the
witnesses in whose presence he made the purchase, and
the owner of the lost (property) having also produced
the witnesses attesting to his lost (property), the judges
shall consider their evidence, and the witnesses in whose
presence the purchase was made, along with the wit-
nesses attesting to the lost (property), shall declare what
they know in the presence of god, and since the seller
was the thief, he shall be put to death, while the owner
of the lost (property) shall take his lost (property),
with the purchaser obtaining from the estate of the
seller the money that he paid out.⁴⁶

⁴⁶ Lit., "he weighed out." In the time of Hammurabi coinage had of
course not yet been invented and the money (usually silver, as here) was
weighed out in bars.

10: If the (professed) purchaser has not produced the seller who made the sale to him and the witnesses in whose presence he made the purchase, but the owner of the lost property has produced witnesses attesting to his lost property, since the (professed) purchaser was the thief, he shall be put to death, while the owner of the lost property shall take his lost property.

11: If the (professed) owner of the lost property has not produced witnesses attesting to his lost property, since he was a cheat and started a false report, he shall be put to death.

12: If the seller has gone to (his) fate, the purchaser shall take from the estate of the seller fivefold the claim for that case.

13: If the witnesses of that seignior were not at hand, the judg shall set a time-limit of six months for him, and if he did not produce his witnesses within six months, since that seignior was a cheat, he shall bear the penalty of that case.

14: If a seignior has stolen the young son of a (nother) seignior, he shall be put to death.⁴⁷

⁴⁷ cf. Exod. 21:16; Deut. 24:7.

15: If a seignior has helped either a male slave of the state or a female slave of the state or a male slave of a private citizen or a female slave of a private citizen to escape through the city-gate, he shall be put to death.

16: If a seignior has harbored in his house either a fugitive male or female slave belonging to the state or to a private citizen and has not brought him fourth at the summons of the police, that householder shall be put to death.

17: If a seignior caught a fugitive male or female slave in the open and has taken him to his owner, the owner of the slave shall pay him two shekels⁴⁸ of silver.

⁴⁸ A weight of about 8 gr.

18: If that slavee will not name his owner, he shall take him to the palace in order that his record may be investigated, and they shall return him to his owner.

19: If he has kept that slave in his house (and) later the slave has been found in his possession, that seignior shall be put to death.

20: If the slave has escaped from the hand of his captor, that seignior shall (so) affirm by god to the owner of the slave and he shall then go free.

21: If a seignior made a breach in a house, they shall put him to death in front of that breach and thrust him in.⁴⁹

⁴⁹ cf. Exod. 22:2, 3a.

22: If a seignior committed robbery and has been caught, that seignior shall be put to death.

23: If the robber has not been caught, the robbed seignior shall set forth the particulars regarding his lost property in the presence of god, and the city and governor, in whose territory and district the robbery was committed, shall make good to him his lost property.

24: If it was a life (that was lost), the city and governor shall pay one mina⁵⁰ of silver to his people.⁵¹

⁵⁰ A weight of about 500 gr., divided into 60 shekels.

⁵¹ With §§23 and 24 cf. Deut. 21:1 ff.

25: If fire broke out in a seignior's house and a seignior, who went to extinguish (it), cast his eye on the goods of the owner of the house and has appropriated the goods of the owner of the house, that seignior shall be thrown into that fire.

26: If either a private soldier or a commissary,⁵² whose the exact meaning of the two military terms used here, *redim* and *bazirum*, is uncertain. The former means literally "follower" and is regularly used for the ordinary foot-soldier; the latter means literally "fisher-hunter," hence "commissary" here.

despatch on a campaign of the king was ordered, did not go or he hired a substitute⁵³ and has sent (him)

⁵² Lit. "hireling."

in his place, that soldier or commissary shall be put to death, while the one who was hired by him shall take over his estate.

27: In the case of either a private soldier or a commissary who was carried off while in the armed service of the king, if after his (disappearance) they gave his field and orchard to another and he has looked after his feudal obligations—if he has returned and reached his city, they shall restore his field and orchard to him and he shall himself look after his feudal obligations.

28: In the case of either a private soldier or a commissary, who was carried off while in the armed service of the king, if his son is able to look after the feudal obligations, the field and orchard shall be given to him and he shall look after the feudal obligations of his father.

29: If his son is so young that he is not able to look after the feudal obligations of his father, one-third of the field and orchard shall be given to his mother in order that his mother may rear him.

30: If either a private soldier or a commissary gave up his field, orchard and house on account of the feudal obligations and has then absented himself, (and) after his (departure) another took over his field, orchard and house and has looked after the feudal obligations for three years—if he has returned and demands his field, orchard and house, they shall not be given to him; the one who has taken over and looked after his feudal obligations shall himself become the feudatory.

31: If he has absented himself for only one year and has returned, his field, orchard and house shall be given back to him and he shall look after his feudal obligations himself.

32: If a merchant has ransomed either a private soldier or a commissary, who was carried off in a campaign of the king, and has enabled him to reach his city, if there is sufficient to ransom (him) in his house, he himself shall ransom himself; if there is not sufficient to ransom him in his house, he shall be ransomed from the estate of his city-god; if there is not sufficient to ransom him in the estate of his city-god, the state shall ransom him, since his own field, orchard and house may not be ceded for his ransom.

33: If either a sergeant or a captain⁵⁴ has harbored a

⁵⁴ The exact meaning of these two military terms, *dékam* and *luputium*, is not known: they refer to officers of some sort.

soldier (guilty) of desertion or he accepted and has sent a hired substitute for a campaign of the king, that sergeant or captain shall be put to death.

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34: If either a sergenat or a captain has appropriated the household goods of a soldier, has wronged a soldier, has let a soldier for hire, has abandoned a soldier to a superior in a lawsuit, has appropriated the grant which the king gave to a soldier, that sergeant or captain shall be put to death.

35: If a seignior has brought from the hand of a soldier the cattle or sheep which the king gave to the soldier, he shall forfeit his money.⁵⁵

⁵⁵ Lit., "he shall go up from his silver," with the separative use of the *i*-form of the verb.

36: In no case is the field, orchard, or house belonging to a soldier, a commissary, or a feudatory⁵⁶ salable.⁵⁷

⁵⁶ Lit., "bearer of dues."

⁵⁷ Lit., "does not sell for silver"; the active *inaddin* would seem to be a scribal error for the passive *innaddin*, "to be sold."

37: If a seignior has purchased the field, orchard, or house belonging to a soldier, a commissary, or a feudatory, his contract-tablet shall be broken and he shall also forfeit his money, with the field, orchard, or house reverting to its owner.

38: In no case may a soldier, a commissary, or a feudatory deed any of his field, orchard, or house belonging to his fief to his wife or daughter, and in no case may he assign (them) for an obligation of his.

39: He may deed to his wife or daughter any of the field, orchard, or house which he purchases and accordingly owns,⁵⁸ and he may assign (them) for an obligation ⁵⁸ i. e. in free simple and not as a fief.

40: A hierodule,⁵⁹ a merchant, and a feudatory extra-⁵⁹ The exact meaning of the term used here, *naditum*, is unknown, but it indicates some kind of religious functionary.

ordinary may sell his field, orchard and house, with the purchaser assuming the feudal obligations of the field, orchard and house which he purchases.

41: If a seignior acquired by barter the field, orchard, or house belonging to a soldier, a commissary, or a feudatory, and also made an additional payment, the soldier, commissary, or feudatory shall repossess his field, orchard, or house, and he shall also keep the additional payment that was made to him.

42: If a seignior rented a field for cultivation, but has not produced grain in the field, they shall prove that he did no work on the field and he shall give grain to the owner of the field on the basis of those adjoining it.

43: If he did not cultivate the field, but has neglected (it), he shall give grain to the owner of the field on the basis of those adjoining it; furthermore, the field which he neglected he shall break up with mattocks, harrow and return to the owner of the field.

44: If a seignior rented a fallow field for three years for development, but became so lazy that he has not developed the field, in the fourth year he shall break up the field with mattocks, plow and harrow (it), and he shall return (it) to the owner of the field; furthermore, he shall measure out ten *ku*⁶⁰ of grain per ⁶⁰ A measure equal to a little more than 7 bushels, divided into 300 *gu*, eighteen *iku*.⁶¹

⁶¹ A land measure equal to about $\frac{1}{4}$ of an acre.

45: If a seignior let his field to a tenant⁶² and has

⁶² Lit., "gave his field for rent to a cultivator."

already received the rent of his field, (and) later Adad has inundated the field or a flood has ravaged (it), the loss shall be the tenant's.

46: If he has not received the rent of the field, whether he let the field for one-half or one-third (the crop), the tenant and the owner of the field shall divide proportionately the grain which is produced in the field.

47: If the tenant has asked (another) to cultivate the field because he did not get back his investment in the previous year, the owner of the field shall not object; his (new) tenant⁶³ shall cultivate⁶⁴ his field and at

⁶³ The word has the emphatic *ma*-ending to indicate that the reference is not to the first tenant but the second, the sub-tenant.

⁶⁴ The original here, *i-ni-ri-iz-ma*, is clearly a scribal error for *i-ir-ri-iz-ma* and not the IV 'r form, which would of course be *in-ne-ri-iz-ma*.

The original here, *i-ni-ri-iz-ma*, is clearly a scribal error for *i-ir-ri-iz-ma* and not the IV 'r form, which would of course be *in-ne-ri-iz-ma*.

harvest-time he shall take grain in accordance with his contracts.

48: If a debt is outstanding against a seignior and Adad has inundated his field or a flood has ravaged (it) or through lack of water grain has not been produced in the field, he shall not make any return of grain to his creditor⁶⁵ in that year; he shall cancel⁶⁶ his ⁶⁵ Reading *be-et bu-bu-ut-iz-ia*, lit., "the owner of his debt."

⁶⁶ Lit., "he shall wash off."

contract-tablet and he shall pay no interest for that year.

49: When a seignior borrowed money from a merchant and pledged to the merchant a field prepared for grain or sesame, if he said to him, "Cultivate the field, then harvest (and) take the grain or sesame that is produced," if the tenant has produced grain or sesame in the field, the owner of the field at harvest-time shall himself take the grain or sesame that was produced in the field and he shall give to the merchant grain for his money, which he borrowed from the merchant, together with its interest, and also for the cost of cultivation.

50: If he pledged a field planted with (grain) or a field planted with sesame, the owner of the field shall himself take the grain or sesame that was produced in the field and he shall pay back the money with its interest to the merchant.

51: If he does not have the money to pay back, (grain or) sesame at their market value in accordance with the ratio fixed by the king⁶⁷ he shall give to the merchant ⁶⁷ In ancient Mesopotamia the ratio between silver (the money of the time) and various commodities was fixed by the state, showing that price control is not such a modern institution after all.

for his money, which he borrowed from the merchant, together with its interest.

52: If the tenant has not produced grain or sesame in the field, he may not change his contract.

53: If a seignior was too lazy to make [the dike of] his field strong and did not make his dike strong and a break has opened up in his dike and he has accordingly let the water ravage the farmland, the seignior in whose dike the break was opened shall make good the grain that he let get destroyed.

54: If he is not able to make good the grain, they shall sell him and his goods, and the farmers whose grain the water carried off shall divide (the proceeds).

55: If a seignior, upon opening his canal for irrigation became so lazy that he has let the water ravage a field adjoining his, he shall measure out grain on the basis of

those adjoining his.

56: If a seignior opened up the water and then **has** left the water carry off his work done on a field adjoining his, he shall measure out ten *ku* of grain per eighteen *iku*.

57: If a shepherd has not come to an agreement with the owner of a field to pasture sheep on the grass, but has pastured sheep on the field without the consent of the owner of the field, when the owner of the field harvests his field, the shepherd who pastured the sheep on the field without the consent of the owner of the field give in addition twenty *ku* of grain per eighteen *iku* to the owner of the field.

58: If after the sheep have gone up from the meadow, when the whole flock⁶⁸ has been shut up within the city-

⁶⁸ Lit., "the flock of the totality." The word *kannu* is plural construct here and manifestly means "flock."

gate, the shepherd drove the sheep into a field and has

⁶⁹ The reference to the city-gate evidently reflects the Near Eastern custom in both ancient and modern times of bringing the sheep into the shelter of the town or village at night.

then pastured the sheep on the field, the shepherd shall look after the field on which he pastured and at harvest-time he shall measure out sixty *ku* of grain per eighteen *iku* to the owner of the field.

59: If a seignior cut down a tree in a (nother) seignior's orchard without the consent of the owner of the orchard, he shall pay one-half mina of silver.

60: If, when a seignior gave a field to a gardener to set out an orchard, the gardener set out the orchard, he shall develop the orchard for four years; in the fifth year the owner of the orchard and the gardener shall divide equally, with the owner of the orchard receiving his preferential share.⁷⁰

⁷⁰ A circumstantial clause, grammatically co-ordinate but logically subordinate, reading literally "the owner of the orchard shall 'take' his share." With this law cf. Lev. 19:23-25.

61: If the gardener did not set out the whole field,⁷¹

⁷¹ Lit., "did not complete the field in setting (it) out."

but left a portion bare, they shall assign the bare portion to him as his share.

62: If he did not set out the field that was given to him as an orchard, if it was a cultivated field, the gardener shall pay⁷² to the owner of the field rent for the field for the years that it was neglected on the basis of those adjoining it; also he shall do the (necessary) work on the field and return (it) to the owner of the field.

63: If it was fallow land, he shall do the (necessary) work on the field and return (it) to the owner of the field; also he shall measure out ten *ku* of grain per eighteen *iku* for each year.

64: If a seignior gave his orchard to a gardener to pollinate,⁷³ the gardener shall give to the owner of the

⁷³ The orchard was a date orchard (see §66) and hence had to be artificially fertilized.

orchard two-thirds of the produce of the orchard as rent of the orchard as long as the orchard is held, with himself taking one-third.

65: If the gardener did not pollinate the orchard and so has let the yield decline, the gardener [shall measure out] rent for the orchard on the basis of those adjoining it.

66: When a seignior borrowed money from a merchant and his merchant foreclosed on him and he has nothing to pay (it) back, if he gave his orchard after pollination to the merchant and said to him, "Take for your money as many dates as there are produced in the orchard," that merchant shall not be allowed; the owner of the orchard shall himself take the dates that were produced in the orchard and repay the merchant for the money and its interest in accordance with the wording of his tablet and the owner of the orchard shall in turn take the remaining dates that were produced in the orchard.

67: If a seignior built a house, his neighbor . . .

68: f.: (not preserved)

70: . . . he shall give to him.

71: If he is giving grain, money, or goods for a field estate belonging to an estate adjoining his, which he wishes to purchase, he shall forfeit whatever he paid, while the estate shall revert to its [owner]. If that estate does not carry feudal obligations, he may purchase (it), since he may give grain, money, or goods for such an estate.

72-77: (Only a few words preserved, having to do with house building.)

78: [If a seignior let a house to a (nother) seignior and] the seignior (who was) the tenant paid his rental money in full for the year to the owner of [the house] and the owner of the house has then said to the [tenant] while his term⁷⁴ was (still) incomplete, "Move out,"

⁷⁴ Lit., "his days."

the owner of the house [shall forfeit] the money which the tenant paid to him [because] he made the tenant [move out] of his house while his term was (still) incomplete.

79-87: (not preserved)

88: If a merchant [lent] grain⁷⁵ at interest, he shall

⁷⁵ Through a scribal error the original has "silver."

receive sixty *qu* of grain per *ku* as interest.⁷⁶ If he lent

⁷⁶ Since there were 300 *qu* in a *ku*, the interest rate was 20%.

money at interest, he shall receive one-sixth (shekel) six *se* (i.e. one-fifth shekel) per shekel of silver as interest.⁷⁷

⁷⁷ Since there were 180 *se* in a shekel, interest rate was again 20%.

89: If a seignior, who [incurred] a debt, does not have the money to pay (it) back, but has the grain, [the merchant] shall take grain for his money [with its interest] in accordance with the ratio fixed by the king.

90: If the merchant increased the interest beyond [sixty *qu*] per *ku* [of grain] (or) one-sixth (shekel) six *se* [per shekel of money] and has collected (it), he shall forfeit whatever he lent.

91: If a merchant [lent] grain at interest and has collected money [for the full interest] on the grain, the grain along with the money may not [*be charged to the account*].⁷⁸

⁷⁸ i.e. a traveling salesman peddling his wares wherever he could find a buyer.

92: (not preserved)

93: [If the merchant] . . . or he has not had the full amount of grain [which he received] deducted and did not write a new contract, or he has added the interest

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to the principal, that merchant shall pay back double
the full amount of grain that he received.

94: If a merchant lent grain or money at interest and
when he lent (it) at interest he paid out the money by
the small weight and grain by the small measure, but
when he got (it) back he got the money by the [large]
weight (and) the grain by the large measure, [that mer-
chant shall forfeit] whatever he lent.

95: If a [merchant lent grain or money] at interest and
gave . . . , he shall forfeit whatever he lent.

96: If a seignior borrowed grain or money from a
merchant and does not have the grain or money to pay
(it) back, but has (other) goods, he shall give to his
merchant whatever there is in his possession, (affirming)
before witnesses that he will bring (it), while the mer-
chant shall accept (it) without making any objections.

97: . . . , he shall be put to death.

98: If a seignior gave money to a (nother) seignior for
a partnership, they shall divide equally in the presence
of god the profit or loss which was incurred.

99: If a merchant lent money at interest to a trader⁷⁹
for the purpose of trading [and making purchases] and
sent him out on the road, the trader shall . . . on the
road [the money which was entrusted] to him.

100: If he has realized a profit where he went, he shall
write down the interest on the full amount of money
that he borrowed and they shall count up the days
against him and he shall repay his merchant.

101: If he has not realized a profit where he went, the
trader shall repay to the merchant double⁷⁹ the money
⁷⁹ Lit., "shall double and give to the merchant."

102: If a merchant has lent money to a trader as a
favor⁸⁰ and he has experienced a loss where he went, he
⁸⁰ i.e. without interest.

shall pay back the principal of the money to the mer-
chant.

103: If, when he went on the road, an enemy has made
him give up whatever he was carrying, the trader shall
(so) affirm by god and then he shall go free.

104: If a merchant lent grain, wool, oil, or any goods
at all to a trader to retail, the trader shall write down
the value and pay (it) back to the merchant, with the
trader obtaining a sealed receipt for the money he pays
to the merchant.

105: If the trader has been careless and so has not
obtained a sealed receipt for the money which he paid
to the merchant, the money with no sealed receipt may
not be credited to the account.

106: If a trader borrowed money from a merchant
and has then disputed (the fact) with his merchant
that merchant in the presence of god and witnesses shall
prove that the trader borrowed the money and the trader
shall pay to the merchant threefold the full amount of
money that he borrowed.

107: When a merchant entrusted (something) to a
trader and the trader has returned to his merchant what-
ever the merchant gave him, if the merchant has then
disputed with him whatever the trader gave him, that
trader shall prove it against the merchant in the presence
of god and witnesses and the merchant shall pay to the
trader sixfold whatever he received because he had a
dispute with his trader.

108: If a woman wine seller, instead of receiving grain
for the price of a drink, has received money by the large
weight and so has made the value of the drink less
than the value of the grain, they shall prove it against
that wine seller⁸¹ and throw her into the water.

⁸¹ A variant, *UM* v, No. 93, col. iv, lines 37-8, reads "they shall bind that
wine seller."

109: If outlaws have congregated in the establishment
of a woman wine seller and she has not arrested those
outlaws and did not take them to the palace, that wine
seller shall be put to death.

110: If a hierodule, a nun,⁸² who is not living in a
convent, has opened (the door of) a wineshop or has
entered a wineshop for a drink, they shall burn that
woman.

111: If a woman wine seller gave one (flask) of
pišum-drink⁸³ on credit,⁸⁴ she shall receive fifty *qa*⁸⁵ of
grain at harvest-time.

⁸² The exact meaning of *pišum* is not known.
⁸³ The original has *di-pi-tim*, but this is a scribal error for *qi-pi-tim*.
⁸⁴ A measure equal to a little more than $\frac{1}{2}$ of a quart, dry measure.

112: When a seignior was engaged in a (trading)
journey and gave silver, gold, (precious) stones, or
(other) goods in his possession⁸⁶ to a (nother) seignior
and consigned (them) to him for transport, if that
seignior did not deliver whatever was to be transported
where it was to be transported, but has appropriated
(it), the owner of the goods to be transported shall prove
the charge against⁸⁷ that seignior in the matter of what-
ever was to be transported, but which he did not deliver,
and that seignior shall pay to the owner of the goods to
be transported fivefold whatever was given to him.

113: If a seignior held (a debt of) grain or money
against a (nother) seignior and he has then taken grain
from the granary or threshing floor without the consent
of the owner of the grain, they shall prove that that
seignior took grain from the granary or threshing floor
without the consent of the owner of the grain and he
shall return the full amount of grain that he took and he
shall also forfeit everything else that he lent.

114: If a seignior did not hold (a debt of) grain or
money against a (nother) seignior, but has distrained
(someone as) his pledge, he shall pay one-third mina of
silver for each distraint.

115: If a seignior held (a debt of) grain or money
against a (nother) seignior and distrained (someone as)
his pledge and the pledge has then died a natural death⁸⁸
in the house of his distrainer, that case is not subject to
claim.

116: If the pledge has died from beating or abuse in
the house of his distrainer, the owner of the pledge shall
prove it against his merchant, and if it was the seignior's
son, they shall put his son to death; if it was the seignior's
slave, he shall pay one-third mina of silver and also
forfeit everything else that he lent.

117: If an obligation came due against a seignior⁸⁹ and
he sold (the services of) his wife, his son, or his daugh-
ter, or he has been bound over⁹⁰ to service, they shall

⁸⁵ Lit., "in accordance with his fate."

⁸⁶ Lit., "goods of his hand."

⁸⁷ The verb is impersonal plural, a scribal error for the singular.

⁸⁸ Lit., "if with respect to a seignior (emphatic accusative of specification)
an obligation has seized him."

⁸⁹ Lit., "if with respect to a seignior (emphatic accusative of specification)
an obligation has seized him."

⁹⁰ Lit., "if with respect to a seignior (emphatic accusative of specification)
an obligation has seized him."

1. Der Text der Stele (VIIr 61 bis IXr 3).

VIIIr
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 IXr
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CH

Toutefois fragment aus Susa

Silber RA 18. 148

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-ni-i-im	a-mi
ga no ^v -di-ik	i-ka-gu- ^z
su-a-ti	a-na me-
na ka-ti-ti-im	i-na-ad-du-
sa-ek-ka-nu-ti	i-na-ad-du-su
	sum. na e ^z i-lum
ma a-ni-lum	E. GE. A
=SAL-en H-	i-ti-ir-ma
	mār-in la il-ma-gi
ma-ad	su-ni i-na
su-a-ti	su-ni-sa
se-iz-gu-su	it-ta-ti-il
	$\frac{1}{2}$ ma-na kappam
ni-lum	su i-sa-
su	

§ 153-56

§ 155/6.

1. Der Text der Stele (XVIIr 13 bis XVIIIr 24).

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	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	5207	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	85	𐎶𐎠𐎵𐎠𐎶𐎠𐎶
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20	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	55	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	90	𐎶𐎠𐎵𐎠𐎶𐎠𐎶
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25	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	5260	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	5266	𐎶𐎠𐎵𐎠𐎶𐎠𐎶
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35	𐎶𐎠𐎵𐎠𐎶𐎠𐎶		𐎶𐎠𐎵𐎠𐎶𐎠𐎶		𐎶𐎠𐎵𐎠𐎶𐎠𐎶
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	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	70	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	5207	𐎶𐎠𐎵𐎠𐎶𐎠𐎶
40	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	<i>idem</i>	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	15	𐎶𐎠𐎵𐎠𐎶𐎠𐎶
	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	<i>Brink 5201</i>	𐎶𐎠𐎵𐎠𐎶𐎠𐎶		𐎶𐎠𐎵𐎠𐎶𐎠𐎶
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45	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	52075	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	5208	𐎶𐎠𐎵𐎠𐎶𐎠𐎶
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	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	80	𐎶𐎠𐎵𐎠𐎶𐎠𐎶	<i>kindergarten</i>	𐎶𐎠𐎵𐎠𐎶𐎠𐎶
	𐎶𐎠𐎵𐎠𐎶𐎠𐎶		𐎶𐎠𐎵𐎠𐎶𐎠𐎶		𐎶𐎠𐎵𐎠𐎶𐎠𐎶

1. Der Text der Stele (XIXr 37 bis XXr 44).

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1. Der Text der Stele (XXI r 60 bis XXII r 68).

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1. Der Text der Stele (XXIIr 69 bis XXIIIr 75).

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2. Altbabylonische Fragmente.

a. Fragment I.



2. Altbabylonische Fragmente.

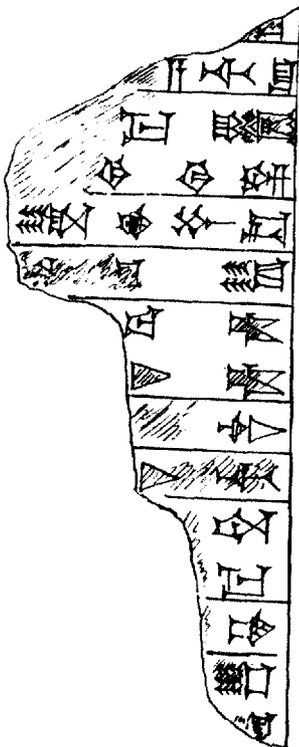
b. Fragment II.



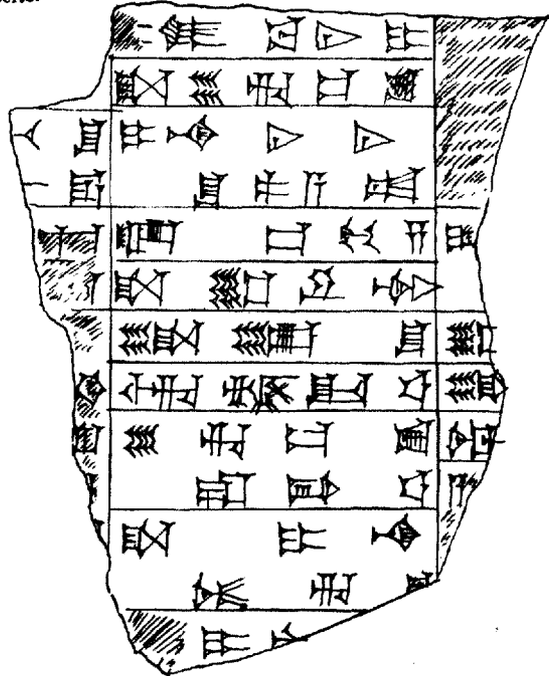
c. Fragment III.



Rückseite:

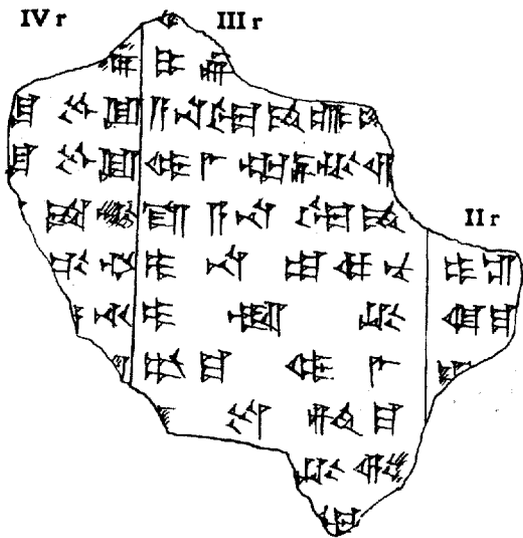


Rückseite:

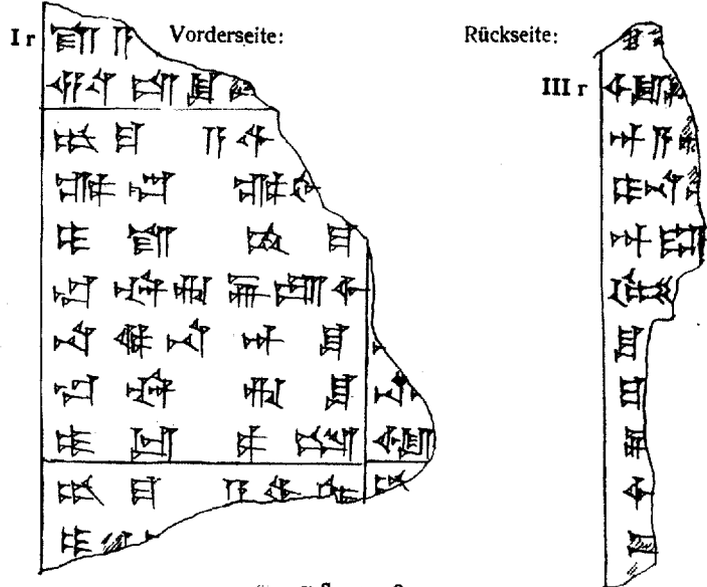


3. Assyrische Fragmente.

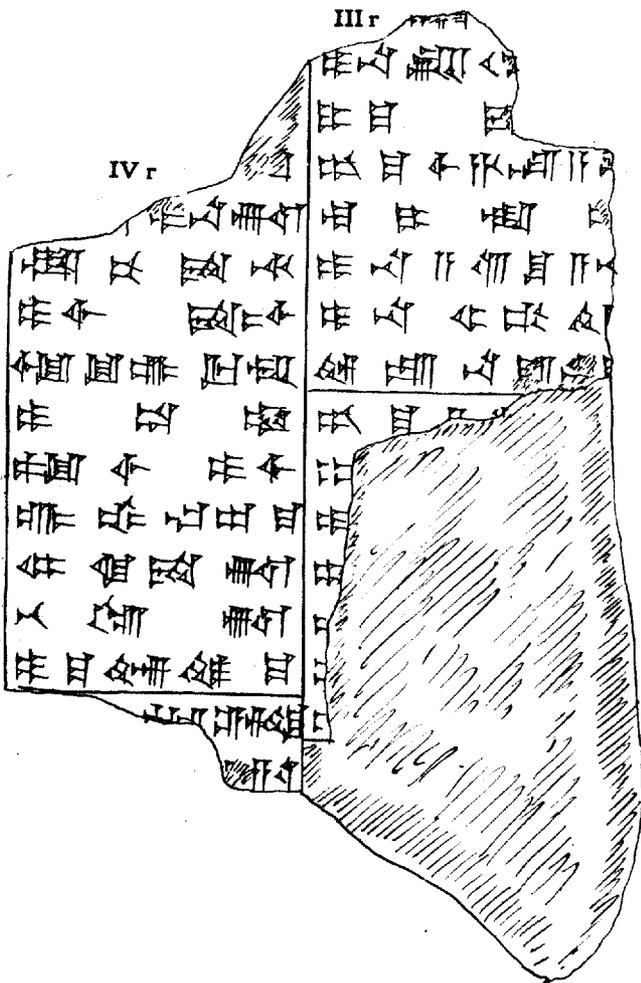
d. K 10485.



e. K 11571.



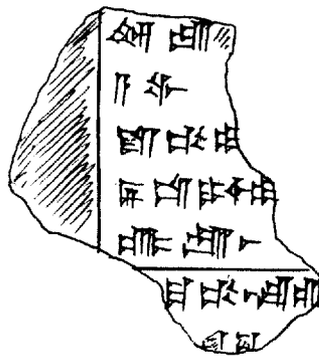
f. Sm. 26.



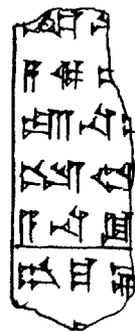
g. Sm. 1008 a.



h. Sm. 1642.



i. Sm. 1672.

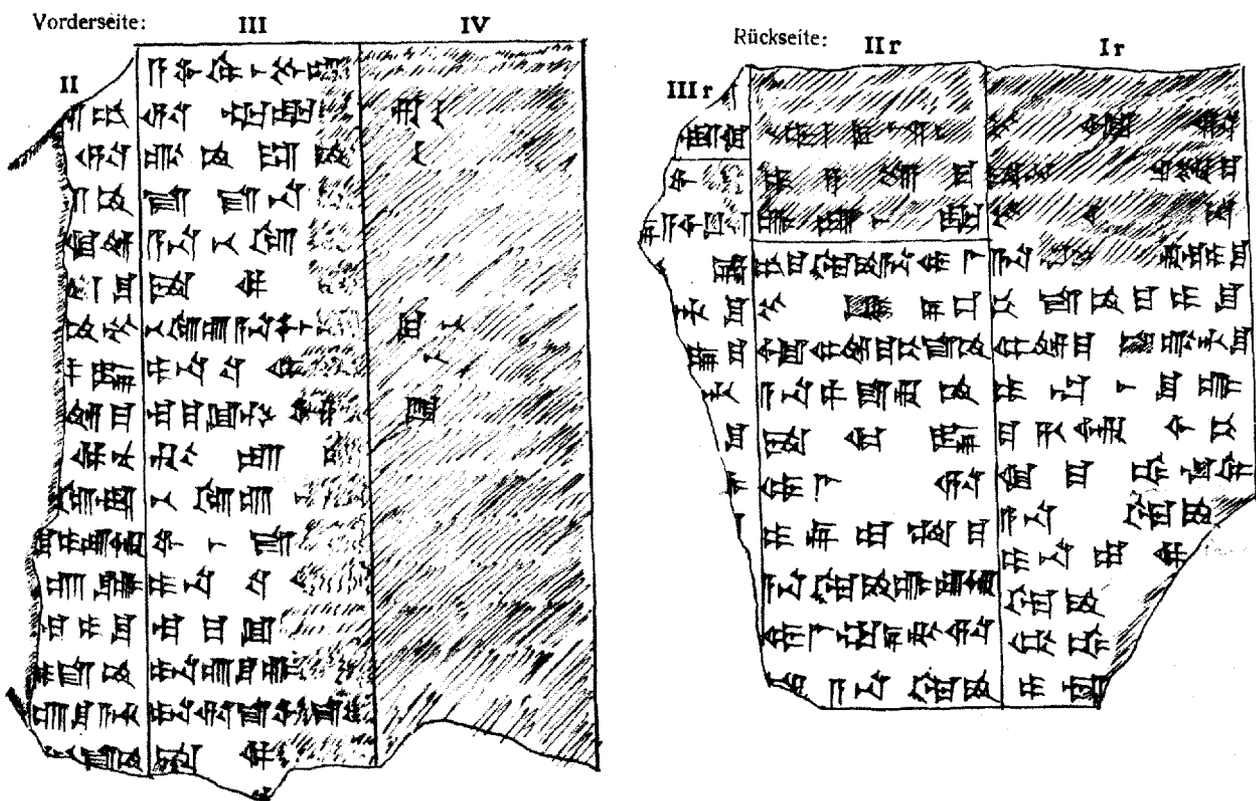


3. Assyrische Fragmente.

k. Rm. 277.

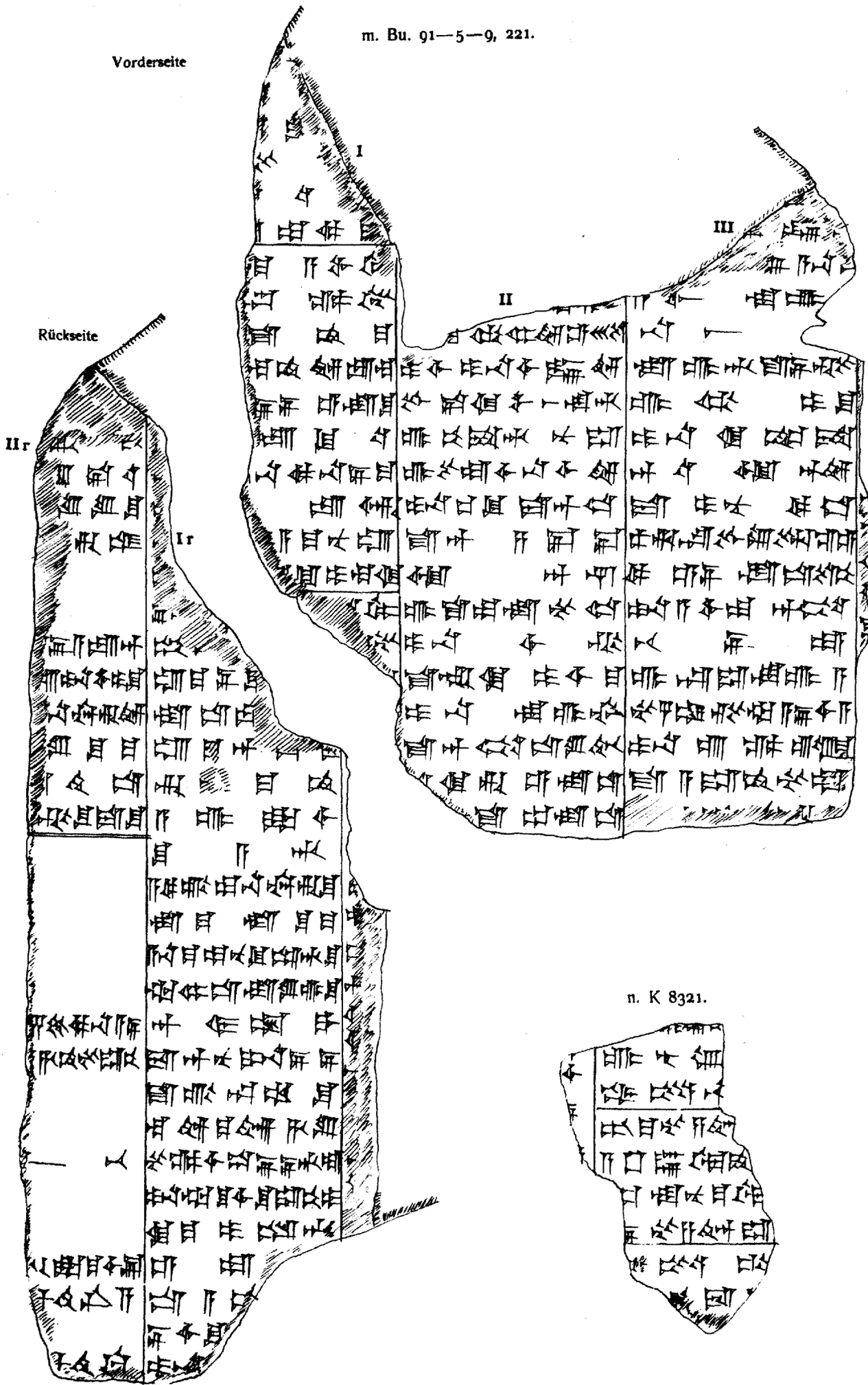


I. DT 81.



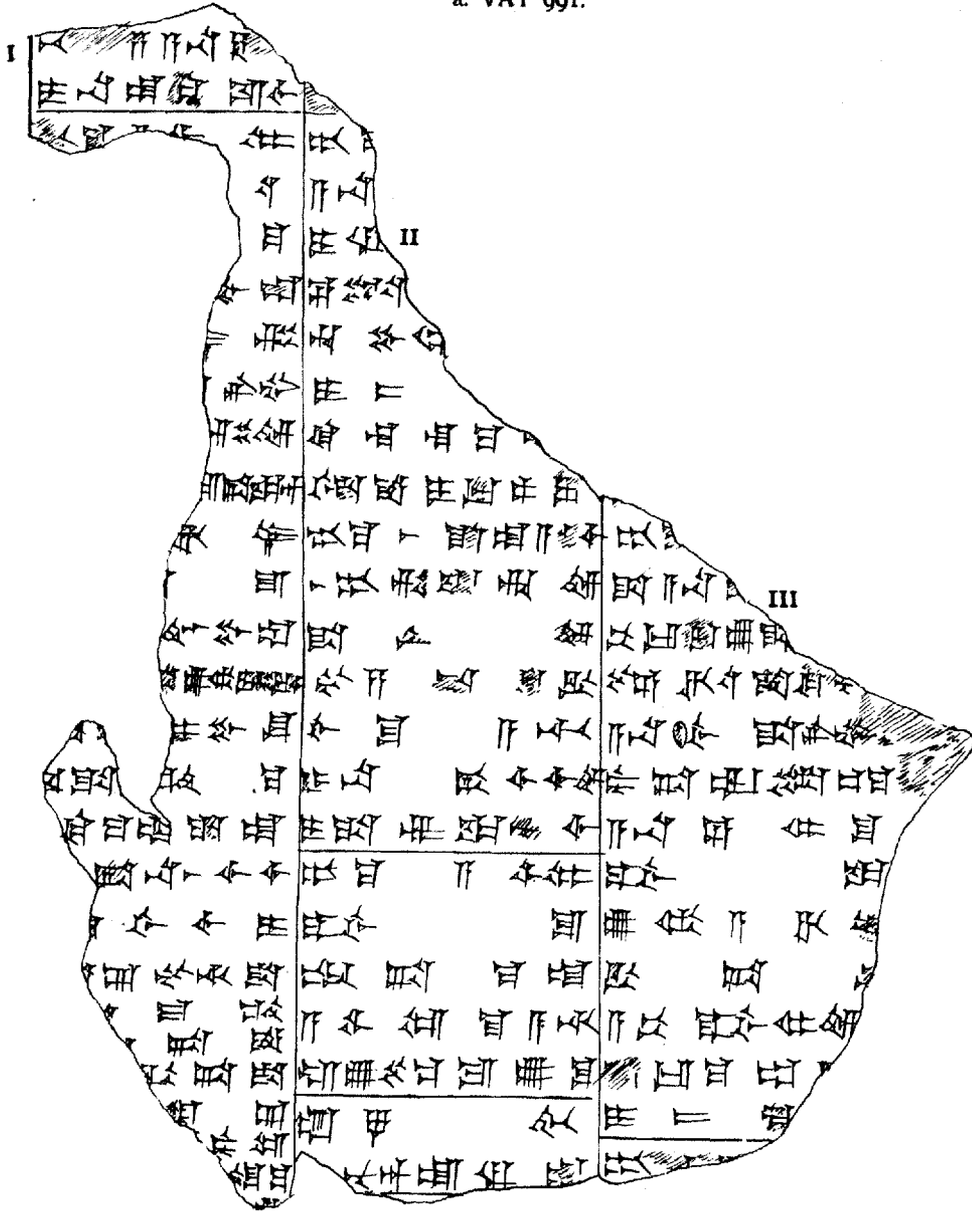
3. Assyrische Fragmente.

m. Bu. 91-5-9, 221.

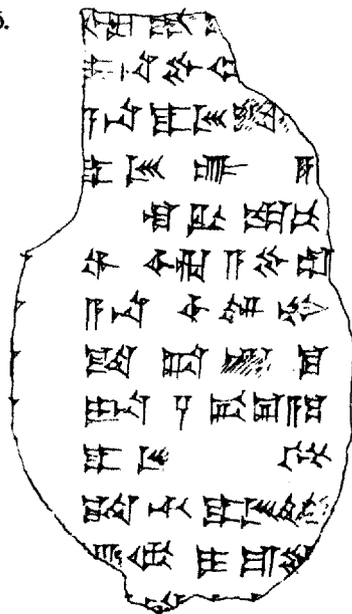


4. Neubabylonische Fragmente.

a. VAT 991.



b. VAT 1036.



Fragment einer Tontafel aus Susa
enthaltend §§ 153, 154, 155 + 156:

Scheel, RA 18 (1921) 147-149

Langdon A fragment of the HC. PSBA 1914
(2+23 §§ der Liste, hinter § 96. 100 ff.

Clay, Fragment of the Hammurabi Code

YOS I p 45, pl XX (Teile §§ 165, 166, 170, 171, 173-175)

Langdon Fragment of the Code of Hammurabi §. 145-179

BEUP XXXI p 49-51, pl 20f. Tf.

Poebel Fourth(?) Tablet of the Code of Hammurabi

PBS T pl XXXIX f. CVIII f. - HGT

degen OZ 15. 161-169, 193-200, 225-230, 257-265

Scheel RA 13 (1916) 49-53; Konh. OZ 23, 65ff.

Schroeder KAV 7. 190-192

vgl. OZ 23. 65ff

(Liste neuer Hamm.-Fgm.)

Pognon JA M. Serie 9 (1927) 411ff. (neuar.)

Berlin BE 25 171 (AO 31.3/4 5² emulatur) [Pro omnibus]

Sollberger, ZA 56 (1964) 130 ff. (§ 275-277)



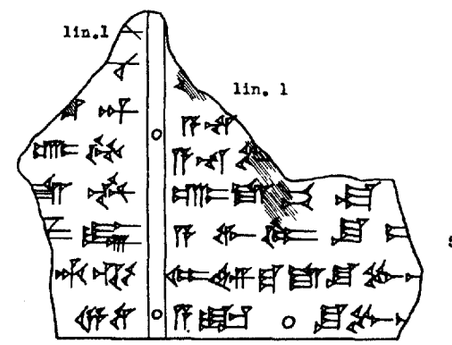
AO 7757 Obverse



AO 7757 Reverse



Rm. 2,388 rev.

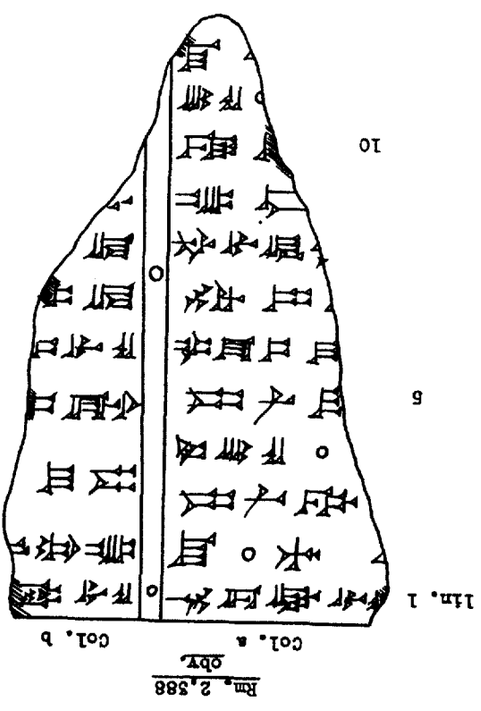
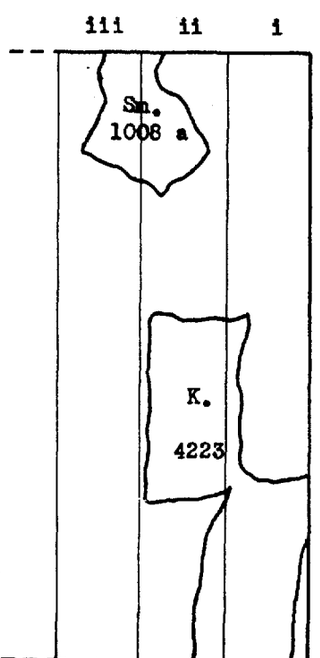
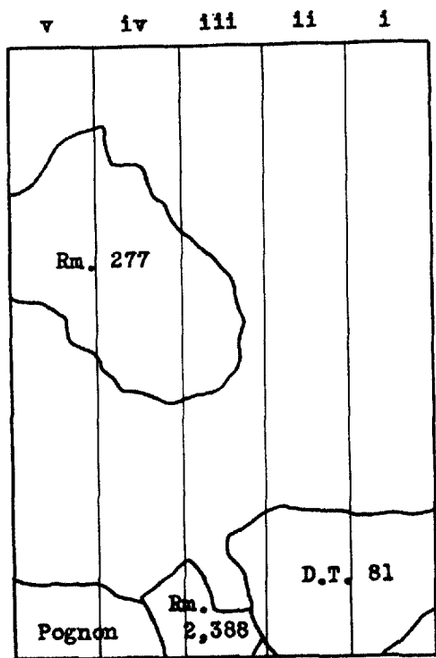


lin. 1

lin. 1

Col. b

Col. a

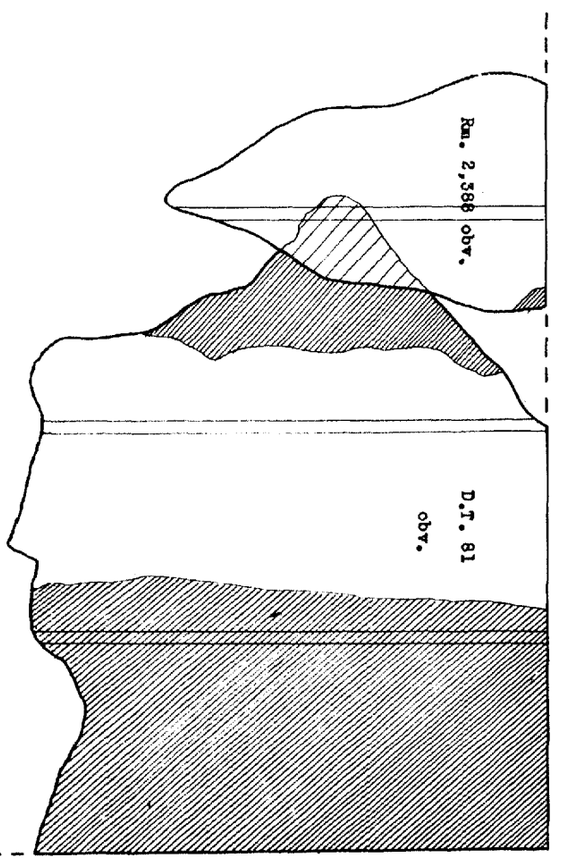
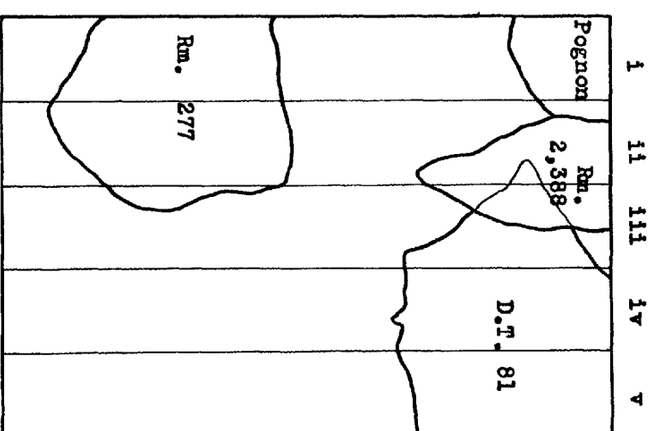


10

5

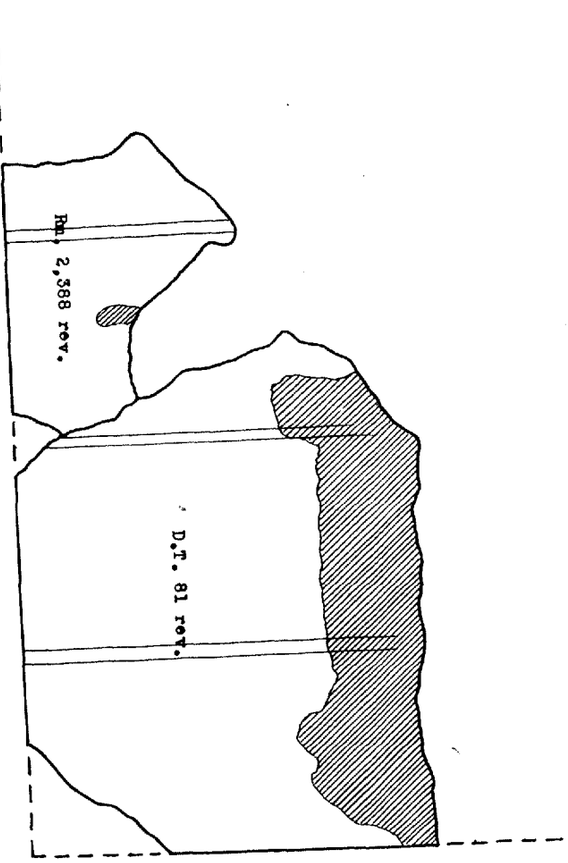
lin. 1

Rm. 2,388
obv.
Col. a
Col. b



Rm. 2,388 obv.

D.T. 81
obv.



Rm. 2,388 rev.

D.T. 81
rev.