The Alleged Reference to the Tripartite Division of Jewish Law in 4QMMT

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Abstract: The article discusses Elisha Qimron’s suggestion that the syntagm תוהרה ומשפט חוק (B 52 = 4Q394 8 IV.2; 4Q396 1–2 II.3–4) from 4QMMT indicated the tripartite division of Jewish law in the understanding of the Qumran community. The first part presents the context of the use of תוהרה ומשפט חוק in 4QMMT, and briefly analyses the use of each of these terms in the literature of the Second Temple Period. The second part raises arguments refuting E. Qimron’s idea and proposes an alternative meaning of תוהרה ומשפט חוק.

Keywords: 4QMMT B 52; Jewish Law; ḥôq wûmišpâṭ; ṭôbôrâh

While many scholars have focused on the hypothesized tripartite division of the authoritative writings of Second Temple Judaism in 4QMMT (C 10 = 4Q397 14–21,10; 4Q398 14–17 I.2–3) as a textual witness to the early existence of a divided “canon” of the Scriptures,1 probably no one – as far as it has been feasible to establish – has taken up the issue

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of the alleged tripartite corpus of Jewish law\(^2\) in \(4Q\text{MMT}\): in the syntagm \(חוק\) \(ומשפט\) \(ו־תורה\) \((B\ 52 = 4Q394\ 8\ IV,2;\ 4Q396\ 1–2\ II,3–4)\). This tripartite division was noted by Elisha Qimron in the \(editio princeps\),\(^3\) suggesting that each of the three nouns corresponds to one category of Jewish law, and the tripartite division itself implies a similar division present in the text of 1QS VI,22, namely, \(לותרת\) \(ומשפט\) \(ל תורה\). If both phrases factually related to the tripartite division of Jewish law, then – according to E. Qimron – the term \(תורה\) from 1QS VI,22 would be parallel to the term \(חוק\) ("law, statute") from \(4Q\text{MMT}\), referring to the Law of Moses.\(^4\) In turn, the next two terms, \(משפט\) ("rule, judgment") and \(טורה\) ("ritual purity"), common for 1QS and \(4Q\text{MMT}\), would successively refer to civil law and the regulations of ritual purity. However, E. Qimron himself admits that the scope of each of these three terms within the alleged tripartite division of law, as understood by the Qumran community,\(^5\) requires in-depth research. The aim of the article is to determine whether the phrase \(טורה\) \(ומשפט\) \(חוק\) from \(4Q\text{MMT}\) can be interpreted as supposed evidence for the existence of a tripartite division of law in the light of the use of the three terms in Second Temple Judaism.

1. The Context of the Use of \(חוק\) \(ומשפט\) \(ו־תורה\) in \(4Q\text{MMT}\)

The aforementioned expression \(חוק\) \(ומשפט\) \(ו־תורה\) appears in the legal section of the document \(4Q\text{MMT}\), in the \(editio princeps\) marked with \(B\), constituting the main corpus of the work. In this section, the authors give their addressees a proper legal interpretation concerning a number of issues related more or less to the Mosaic Law, which is not necessarily known in its present written version. One of the issues discussed by the authors is the problem of the status of the blind and deaf in the context of the temple worship and its sacrificial system \((B\ 52–54)\). Under this system, some sacrificial offerings may be eaten, while some may not;\(^6\) all this is governed by regulations that make up the "ordinances of Israel" \(שליספיט\) \(ישrael\) \((B\ 53 = 4Q394\ 8\ IV,3;\ 4Q396\ 1–2\ II,4)\), including the laws of "the ritual purity of the sacred food" \(שהורתה\) \(המקדש\) \((B\ 54 = 4Q394\ 8\ IV,4;\ 4Q396\ 1–2\ II,6)\).


\(^{\text{2}}\) Here Jewish law should be understood as law in the general sense, law to which the Jews were subject in Judea and which could have included both religious and civil regulations.

\(^{\text{3}}\) E. Qimron – J. Strugnell, \(Qumran\ Cave 4. V.\ Masag \(Ma\)\(’\) or \(ha\)-\(Torah\) \((\text{DJD 10};\ Oxford: \text{Clarendon 1994})\) 52.

\(^{\text{4}}\) Qimron – Strugnell, \(Qumran\ Cave 4\), 140.

\(^{\text{5}}\) It should be added that Elisha Qimron assumes that \(4Q\text{MMT}\) is a work created by the Qumran community. This assumption is not certain, but it is not necessary to authenticate or refute it in order to establish whether such a division of law, based on the expression \(חוק\) \(ומשפט\) \(ו־תורה\), functioned in Second Temple Judaism.

\(^{\text{6}}\) The Mishnah enumerates possible instances of unknowingly eating certain forbidden parts of the offering, including the sin offering referred to in \(4Q\text{MMT}\) \((B\ 51 = 4Q394\ 8\ IV,1)\). See \(m.\ Ker.\ 5,4–8\).

\(^{\text{7}}\) Like in the Temple Scroll \((11Q19 XLVII,17)\), \(טורה\) \(במקדש\) refers to ritually clean foods to be sacrificed in the Jerusalem Temple. In \(4Q\text{MMT}\) this expression seems to a synonym of \(חילוס\) \(המקדש\) \((B\ 65 = 4Q396\ 1–2\ III,5;\ 4Q394\ 8\ IV,15;\ B\ 68 = 4Q396\ 1–2\ III,8;\ 4Q397\ 6–13,8)\), since in both cases the genitive of or-
The blind, although able to hear the law, cannot differentiate, due to their deformation, between all kinds of “mixture” of the food offerings (B 50 = 4Q396 1–2 II,2; cf. 4Q394 8 III,20) in the temple. In turn, the deaf cannot hear the ordinances of Israel, and thus they have no possibility of learning how to preserve these laws. Nevertheless, the authors of 4QMMT allow such persons to eat the food of the temple. It is in the context of the deaf that the phrase והקודש והטהרה והמשפט was used to define the precepts that they cannot hear and obey them.

The additional description רואים שאינם “who cannot see” (B 50 = 4Q396 1–2 II,1–2; cf. B 51 = 4Q394 8 IV,1) of the noun הסומים “the blind” (B 49 = 4Q394 8 III,20) specifies that the line is about those whose both eyes are deformed (Qimron – Strugnell, Qumran Cave 4, 52). Nonetheless, the Qumran community did not allow even those who were blind in one eye to participate in the 사ؤمن (A. Shemesh, “The Holy Angels Are in Their Council: The Exclusion of Deformed Persons,” DSD 4 [1997] 179–206).

The text speaks precisely of תערובת כל “every mixture” (B 50 = 4Q396 1–2 II,2), but the context is clear that the mixture concerns the offering in the temple, which seems to be confirmed by the further expression אשם תערובת “mixture of the guilt offering” (B 50–51 = 4Q396 1–2 II,2; 4Q394 8 III,20 – IV,1). Although the text first speaks of “every mixture,” which causes that the addition of another category, i.e. “mixture of the guilt offering,” seems illogical, the expression אשם תערובת can be an emphasis of the phrase “every mixture” and the conjunction waw before it can syntactically be interpreted in an emphatic way (“especially thus”). Therefore, the “mixture” concerning the guilt offering would be part of the aforementioned phrase, “every mixture.” In this context it should be added that the very expression נוהרים אשם is not attested outside 4QMMT, and thus it is not easy to establish its exact sense. It could have been a mixture of products included in the guilt offering mentioned, e.g. in Lev 5:6-26; 7:1-6 and 14:12-29. However, the fact is that no text certifies the use of the noun נוהרים to designate elements of any offering, and so the hypothesis has thin grounds.

The position of the authors of 4QMMT does not only find any parallels in the remaining Qumran writings, but also in the Law of Moses and the Rabbinic texts. Although E. Qimron does not point to any biblical text that could support the legal problem (Qimron – Strugnell, Qumran Cave 4, 160–161), it cannot be excluded that here we are to a certain extent dealing with a reference to Lev 21:16-24. Since it says that a priest who has a defect (e.g. is blind; Lev 21:18), cannot fulfill his priestly function (Lev 21:23) by making offerings to God (Lev 21:21), but at the same time he may eat the most holy food of his God (Lev 21:22). Although 4QMMT does not suggest that the legal problem concerning the deaf and blind applies to priests, the authors of this document could have passed this priestly rule to lay people, but in this case, it should be assumed that they counted deafness as a “defect,” while the expression והקודש והטהרה relates to the food that was eaten by lay people, after the offering had been made, outside the temple. The blind were not permitted to enter the temple (see 2 Sam 5:8), and by analogy, the deaf could have been excluded as well. Yet, we cannot definitely refute the hypothesis that the text is about a blind or deaf person belonging to the priestly family who because of his deformation, inherited or acquired, could not be admitted to the ministry for the sake of maintaining the ritual purity of the holy food. 4QMMT seems to be a letter addressed to a person who has an influence on priests, as evidenced by the “formula of instructing priests” used several times, calling them to implement the guidelines of the authors of 4QMMT (see B 11–13 [4Q394 3–7 I,14–16]; B 16–17 [4Q394 3–7 I,19 – II,1]; B 25–27 [4Q394 3–7 II,13–14]; B 82 [4Q396 1–2 IV,11]).
2. The Terms חוק and משפט in the Literature of Second Temple Judaism

The syntagm חוק משפט והטורה is not attested outside 4QMMT, nor are there in any known texts from the Second Temple Period juxtaposing the nouns חוק, משפט and טלורה. Yet, it does not apply to the combination of the nouns חוק and משפט, which occurs thirty-eight times in the Hebrew Bible\(^1\) and at least six times in the writings from Qumran,\(^2\) not counting the document 4QMMT (4Q394 8 IV,2 = B 52). Nevertheless, only in eight texts both nouns occur in their singular forms, again not counting 4QMMT.\(^3\) Before discussing these eight texts, it is worth briefly analysing the use of the terms חוק and משפט in the Hebrew Bible and the Qumran writings.

In the Hebrew Bible the first term, חוק (from the root חקק, “to engrave,” “to inscribe,” “to establish”) is used to designate rules and statutes, whether of divine origin – such as the laws of nature (e.g. Jer 33:25), the laws given to Moses (e.g. Exod 15:25-26), including priestly privileges and shares (e.g. Exod 29:28) – whether of human origin, such as civil laws (e.g. Gen 47:26), poetic rules (e.g. Sir 44:5), customs and manners (e.g. 2 Chr 35:25). A similar difference in the meaning of the noun חוק can be seen in the writings of the Qumran community, where it is used to denote the time and space frameworks decreed by God (e.g. 1QS X,1), including the laws of nature (e.g. 1QM X,12), as well as to describe the statutes of God’s covenant (e.g. CD V,12), God’s revelation (e.g. 1QpHab II,15), the cultic laws (e.g. 1QpHab VIII,10), the rules of communal life (e.g. 1Q V,20), and also the laws of the gentiles (e.g. CD IX,1) and the laws of [sons] of darkness (e.g. 1QM XIII,12). It is therefore a very broad term that generally refers to principles and rules which have an authority behind them and which therefore must be followed.\(^4\) However, this term is not attested as a specific and narrow category under general law. It is significant that in the Mishnaic texts, the term חוק has completely dropped out of use\(^5\) in favour of the term דין, “judgment, argument, analogy” although it appears again in the Talmudic texts.\(^6\)

In the legal context the second noun, משפט (from the root שפט, “to exercise power”), can refer to civil and religious laws, thus to God’s laws (e.g. Exod 24:3) or to laws introduced by man (e.g. Ezek 11:12), including customs or accepted practices (e.g. 2 Kgs 17:26. 33-34). In the Qumran writings it occurs in the context of taking decisions (e.g. 1QS IX,7), giving judgement (e.g. 1QS I,14), the result of a judgement, e.g. justification (e.g. 1QS XI,12), as well as the communal directives (1QS IX,10) and law as a moral norm expressing God’s will.

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11 Exod 15:25; Lev 24:46; Num 9:3; Deut 4:1.5. 8. 14.45; 5:1.31; 6:1.20; 7:11; 11:32; 12:1; 26:16.17; Josh 24:25; 1 Sam 30:25; 1 Kgs 2:3; 8:58; 9:4; 2 Kgs 17.37; Ezek 11:12; 20:18; 20:25; 36:27; Mal 3:22; Ps 81:5; 147:19; Ezra 7:10; Neh 1:7; 9:13; 10:30; 1 Chr 22:13; 2 Chr 7:17; 19:10; 33:8. All statistical data in the present article are based on Oaktree’s software Accordance and its search capabilities.

12 CD XX,30; 1QS I,5; 4Q184 5,5; 4Q400 1 I,5; 4Q504 3 II,14; 11Q19 L,6.

13 Exod 15:25; Josh 24:25; 1 Sam 30:25; Ezra 7:10; Ps 81:5; 4Q184 5,5; 4Q365 6aiI+6c,11; 11Q19 L,6.


15 The exception is the text of m. Hal. 10,1, which is, however, a citation from Lev 7:34.

rooted in the Law of Moses (e.g. 1QS I,5). If in the legal context, results from a divine bestowal, it refers to God’s commandment or God’s law in general, standing in parallel with terms such as משפט or תורה, in both the Hebrew Bible and the Qumran texts. What is important here, like in the case of the noun חוק, the term משפט disappears in Mishnaic literature in favour of the aforementioned term דין.18

In the context of the expression וטהרה ומשפט חוק, much more significant is the common use of the nouns חוק and משפט, which in the Hebrew Bible are attested mainly in the plural form – חוקים ... משפטים.19 In this kind of use of both terms, it is difficult to show a precise designate of each of them.20 It seems that they both point to the law as a whole, for often these two plural nouns are used interchangeably or complementarily with such terms as מצוות “commandments,” דיבורים “words, rulings,” הוראות “instructions” or עדות “testimonies.”21 It is very difficult to precisely isolate the technical meaning of each of these terms within the collection of God’s law because they have lost their specific and individual meanings in favour of their combinatorial use to denote law as a whole.22 In all this it is not clear whether the combination of the plural forms of the terms חוק and משפט corresponds to their combinations in the singular forms with which we are dealing in the text of 4QMMT. In this context, it is worth attempting to show the usage of the terms חוק and משפט in their singular forms, which in turn will allow us to shed further light on the phrase חוק ומשפט וטהרה in 4QMMT.

3. חוק ומשפט in the Literature of Second Temple Judaism

The phrase in its singular form, חוק ומשפט,23 appears only in seven texts, but 4Q184 5,5 is too fragmentary to make any conclusion, while the fragment 4Q365 6aII+6c,11 is a citation from Exod 15:25. The latter mentions an event when the Israelites were given חוק ומשפט וטהרה.
the very beginning of their leaving Egypt, and here the very expression ומשפט חוק seems to refer to the Book of the Covenant (Exod 20:22–23:33) as its anticipation. The use of the phrase ומשפט חוק in Exod 15:25 testifies to the presence of the Deuteronomist, or D, (Deut 12–26), which was interwoven in the narrative created by the Priestly Code, or P, and for which the phrase ומשפט חוק is a characteristic element although it usually occurs in the plural. A similar case can be observed in the Book of Leviticus (26:46), where in the only use of the phrase ומשפט חוק, referring to the Book of the Covenant, this phrase does not belong to P, but to D, although the fragment itself is woven into the H narrative (Lev 17–26). In any case, the phrase ומשפט חוק in Exod 15:25 seems to anticipate the Book of the Covenant because in both cases it is about the laws given by God through Moses.

The second passage, Josh 24:25, speaks about the covenant between Joshua and the people of Israel at Shechem. Within the covenant, Joshua reaffirmed ומשפט חוק. In this case, we could be dealing with a renewed covenant that God made with Moses, while ומשפט חוק would refer to the statutes included in this covenant. However, it seems that Josh 24:26 assumes that ומשפט חוק given by Joshua were added to – or more likely, constitute its part – the existing “the Book of the Law of God,” ספר התורה ילודים, which in turn can refer to the law given by God at Mount Sinai. In this context, the probable function of Josh 24:25-26 would have been to relate Joshua’s covenant (Judg 23–24) to the existing Sinai covenant, written in the Law of Moses.

The third passage, 1 Sam 30:25, concerns the problem of the fair distribution of the spoils of war, which is solved by King David. The solution proposed by him is now established as ומשפט חוק for Israel. Here the context requires us to understand ומשפט חוק as a custom and practice, or possibly a royal ordinance. It is worth noting that the phrase is accompanied by the verb שם, which was also used in the syntagm in the analysed texts of Exod 15:25 and Josh 24:25. Moreover, like in the latter, in 1 Sam 30:25 the introduction of ומשפט חוק occurs as a result of a dispute or debate.

According to the next passage (Ezra 7:10), Ezra arrives in Israel from Babylon to, on the one hand, study “the law of Yahweh,” והו התורה, and on the other hand, to teach ומשפט חוק in Israel. The authors of Ezra–Nehemiah, in the context of their whole work, make people understand that Ezra brought the Law of Moses with him (cf. Neh 8:1; 9:3; 13:1), which at the time could have been understood as the Pentateuch, and which in the period of the redaction of Ezra–Nehemiah (3rd c. BC) could have assumed the form

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we know today.31 It is worth noting that in the next verse, Ezra 7:11, the phrase חוק ומשפט is replaced by the syntagm דברי מצוות יהוה וחקיו “matters/words pertaining the commandments of the Lord and His statutes.”

In the last, fifth passage, the author of Psalm 81 calls the Israelites to celebrate and sing for joy to God since God set free Israel from the Egyptian yoke. The probable context of the psalm was the Feast of Tabernacles.32 As Ps 81:4 says, the reason for the celebration is not only to remember the exodus from Egypt but above all the fact that celebrating this event means חוק ומשפט for Israel, according to the ordinance of the God of Jacob when Joseph left Egypt (Ps 81:5[4]). Referring to the figure of Joseph and the title “God of Jacob” indicates that the psalm could have been created in northern Israel, but both its form and place in Asaph’s collection seems to point to the post-exilic context of this psalm.33 Therefore, although in this text חוק and משפט refer the local law of northern Israel,34 the connection of this psalm with Sukkoth and the associated joy in receiving the Law of Moses suggests that חוק and משפט may refer to the Pentateuch, like in Ezra 7:10.

This brief overview of the sporadic use of the combined משפט חוק in the singular testifies to their different uses, whether for a set of covenant laws (Exod 15:25; Josh 24:25; Ezra 7:10) or for a single custom (1 Sam 30:25; Ps 81:4). Importantly, in the context of God’s law, it is actually difficult to distinguish between the use of the terms משפט חוק and in their plural forms and their use in the singular. Therefore, it cannot be ruled out that their occasional use in the singular form is merely a stylistic procedure that essentially corresponds to the use of the nouns משפט חוק in the plural in the D material, i.e. with regard to law as a whole, consisting of the laws given by God through Moses. This interpretation of the phrase משפט חוק can allow us to assign each term to a specific category, class or type of the law, but the attempts made so far have not brought anything certain in this matter.35 Thus, it seems that the expression משפט חוק is best understood as it is represented in the plural form in the D material, as pertaining to the entirety of God’s law, התורה, given by Moses.36

This observation seems to be confirmed by the very context of the above-mentioned texts of Exod 15:25, Josh 24:25 and Ezra 7:10, where חוק ומשפט is used in the context of the Law of Moses. So in Exod 15:25, the phrase חוק ומשפט in the next line would be repeated by the parallel דעבייו “His commandments” and כל־חקיו “all His statutes” (Exod 15:26); in turn, Josh 24:26 explains that חוק ומשפט from the previous verse is the “words,” ד דברים, בפסר תורה אלהים – בנסך תורה אלהים. Similarly, in Ezra 7:10, where

31 Grabbe, Ezra-Nehemiah, 146–147.
33 Waltner, Psalms, 395.
34 Ross, A Commentary on the Psalms, 708.
35 Albrecht Alt and Gerhard Liedke uncertainly argued that the term משפט included “casuistic law” whereas the term חוק “apodictic law.” See the brief overview of the scholars’ opinions in: Ringgren, חוק, 142–143; cf. Johnson, חוק, 94–95; Lewis, חוק, 317.
36 Ringgren, חוק, 145.
in the next verse the phrase ומשפט חוק is explained as “words of the Lord’s commandments and His statutes for Israel” – דבריו ממצרים התורה לישראל (Ezra 7:11). At this point, it is significant that a similar paradigm appears in 4QMMT, where in the next line the expression חוק ומשפט is rendered with the parallel phrase “the ordinances of Israel” (B 53 = 4Q394 8 IV,3; 4Q396 1–2 II,4). This allows us to presume that in the passage of 4QMMT, the syntagmחוק ומשפט can also be a merism embracing all the laws of Israel. Yet, in this context we can ask about the kind of relation between the phrase ומשפט חוק and the noun טהרה, i.e. about the meaning of the noun and its syntactic function in חוק ומשפט וטהרה.

4. Is the Noun טהרה the Third Category of Law?

In the Hebrew Bible, the noun טהרה and its root ת婕ר almost always refer to cultic purity. Depending on the context, it is used to denote a ritual or process of cleansing from ritual impurity, as well as to denote the time needed to obtain ritual purity or to denote ritually pure food. However, in no place can the use of the noun טהרה point to its understanding as a category of Jewish law. The fact that this is how E. Qimron understands the noun טהרה in 4QMMT seems to result from his assumption that this document is a work of the same community that created the Community Rule, which has the expression חוק ומשפט וטהרה (לתורה 1QS VI,22). In this syntagm, the term חוק would refer to the Law of Moses, constituting a parallel with the term חוק from 4QMMT, while the noun משפט could point to civil law, and the term טהרה would embrace laws concerning ritual purity. Nonetheless, E. Qimron’s interpretation poses several problems.

Firstly, the origins of the 4QMMT document and the Community Rule in the same community is not certain. The position of the authors of 4QMMT, for example on the issue of the blind and deaf, in the context of the expression חוק ומשפט וטהרה evidently differs from what can be found in other writings of the Qumran community, where it is explicitly stated that the blind and deaf cannot enter its congregation (4Q266 8 I,7–9 = CD XV,16–17; 1QSa II,6). Moreover, the blind cannot participate in the eschatological war (1QM VII,4–5), and further, they are not permitted to enter Jerusalem (11Q19 XLV,12–14).

38 That is the food brought to the temple and stored there in the state of ritual purity so that it can later be eaten inside the temple; in this sense it is an equivalent of the biblical terms קדשים or קדש.
40 Tzvi Novick, wanting to reconcile the interpretations of the Temple Scroll and 4QMMT, rightly points out that the prohibition of the blind from entering the temple city, i.e. Jerusalem (11Q19 XLV,12–14), is something other than the ban on contact with sacred food as the blind could potentially contact food destined for the temple outside Jerusalem (cf. 11Q19 XLVII, 2–8). According to T. Novick (“Overt Acknowledgement of Practical Considerations in Legal Texts from Qumran,” DSD 21 [2014] 71–72), this ban could not be so much
The consent of the authors of 4QMMT to allow the deaf and blind to eat the sacred food appears peculiar, which makes it difficult to assume that the texts of 4QMMT and the Community Rule are works of the same community. Consequently, the phrase לְתֹרָה וּלְמֶשֶׁר וּלְטָהֵרָה (1QS VI,22) does not necessarily constitute a proper comparative material to the phrase חוק ומשפט וטהרה (B 52 = 4Q394 8 IV,2; 4Q396 1–2 II,3–4) in the context of the division of Jewish law as understood by the Qumran community.

Secondly, the tripartite division of the law is questionable even in the text of 1QS VI,22 itself, which for E. Qimron is a point of reference. So, in the syntagm לְתֹרָה וּלְמֶשֶׁר וּלְטָהֵרָה the term משפט may also refer to the issue of “judging, deciding” (cf. VI,23; VIII,25), while the term טהרה to eating ritually pure food (cf. V,13; VI,16–17; VII,3; VIII,17, 24). Even if we follow E. Qimron and recognise that the noun תורה refers to the Law of Moses, משפט to civil law and טהרה to the law concerning ritual purity, it should be noted that the preposition ל seems to mark a fourfold division (לְתֹרָה וּלְמֶשֶׁר וּלְטָהֵרָה וּלְעַבָּר), in which all the four categories are strictly connected with the internal life of the Qumran community and correspond to the context of the entire text. Since on the one hand, the communal life is about “every affair involving the Law, property and judgment” (V,3; cf. VI,24–25), and on the other hand, an expression of its unity is a communal feast with ritually pure food.

Thirdly, the expression חוק ומשפט וטהרה from 4QMMT evidently refers to the phrase "the ordinances of Israel," which was used in the same context concerning the deaf and blind (cf. B 52 [= 4Q394 8 IV,2; 4Q396 1–2 II,3–4] and B 53 [= 4Q394 8 IV,3; 4Q396 1–2 II,4]). The very expression ישראלי משפטים seems to be a reference to the Law of Moses since the authors of 4QMMT show their views exactly in relation to the Law of Moses, most likely to the text of Lev 21:16-24. Furthermore, the syntagm "the laws of Moses," whose subject is the deaf and blind, to a certain extent recalls Deut 4:1; 5:1; 7:12; 26:17, referring to the law Moses received from God. If we are to look for a parallel with the laws in the texts of the Qumran community, it would rather be the expression "all the regulations of the Law" (CD XIV,8 [= משמעי התורה in 1QSa I,11?]) than the phrase from 1QS VI,26 (לְתֹרָה וּלְמֶשֶׁר וּלְטָהֵרָה וּלְעַבָּר), which seems to be much closer to the expression "the precepts of the community" (1QS VI,15), since the latter refer to the laws regulating the communal life of יתstad.

Fourthly, in the light of the legal section of 4QMMT, the expression ישראלי משפטים is most probably a reference to the Law of Moses as the precepts of this Law are explained by the authors of 4QMMT; the possibility to interpret the term משפט in relation to civil law in the phrase חוק ומשפט וטהרה should be excluded. Moreover, my above and brief

about the fear of making sacrificial food unclean on the basis of its contact with the blind and deaf, but rather a fear that due to their deformation “the blind and deaf cannot keep the food apart from more severe forms of impurity.”

See n. 10.

The whole text: ואם יצא לו הגורל לקרבו ייחד יכתובהו בסרכה תכنو ותורה ומשפט וטהרה וערב את הונו (1QS VI,22).
analysis of the expression ומשפט חוק וטהרה excludes the interpretation of the very term חוק as referring to the Torah, as seen by E. Qimron, especially that the term חוק itself is not attested in the meaning of the Torah, the Law of Moses, and in those places where it concerns the precepts included in the Law of Moses it usually occurs in the plural form.43

Fifthly, the authors of 4QMMT undoubtedly follow the Book of Deuteronomy, faithfully using the Deuteronomist’s language.44 This allows us to assume that also חוק ומשפט is an expression of reaching for the language of the Deuteronomist, with the only difference that in the Book of Deuteronomy this expression appears in the plural,45 but this difference – as previously shown – does not seem to be reflected in the very semantic field of this expression. In this context, the entire expression חוק ומשפט וטהרה would not testify to the threefold division of the law but rather to the use of the Deuteronomist’s expression חוק ומשפט, to which the term וטהרה was added46 for reasons that will be discussed later.

Sixthly, no set division or classification of Judaic laws into some category is attested in Second Temple Judaism. In fact, one can find a classification of the biblical law in Josephus’ Antiquities of the Jews (Books 3 and 4) and its thematic division in the Temple Scroll, but as David Altshuler proves, in both works the classifications are selective and completely subjected to the goals of the works, and thus they do not reflect any existing classification of Judaic laws from that period.47

Elisha Qimron, however, referring to m. Hag. 1,8, states: “The use of וטהרה to denote a special class of laws suits the centrality of this realm in early halakha.”48 Indeed,

43 See Ringgren הכתוב, 143–147.
45 See n. 25.
46 In this context one should note that out of the seventeen usages of the phrase משפטים וחוקים in the Book of Deuteronomy (4:1. 5. 8. 14. 45; 5:1. 13; 6:1. 20; 7:11; 8:11; 11:1. 32; 12:1; 26:16. 17; 30:16), five is accompanied by a third element, i.e. the term דוגמ ההмышאה "testimony" (4:45; 6:20) or the term מצוה "commandment" (5:31; 6:1; 7:11; 8:11; 11:1; 26:17; 30:16). However, in no case are משפטים and חוקים interchangeable with another term; the two concepts are inseparable from each other, which proves that they constitute a fairly well coined expression, perhaps even a merism defining the law as a whole. As for the noun מצוה "commandment," which at times goes together with the phrase משפטים וחקים, in the light of Neh 10:30 it seems tantamount to this phrase. Thus, like the terms משפטים and חוקים do not semantically violate the expression משפטים וחוקים, so in 4QMMT the accompanying term דוגמ ההмышאה does not seem to violate the expression משפטים וחוקים, which has equally well been attested (Exod 15:25; Josh 24:25; 1 Sam 30:25; Ezra 7:10; Ps 81:5; 4Q184 5,5; 4Q365 6aII+6c,11 [= Exod 15:25]).
48 Qimron – Strugnell, Qumran Cave 4, 140.
the cited text of m. Hag. 1.8 includes the laws concerning what is “ritually pure and impure,” וטמא וטהור, in the “essence of the Torah” — also, in the Amoraic period there were laws concerning ritual impurity (טומאה), and later Maimonides, dividing Jewish law in Mishneh Torah and Sefer ha-Miṣwot, distinguishes laws concerning “what is ritually impure and pure” — הטמא והטהור. Nevertheless, the term טהור alone does not represent any known classification of the regulations pertaining to ritual cleanliness or uncleanness. It is true, however, that the concept of the tripartite division of law appears already in the Amoraic era, in which civil law is distinguished from religious law, including laws relating to ritual purity, but reading the phrase=temp= in the same spirit at the pre-Tannai stage seems to be an unauthorized imposition of a later pattern of thinking on the authors of 4QMMT.

Considering the aforementioned objections, E. Qimron’s hypothesis about the alleged tripartite division of the Jewish law, reflected in the phrase חוק וממשפט בבית of 4QMMT, seems to be poorly established in the light of the literature of Second Temple Judaism. Nonetheless, the rejection of this hypothesis inevitably leads to the previously asked question: as the expression חוק וממשפט is already well attested in the legal context at the time of the creation of 4QMMT (second half of the second century BC), what is the relation between the noun טהור and this expression? That is, what is the significance of the term טהור in the whole expression חוק וממשפט, and consequently, what is its syntactic function?

5. The Significance of חוק וממשפט in 4QMMT

It is worth recalling once again that the expression חוק וממשפט appears in the context of the deaf and blind who, due to their deformation, are unable to observe the regulations of the Mosaic Law relating to ritual purity. The deaf cannot hear the content of the regulations, while the blind, although they can hear them, cannot see and do not know whether they have had contacts with a person or items which are ritually unclean or not. The laws that the deaf are unable to hear and observe are expressed in חוק וממשפט. Observ-

49 From the entire [body of knowledge stemming from] the two Talmuds, the Tosefta, the Sifra, and the Sifre, can be derived the forbidden and the permitted, the impure and the pure, the liable and those who are free of liability, the invalid and the valid as was received [in tradition], one person from another, [in a chain extending back] to Moses at Mount Sinai. [trans. E. Touger], Moses ben Maimon, Mishneh Torah (ed. E. Touger) (New York: Moznaim 2000, 1 ed. 1180); https://www.chabad.org/library/article_cdo/aid/901656/jewish/Introduction-to-Mishneh-Torah.htm [access: 13.07.2021]. Cf. the similar expression וטמר וטמא also used in the context of the division of the Judaic laws; see Moses ben Maimon, Sefer ha-Mitzvot (Warsaw: Goldman 1883, 1 ed. 1497) 3; https://www.sefaria.org/Sefer_HaMitzvot?lang=bi [access: 13.07.2021].

50 “During the Amoraic period the notion of a threefold division of the law appears, namely: the ceremonial law (נutation), the laws of impurity (טומאה), and jurisprudence (משמומיות).” B. Cohen, “The Classification of the Law in the Mishneh Torah,” JQR 25/4 (1935) 523.
ing is shown to be key in assessing the permit for contact with the sacred food. As mentioned at the beginning, the authors of 4QMMT still admit the deaf and blind to the sacred food, but here the key issue for us is the fact that should be understood in the context of the precepts on ritual purity, and therefore, in strict relation to the Mosaic Law as the source of these regulations.

Since there is no doubt that the authors of 4QMMT rely heavily on the language of the Book of Deuteronomy, it can be assumed that reflects the phrase frequently used in it (see Deut 4:1. 5. 8. 14. 45; 5:1. 13; 6:1. 20; 7:11; 8:11; 11:1. 32; 12:1; 26:16. 17; 30:16), pertaining to the laws Moses received from God at Mount Sinai. As previously mentioned, one cannot see that the meaning and understanding of this phrase depend on the number used, be it singular or plural. Both the expression and could have referred to the Mosaic Law, which is chiefly confirmed by the above observation that in the closer context in the singular form is rendered with the parallel plural expressions related to the laws given by God (cf. Exod 15:25 and 15:26; Josh 24:25 and 24:26; Ezra 7:10 and 7:11). The same applies to 4QMMT, where in the next line the phrase (B 52 = 4Q394 8 IV,2; 4Q396 1–2 II,3–4) is translated as the parallel phrase – “the ordinances of Israel” (B 53 = 4Q394 8 IV,3; 4Q396 1–2 II,4). This can allow us to assume that the syntagm should be interpreted in the relation to the already coined and well-attested expression .

As the attention of the authors of 4QMMT in the context of the deaf and blind is focused on maintaining the ritual purity of the sacred food, it can be thought that they wanted to emphasize this category of law. However, since the entire legal section of 4QMMT deals with laws referring to the Mosaic Law, especially to the Book of Leviticus, Book of Numbers and Book of Deuteronomy, the mention of the law of ritual purity, must take place within the framework of the Mosaic Law, and not alongside it. Otherwise it is difficult to understand why the authors of 4QMMT should cite the threefold division of Jewish law, including its civil law, since the halakhic context regarding the deaf and blind concerns the Mosaic Law itself. Further, if according to E. Qimron, the term in the whole expression would refer to the Torah, then, the term could not

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51 See n. 10.
52 See n. 46.
53 Aharon Shemesh (“The Holy Angels Are in Their Council,” 201, n. 60) interprets the whole halakha along this line, “Clearly, in this case, it is not the deformation which disqualify the blind and the deaf but rather the fear that the blind and the deaf, who cannot be precise in their observance of the laws of impurity, will accidentally desecrate the Temple and its holy offerings.”
55 Qimron – Strugnell, Qumran Cave 4, 140. It should be noted that E. Qimron consequently translates the term in 4QMMT as “the Torah” (C 24, 27, 28) and even when it lacks the article (C 24, 28), which allows us
constitute an equal category of the law within its threefold division because the laws regarding ritual purity are part of the Torah.

Conclusion

How should then the syntagm תיטהות ומשפט חוק in 4QMMT be interpreted and translated? In the context of the concern of the authors of 4QMMT about the sacred food, the term תיטהות seems to be best understood as a regulation or a set of regulations concerning ritual purity within the Mosaic Law,56 which was expressed by the merism תורraphic חוק. Adequately, the aim of the added phrase תיטהות ומשפט חוק was to emphasise the regulations concerning ritual purity, related to the undertaken halakha. In this context, in תיטא the conjunction וו before the noun תיטהות would have an emphatic function (“and especially/particularly the laws concerning ritual purity”), or possibly an alternative function (“neither the laws ...”). Obviously, the expression תורraphic חוק does not necessarily constitute a merism, and the conjunction וו may well be treated in a combined function as a common “and.” Nonetheless, even in such a case the term תיטהות appears as a precept concerning ritual purity or at most a category of law within the Mosaic Law. However, it is certainly not part of the alleged tripartite division of Jewish law – both religious and civil – about which nothing is known in the light of the literature of Second Temple Judaism.

Bibliography


56 Thus similarly to the case of מושפוקות וה nouvea “precept concerning ritual purity” in 4Q514 11,6. When the authors want to specify an item of ritual purity within a given regulation, the noun תיטהות is the nomen regens, like in the expressions included in 4QMMT, e.g. תיטהות תורהו “ritually pure sacred/temple food” (B 54 = 4Q394 8 IV,4; 4Q396 1–2 II,6), תיטא תורהו “ritually pure sacred food” (B 65 = 4Q396 1–2 III,5; 4Q394 8 IV,15; B 68 = 4Q396 1–2 III,8; 4Q397 6–13,8).


