The Nuremberg Laws (1935)

1. THE REICH CITIZENSHIP LAW (15 SEPTEMBER 1935)

The Reichstag has adopted by unanimous vote the following law which is herewith promulgated.

ARTICLE I: (I) A subject of the state is one who belongs to the protective union of the German Reich, and who, therefore, has specific obligations to the Reich.

(2) The status of subject is to be acquired in accordance with the provisions of the Reich and the state Citizenship Law.

ARTICLE II: (I) A citizen of the Reich may be only one who is of German or kindred blood, and who, through his behaviour, shows that he is both desirous and person­ally fit to serve loyally the German people and the Reich.

(2) The right to citizenship is obtained by the grant of Reich citizenship papers.

(3) Only the citizen of the Reich may enjoy full political rights in consonance with the provisions of the laws.

ARTICLE III: The Reich Minister of the Interior, in conjunction with the Deputy to the Führer, will issue the required legal and administrative decrees for the imple­mentation and amplification of this law.

Promulgated: September 16, 1935. In force: September 30, 1935.

2) FIRST SUPPLEMENTARY DECREE (14 NOVEMBER 1935)

On the basis of Article III of the Reich Citizenship Law of September 15, 1935, the following is hereby decreed:

ARTICLE I: (I) Until further provisions concerning citizenship papers, all subjects of German or kindred blood who possessed the right to vote in the Reichstag elec­tions when the Citizenship Law came into effect, shall, for the present, possess the rights of Reich citizens. The same shall be true of those upon whom the Reich Minister of the Interior, in conjunction with the Deputy to the Führer, shall confer citizenship.

(2) The Reich Minister of the Interior, in conjunction with the Deputy to the Führer, may revoke citizenship.

ARTICLE II: (I) The provisions of Article I shall apply also to subjects who are of mixed Jewish blood.

(2) An individual of mixed Jewish blood is one who is descended from one or two grandparents who, racially, were full Jews, insofar that he is not a Jew according to Section 2 of Article V. Full-blooded Jewish grandparents are those who belonged to

ARTICLE III: Only citizens of the Reich, as bearers of full political rights, can exercise the right of voting in political matters, and have the right to hold public office. The Reich Minister of the Interior, or any agency he empowers, can make exceptions during the transition period on the matter of holding public office. These measures do not apply to matters concerning religious organizations.

ARTICLE IV: (I) A Jew cannot be a citizen of the Reich. He cannot exercise the right to vote; he cannot occupy public office.

(2) Jewish officials will be retired as of December 31, 1935. In the event that such officials served at the front in the World War either for Germany or her allies, they shall receive as pension, until they reach the age limit, the full salary last received, on the basis of which their pension would have been computed. They shall not, however, be promoted according to their seniority in rank. When they reach the age limit, their pension will be computed again, according to the salary last received on which their pension was to be calculated.

(3) These provisions do not concern the affairs of religious organizations.

(4) The conditions regarding service of teachers in public Jewish schools remain unchanged until the promulgation of new regulations on the Jewish school system.

ARTICLE V: (I) A Jew is an individual who is descended from at least three grand­parents who were, racially, full Jews […].

(2) A Jew is also an individual who is descended from two full-Jewish grandparents if:

(a) he was a member of the Jewish religious community when this law was issued, or joined the community later;

(b) when the law was issued, he was married to a person who was a Jew, or was subsequently married to a Jew;

(c) he is the issue from a marriage with a Jew, in the sense of Section I, which was contracted after the coming into effect of the Law for the Protection of German Blood and Honour of September 15, 1935;

(d) he is the issue of an extramarital relationship with a Jew, according to Section I, and born out of wedlock after July 31,1936.

ARTICLE VI: (I) Insofar as there are, in the laws of the Reich or in the decrees of the National Socialist Labor party and its affiliates, certain requirements for the purity of German blood which extend beyond Article V, the same remain untouched […].

ARTICLE VII: The Führer and Chancellor of the Reich is empowered to release anyone from the provisions of these administrative decrees.

3) THE LAW FOR THE PROTECTION OF GERMAN BLOOD AND HONOUR (15 SEPTEMBER 1935)

Imbued with the knowledge that the purity of German blood is the necessary prerequisite for the existence of the German nation, and inspired by an inflexible will to maintain the existence of the German nation for all future times, the Reichstag has unanimously adopted the following law, which is now enacted:

ARTICLE I: (I) Any marriages between Jews and citizens of German or kindred blood are herewith forbidden. Marriages entered into despite this law are invalid, even if they are arranged abroad as a means of circumventing this law.

(2) Annulment proceedings for marriages may be initiated only by the Public Prosecutor.

ARTICLE II: Extramarital relations between Jews and citizens of German or kindred blood are herewith forbidden.

ARTICLE III: Jews are forbidden to employ as servants in their households female subjects of German or kindred blood who are under the age of forty-five years.

ARTICLE IV: (I) Jews are prohibited from displaying the Reich and national flag and from showing the national colors.

(2) However, they may display the Jewish colors. The exercise of this right is under state protection.

ARTICLE V: (I) Anyone who acts contrary to the prohibition noted in Article I renders himself liable to penal servitude.

(2) The man who acts contrary to the prohibition of Article II will be punished by sentence to either a jail or penitentiary.

(3) Anyone who acts contrary to the provisions of Articles III and IV will be punished with a jail sentence up to a year and with a fine, or with one of these penalties.

ARTICLE VI: The Reich Minister of Interior, in conjunction with the Deputy to the Führer and the Reich Minister of Justice, will issue the required legal and administra­tive decrees for the implementation and amplification of this law.

ARTICLE VI: This law shall go into effect on the day following its promulgation, with the exception of Article III, which shall go into effect on January 1, 1936.

4) FIRST SUPPLEMENTARY DECREE FOR THE EXECUTION OF THE LAW FOR THE PROTECTION OF GERMAN BLOOD AND GERMAN HONOUR (14 NOVEMBER 1935)

ARTICLE II: […] Marriages between Jews and nationals of mixed Jewish blood who have only one fully Jewish grandparent shall also belong to the category of marriages forbidden […].

ARTICLE III: (I) Nationals of mixed Jewish blood with two grandparents who are full Jews require the permission of the Reich Minister for the Interior and the Deputy Leader […] in order to contract a marriage with nationals of German or similar blood or with nationals of mixed Jewish blood who have only one full Jewish grandparent […].

ARTICLE IV: A marriage shall not be contracted between nationals of mixed Jewish blood who have only one full Jewish grandparent […].

*David Welch (ed.): Modern European History 1871-2000. A Documentary Reader. London and New York 19992.*