

Оссолінські колекції.

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ZBIÓR ALEKSANDRA CZOŁOWSKIEGO

DZIAŁ (OPYS) III

219. Materiały rodzinno-majątkowe Karskich. 1762-1820.

STRONY NIEZAPISANE NIE ZOSTAŁY ZDIGITALIZOWANE

L. S. Gr.
1740 57 r. III

Karolki 1

Janizey podpisem ręką moją wyrazo-
ny, przyznaję tym skryptem moim
z swym y Janki Pani Joanny z Wit-
czopoykich Karskiej matronki mojej
Imieniem odebratem papiery do Substanc-
cyj Zony mojej materce, do tych czas
in Archiwu u Jasmie Wielgdy Janki Pa-
na Mikodyna Kazimierza Weroni-
cza Starosty Ostrowskiego Chorazegu
Muruckiego Podwojewodzkiego y Repu-
bata na Trybunat Krówny Wejewodz-
twa Lijawskiego Zestawca. y ten
skrypt dla wiary y waleru Lepkeg
ręką moją podpisuję. Działo się w
Lublinie d. 5 ta Augusti Roku Sm.
1740 Piotr Kazimierz Karski.

Karta do Pana Karolowego
Z siedzibarych Papiereny Domow
Mitropolskich starzeych dana
1740

X. C. Papiculo Oto z Od desanych
N. 30no Papicowu kullezo
polskim starzeych

1762 3/III

Karska

Roku 1762 Dnia Trzeciego Marca Na Władzie Próżkim Władzimirskim Campanem
 Personaliter Wielk. Imc Pani Joanna z Wilczopol. Kich Karska niegdy Wielk. Dobra y Myslyny
 Wilczopol. Kich Matt. Curka niegdy zas. Wielk. Kazimierza y Amny Dumnow Kaniwickich Wni
 Ka - wasystencyi y przytomney bytnosci. Wielk. Piotra Jozefa. dwuch Imion Karskiego Mat
 zonia swego swym y Srow niegdy. Wielk. Benedykta Kaniwickiego pozostaley y Sukcesjo
 rek niegdy Wielk. Wojciecha Dunina Kaniwickiego Woyckiego Nowogr. I Wielk. Nikodema
 Woronicza Kasztellana Kiiowskiego y innych Konsultesorow Imieniem wraz z soba do
 pozostaley fortuny wszelkicy po bezpotomnym zeysciu niegdy Wielk. Michala Skaszew
 skiego naturalnych Srow a wyraznie do Fortuny Dobr. Chmielowa Podkayczytk y Wol
 ki Chobuttowskicy przez niegoz niby dla dzwignienia imney fortuny wprzewietnym In
 burale Koronnym Lubelskim podlas funkcyi Deputacley y Laski Trybunalskicy Jas
 nie Wielk. Jozefa Dunina Kaniwickiego Regenta Koronnego Wielk. Marcinowi Wierk
 chowskiemu Skarbnihowi Mielnickiemu bez zadnego datku y wzialtku prawem
 dliczkielwa rezygnowanych wpielnosci swey przeciwko tymze Wielk. Wierchowskiemu
 mu Skarbnihowi Mielnickiemu Jasnie Wielk. Kaniwickiemu Regentowi Koronnemu
 I Wielk. Mieczyslawowi Kasztellanom Poollawskim Malzonkom wspomnianych
 Dobr. nienalezitym Jurisqulsitorom y Uwolzonemu Kieszlowskiemu niegdy Matt
 Michala Skaszewskiego niby Plenipotentiowi wniżej wyrazony sposob manifesta
 cion y protestuic Iz ciz Wielk. Obzatowani beda wiadomi nabycia Dziedzic
 twa naniemionych Dobr. Skaszewszczyzny a niegdy Wielk. Michala Skaszew
 skiego bez zadnego datku y wzialtku ktore wstylaie Transakcyje sam w zyciu sw
 im tenze Wielk. niegdy Michal Skaszewski Imzydzymy bez datku y wzialtku po
 czynione odwołat wczasie y Terminem wydany do Trybunatu Kor. Lubell
 zwatlit wazyli sie iedni drugim prawem dziedzictwa zbywac y podziadziom
 nieprawnie trzymajac w tym Imc manifestujac sie przychylajac sie do namie
 nionych dawnieyszych Transakcyi obwoiuacych daremnie zbyte Dziedzic
 two y znowy przeciwko prawu Dekret w Trybunale Lubelskim przez Wn. Kieps
 Nowskiego niby Plenipotenta niegdy Wielk. Skaszewskiego Indypuszczoney bez
 zadnego zlecenia iakosi wczasie przyzwoitym obiasni oniewaznosci w zyt kich
 Transakcyi na pomienione Dobra bez prawno kiedy bez datku y wzialtku procy
 nionych Imieniem iako wyzey ofianiac sie prawnie dzwigac powtore wskarzac
 y manifestuic Imc Pani Joanna Karska piraic nieumieiacca natym manifestuic
 przyzylk S. Kladzie 7 wasystencyi Malzonce moiey piraic nieumieiaccy
 przypotolonym przyzylku podpisci sie. J. Karski mp

Manifestacya Wielł Joanny
Karskiej w asystencyi mezasul-
go swym y innych Imienien
napis Wielł Jozefowi Karwie
Kiemu ³ ₃ Wielł Miqdy
slwin y innym
Janiesiona

Ano 1762 Die 3ta Martij

In Castr. Vladimiro

1778 14/IX



Karski 3

Ad Acta et Acta pro Capite Castrensi Capitanealia Osiecimensia personaliter veniens Gns Antoni-
torius Lesienski Infrascriptum Decretum Compromis-
soriale inter Successores olim Gae Salomeae de Kar-
skie Biankowa protatum Officio eidem et Actis praesentibus Castrensibus Capitanealibus Osiecimensibus ad Acticandum Statuit de tenore tali.

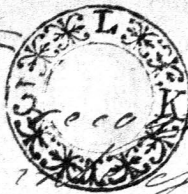
Actum in Osiecim Feria Secunda ipso y Festi-
Exaltationis Sanctae Crucis videlicet y Decimaguata
Septembris A^o Dni Millesimo Septingentesimo
Septuagesimo Octavo.

Judicium praesens Compromissoriale videlicet Mess
Thomas de Brzezic Rusochi Notarius Castreny
Osiecimoy - a Partibus infra nominatis inscri-
ptus et impetratus Superarbitraria una cum suis arbitris
per unum a qualibet Parte locatis, et quidem
ex Parte Gns Antonij Brus Lesienski et Rosalia
de Karskie Conjugum Gns Ignatio de Radocza Achin-
ger, ex Parte Gae Salomeae de Rusochie Larem-
bina, Gns Augustino Niltewicz tum ex pte Gns
Michaelis Zabawski Salomeae Gns Josephi Bienig-
zek, et Rosalia Gns Stanislat Rodoski de Zabaw-
skie Consortum, Gns Bonaventura de Brzyborow Dy-
borowski, omnibus Subdelegatis Juratis Castrensibus

Osiecimensibus vigore Inscriptionis Compromissori-
Tenoralis, ejus tenor sequit talis. Comparentes personali-
Inscriptor coram Officio et Actis praesentibus Castrensibus

Capitanealibus Osiecimensibus Gns Antonius Brus
Lesienski Gae Rosalia de Karskie olim Gns Casti-
miri Karski et Joanna de Weglinskie Conjugum
legitimos filiae, olim vero Gae Salomeae de Karskie
Biankowa, Gns Petri Bianki Consortis legitima
hereditate de hac luca decessa Sororis germana
Et successoria erga alios Consueceptores legitima

Primas olim G^o Alexandri Marcinkowski
 secundas ad presens Nuptias Eisdem G^o Serienski
 Consortis Maritus et per eam Actis presentibus
 Feria secunda p^ot Dominicam Pentate proxima
 a^o preteritis Millesimo Septingentesimo Sex
 ptuagesimo Septimo ad infrascripta peragenda
 specialiter inscriptus Plenipotens, suus et Eius
 Consortis suae pro eius ratificatione caret, ac se praesens
 mentibus inscriptis nomine agens ab una, tum Salo-
 mea de Jusockie olim G^o Adami Jusocki et
 Catharina de Karskie Conjugum legitimas Filias, praesens
 dicta vero G^o olim Salomeae de Karskie Bianko-
 wa Amittae suae Sororina germana et Successrix
 erga alios Consuecessores legitima, primas olim
 G^o Joannis Lepkowski secundas vero in potestate
 legitima ad presens relicta Vidua ab altera, atq^{ue} Mi-
 chael Salomea G^o Josephi Bienigick et Rosalia
 G^o Stanislaw Podolski Consortes Zabawscy
 olim G^o Joannis Zabawski et Victoria de
 Karskie Conjugum legitimorum Filius et Filiae
 Frater et Sorores inter se germanae supra
 scriptae olim G^o Salomeae de Karskie Bian-
 kowa pariter Amittae suae Sororinus et Sorori-
 nae germanae, et Successores erga alios Consue-
 cessores legitimi a tertia partibus, sicut menti-
 bus et Corporibus existentes, recedendo a Terris,
 Districtibus, Juribus, Jurisdictionibusq^{ue} suis qui-
 busvis propriis et competentibus, se vero cum suc-
 cessoribus ac Bonis suis omnibus Jurisdictioni Offi-
 cii presentis Castellani Capitanealis Vicecomitis
 quo ad Actum presentem attinet, totaliter et
 Plenarie incorporando atq^{ue} subijcindo palam



Libere et per expremum se cognoverunt et
quilibet seorsim suo pro se esse recognovit,
Quia Ipsi ad decidendam causam et actionem respec-
tu Universalis Substantie Mobilis et immobi-
lis sterilibus fatis saepe dicta olim J^{ca} Salomea
de Karskie Biankowa sui Comparentium Sororis Germa-
na et respective Amittae Derelicta, Juris Divino
et Naturali Successione in se Comparentes De-
voluta, Meum Thomam de Brezie Jussocki, No-
tarium Loci presentis in Superarbitrum Supra-
transit^o Judicem Compromissorialem eligunt, impe-
Judicij Compromissorialem hic in Oviciem Diem
vero Decimam quartam Mensis Septembris
Anni presentis Millesimi Septingentesimi
Septuagesimi Octavi, constituunt. Dantes et con-
cedentes E^o Meo Superarbitro una cum J^{is} Ar-
bitris per unum a qualibet Parte locandis ple-
nariam facultatem et omnimodam absolutamque
potestatem, ante omnia Comportationem Docu-
mentor^o injungendi, quibus revisis Massam Sub-
stantia constituendi, et eam inter Successores in-
frina Capita dividendi, De rebus mobilibus pa-
rato Peculio pecoribus, integralibus generaliter
generaliter supellectili itidem fatis pronominate
olim J^{ca} Salomea de Karskie Biankowa in
Fundo Bonor^o Arzguina Derelicta, quoniam
sunt premissa omnia convers^o, et apud quem
Inventaria investigandi Comportationem eorum
juxta conscriptionem Legestri in Natura aut
in Casu amissionis valorem competentem Juraz-
mentis evictum constituendum assignandi
Et ejdem quo in Natura reperiri poterint rebus,

Ob defectum vero adinventis pro valore sum-
 mis ibidem competenter attentis, tamen Ipsis
 usmet olim Jsa Biankova dispositionibus
 exdividendi et adjudicandi, Arrestum per Jm
 Pienigzek super sibus modo quo supra derelictis
 nomine Successor impositum decidendi, Categori-
 am respectu crescentia in Hollovii existentis
 si competenter Jm Stanislaum Bodoski
 spectare debuerint resolvendi, tum tertiam
 partem integralis Substantia post predictam
 dum Jm Biankova in caput olim Jsa Vi-
 derie de Harskie Zabawka devolute in
 Successores Ee nempe Jm Michaelem
 Zabawski, Blomeam Pienigzkowa et Je-
 saliam Bodoska exdividendi et hoc totum procur-
 gentia negotij et justitia decidendi, inquisi-
 ciones si opus fuerit expediendi, Juramenta
 attendandi, Damna occasione ejus causata pro-
 bantur parti injuriata bonificandi, universalesq;
 pretensiones inter se recognoscentes omnes
 et ad se habitas nil intactum ac irresolutum
 relinquendo, diffudicandi, moderandi, supiciendi,
 rigorem pene perpetuae Bannitiones toties
 quoties opus fuerit super parte contravenien-
 te extendendi et alia omnia intalibus fieri et
 Observari, solita peragendi et exequendi, Pro-
 mittentes et Inseribentes se id totum quod
 per Curiam Mavm Superarbitrum una cum
 Jm Arbitri inpremissis actum gestum et de-
 cisum fuerit pro rato et grato suscepturos
 Eidemq; Judicato parituros at accepturos fore
 Etq; sub Damnis Terrestribusq; Forum



##

5

Juricy competenti ad respectum assignando
 presentis Recognitione ad promissa mediante.
 Actum in Castro Oviceimensi Feria Quarta
 post Festam Sancti Petri in Vinculis pro:
 xima videlicet Die Quinta Mensis Augusti
 Anno Dni Millesimo Septingentesimo Septua:
 gesimo Octavo. Lectum per Ostraszowicz
 Corceit Killewicz manu propria Locus
 Sigilli Castrensis Capitanealis Oviceimensis ad
 pium Oviceim personaliter condescendit, videmq
 Jurisdictionem sui Judicalem in presentia

Juridicis
Juridicis

partium compromittentium tum aliorum hominum
 huic Actui adstantium nec non Ministeriali gene:
 ralis Regni Provisi Josephi Kalesinski Authen:
 tici Jurati Actus istud appositorum fundavit.
 eandem Ministeriali cum omnimoda Actus
 securitate publicare et proclamare mandavit
 postquam fundata et voce predicti Mini:
 sterialis proclamata Jurisdictionem Lar:
 re injunxit Quibus et quidem suis Salomea
primae olim sri Joannis Lepkowski, secun:
dat in post Nuptias olim sri Joannis Zaromba

Compa
ritu

Consorte legitima adpresens relicta Vidua
 olim sra Catharina de Karskie, olim sri Ada:
 mi Gupochi Consortis Filia, olim sra Salomea
 olim sri Petri Bianski Consortis, scilicet de
 hac lura decessa Sororina, et per caput Ma:
 tris sue erga alios Consuecessores suos, suo pro:
 interesse Pucestrice legitima compromittenti:
 se et indicente personaliter Michale Za:
 bawski, olim sra Victoria de Karskie cum
 olim sro Joanne Zabawski procreato Filio
 sru olim sra Salomea de Karskie olim sri

III

Petri Bianski Consortis, De hac luce steri-
liter decessa Sororis, et per caput Matris sue
erga alios Consueciores suos Successore na-
turali et legitimo, per suum Antonium
Dus Jerieski, Actis Castrensibus Cuiuscimensibus
Feria Tertia post Festum SS. Trium Regum,
Millesimo Septingentesimo, Septuagesimo
Septimo, A^o specialiter inscriptum Plenipoten-
tem, Compromittente et indicente per eum perso-
naliter J^os Salomea J^oi Josephi Licniqzek et Rosa-
tia J^oi Stanislai Bodoski Consortibus olim J^oa
Victoria De Karskie cum olim J^oo Joanne Zabaw-
ski procreatis Filiabus, olim vero J^oa Salomea
Biankova steriliter decessa Sororis, et per Caput
ejusdem olim Matris sue erga alios Consuec-
ros, Successoribus, tum ipsis met J^os Josepho Lic-
niqzek et Stanislas Bodoski Ear^o Maritis Comprom-
mittentibus et indicantibus personaliter nec non
J^oa De Karskie primas olim J^oi Alexandri Mar-
cinkowski, secundas ad presens Nuptias J^oi Anto-
nij Jerieski Consorte legitima, olim vero Eiusdem
J^oa Salomea De Karskie Sorore germana, ac post
sterilia Fata ipsius Successorie, erga alios Consue-
ciores suos pro Interepe legitima per suum Anto-
nium Jerieski Maritum, Actis Castrensibus Cuiusc-
imensibus Feria 2da post Dominicam Cantate
proxima A^o D^oi Millesimo Septingentesimo
Septuagesimo Septimo specialiter inscriptum
Plenipotentem atq; ipso met J^oo Jerieski
Marito a J^oa Salomea Zarembrina Jurisque-
sitore Compromittentibus et Indicentibus per-
sonaliter Honesto Adalberto Janicki, atq; Laboriosa
Margaretha Piechowna indicentibus personaliter



Compro-
missio

Comparatus. Judicium Compromissoriale
 Sive negotium inducere mandatum in Inductione
 Negotij Judicium in fundamentis inscriptionis
 Compromissorialis tenore ante omnia Partes eadem
 omnes Compromittentes Documenta omnia et
 Singula ut pote Registra, Capitularia, Membranas
 Litographos, Literas, Missiles et alia tam authentica
 quam privata substantiam mobilem et immobilem
 factis sterilibus olim Jsa Salomee de Karskie Bian-
 kowa Dorelicam efficientia, et enucleantia, tam
 in Natura, quam et per Summarium comporta-
 re, et sibi adinvicem communicare in instanti
 Et licet quidem Partes eadem Compromittentes
 satis faciendo Judicij sui Documenta praemissa mo-
 do quo supra ad comportandum injuncta tam
 in Natura, quam per Summaria sua in Judicio
 comportarunt, et sibi abinvicem communicaverunt,
 verum quoniam praemissa omnes tres Partes in
 sufficientiam Compositationis sibi obiciendo suffi-
 cientiorem a se multo urgent et affectant
 Proinde Judicium decernit, Quatenus Partes
 eadem omnes compromittentes Documenta
 omnia et Singula modo quo supra ad comportan-
 dum injuncta sufficientius comportent, idq; instan-
 tance sub rigore in Inscriptione Compromissoriali
 apposito. Siquidem vero loco sufficientioris Compo-
 sitionis Partes eadem Compromittentes ad Com-
 positionem Juratoriare super realem Composita-
 tionem sese tractant, Quocirca Judicium admissi-
 bilibus ijdem adinventis decernit quatenus com-
 probent in eam Juramenti Rotham. Jako Do-
 kumenta wszystkie y Registra do Substanty Ju-
 chorney y nieruchomoy po Smierci Swiztoy pa-

Compro-
missio

Cameraci Teymosi Bari Salomei 2 Karstich Bian
 Nowy pozostatecy nalezqce y oney cwinhuigeey sprac
 wiedliwie do Tegu terazniczego Kompostowatem
 nie na Kzywo Konsultessorow moich niezatai
 tom y przy sobie niemam ani wiem gdzieby
 zhaydowaty, y wigcy Kompostowac niemog
 Dec ipsos in premisis adjuvante additur Ministe
 rialis. Quod Juramentum siquidem Partes eadem
 omnes in facie Judicij sui mutuamq attendentia
 observata Juramentorum solemnitate prestite
 runt, Quocirca Judicium satis factione
 inpremissis Sententia Judicij sui adinventam
 Partes eadem Compromittentes ab ulteriori
 Compostatione liberas facit, et pronuntiat. Inori
 dine quaque ex Compostationis revisionis quorundem
 taxande Portis in Withowice sitae, quae non nisi
 ut re oculis subjecta indagatio neq de Proventibus
 taxari potest, tum Constitutionis Massa Substanz
 til exposcentibus id omnibus Partibus Judic
 ium Compromissoriale Jurisdictionem suam
 ad Bona Withowice transfert ac eandem ad
 Feriam Quartam in Crastinum Festi S.
 Michaelis Archangeli Diem, Trigesimam
 Septembris in Withowice recapendam limi
 tat, conservando Partibus Terminum in ibi
 comparendi peremptorium, Actus presentis li
 mitationis vigore.
 Actum in Fundo Bonot. Villa Withowice
 vltiq in ibi sita Feria Quartâ in Crastino
 Festi S. Michaelis Archangeli id est in



Trigesima Mensis Septembris A^o Dⁿⁱ
Millesimo Septingentesimo Septuagesimo
Octavo.

In Terminu itaque hodierno ex Limitatione
incidenti Judicium Compromissoriale recapsumpta
sui Jurisdictione et per Ministerialem Generalem
Regni Brovidum Michaelem Carniecki De Bo-
nis Villa Witkowiee authenticum Juratum pro-
clamata Partes ad inscribendam Compromisso-
nem acclamare injunxit. Quibus et supra con-
parentibus ad indagacionem de Statu moder-
no Partis in Witkowiee sita sub moder-
nam Divisionem cadentis tum Broventu-
um ejus in ordine constituendi ejus pra-
ty Massa Substantie Biankowieane adjungendi
se contulit, qua per Acta ad constitutionem
Massae Substantie fatis olim J^o Salomae
de Karskie Biankowa doctetate accessit.
Ex compositatis itaq^{ue} Documentis siquidem
Judicio suo Compromissoriali Documentaliter
deducit olim Illustrissimum Josephum Caro-
lum Comitem Lubomirski Mareschalcum
Curiae Regni Contractu certo in Fortalitio Vinicen-
si 2^o Decima Octobris A^o Dⁿⁱ Millesimo
Sexcentesimo Nonagesimo Septimo cum olim
J^o Ludovico Bianki conscripto manibus abu-
tring subscripto Actis Castrensibus Praeovien-
sibus Feria Sexta post Festum S. Francis-
ci Confessoris eodem A^o Roborato Bona Villa
Azequeina in Summa Duodecem Millium
A^o B^o eodem J^o Ludovico Bianki obligasse

~~77~~

Ac in actualem Possessionem dimisisse, in-
tervenientibus quoque factis ejusdem olim J^o
Ludovici Bianki, J^oum Petrum Bianki ejus
Ludovici Filium Intercesam, certam Nuptialem
cum J^o Casimiro Karski, et Joanna de Weglin:
skiel conjugibus respectu Elocationis in Matrimo-
nium J^o Salomea Karska eorundem Filia in
Oswiecim in Vigilia Festi S. Petri et Pauli
Apostolor^{um} Millesimo Septingentesimo Decim-
o Nono A^o inivisa, eademq^{ue} Intercesam Summam
Quatuor Millium T^o L^o et quidem Duos
Millium T^o L^o levata post eandem J^oam
Salomeam Karska, futuram sui Consortem Do-
cium T^o L^o ex amore conjugali ej^{us} futura
Consorti sua se inscripturum spop^odisse seq^{ue}
adimplendo eandem sponsionem h^{ic} predictum
J^oum Petrum Bianki, dicta J^o Salomea
Karska futura Consorti sua ad mentem In-
tercesam Summam Quatuor Millium T^o L^o
et quidem Duos Millium T^o L^o levata
post eandem J^ois, alteram vero similem
Summam Duos Millium T^o L^o ex amo-
re conjugali, coram Actis Castrensibus Oswie-
cimensibus Feria Quarta in Vigilia Festi
S. Petri et Pauli Apostolor^{um} eoz^{um} A^o Mille-
simo Septingentesimo Decimo Nono inscriptif^{is}
se securitatem Summe premisse Quatuor Mil-
lium T^o L^o super Summam Duodecem
Millium T^o L^o super Bonis Reguina mo-
do obligatorio herenti carisse, post qua^m per J^oum
Petrum Bianki, suu^m et alios Succes^{so}res



Nos ¹¹ ~~10~~ ¹² ~~11~~ ¹³ ~~12~~ ¹⁴ ~~13~~ ¹⁵ ~~14~~ ¹⁶ ~~15~~ ¹⁷ ~~16~~ ¹⁸ ~~17~~ ¹⁹ ~~18~~ ²⁰ ~~19~~ ²¹ ~~20~~ ²² ~~21~~ ²³ ~~22~~ ²⁴ ~~23~~ ²⁵ ~~24~~ ²⁶ ~~25~~ ²⁷ ~~26~~ ²⁸ ~~27~~ ²⁹ ~~28~~ ³⁰ ~~29~~ ³¹ ~~30~~ ³² ~~31~~ ³³ ~~32~~ ³⁴ ~~33~~ ³⁵ ~~34~~ ³⁶ ~~35~~ ³⁷ ~~36~~ ³⁸ ~~37~~ ³⁹ ~~38~~ ⁴⁰ ~~39~~ ⁴¹ ~~40~~ ⁴² ~~41~~ ⁴³ ~~42~~ ⁴⁴ ~~43~~ ⁴⁵ ~~44~~ ⁴⁶ ~~45~~ ⁴⁷ ~~46~~ ⁴⁸ ~~47~~ ⁴⁹ ~~48~~ ⁵⁰ ~~49~~ ⁵¹ ~~50~~ ⁵² ~~51~~ ⁵³ ~~52~~ ⁵⁴ ~~53~~ ⁵⁵ ~~54~~ ⁵⁶ ~~55~~ ⁵⁷ ~~56~~ ⁵⁸ ~~57~~ ⁵⁹ ~~58~~ ⁶⁰ ~~59~~ ⁶¹ ~~60~~ ⁶² ~~61~~ ⁶³ ~~62~~ ⁶⁴ ~~63~~ ⁶⁵ ~~64~~ ⁶⁶ ~~65~~ ⁶⁷ ~~66~~ ⁶⁸ ~~67~~ ⁶⁹ ~~68~~ ⁷⁰ ~~69~~ ⁷¹ ~~70~~ ⁷² ~~71~~ ⁷³ ~~72~~ ⁷⁴ ~~73~~ ⁷⁵ ~~74~~ ⁷⁶ ~~75~~ ⁷⁷ ~~76~~ ⁷⁸ ~~77~~ ⁷⁹ ~~78~~ ⁸⁰ ~~79~~ ⁸¹ ~~80~~ ⁸² ~~81~~ ⁸³ ~~82~~ ⁸⁴ ~~83~~ ⁸⁵ ~~84~~ ⁸⁶ ~~85~~ ⁸⁷ ~~86~~ ⁸⁸ ~~87~~ ⁸⁹ ~~88~~ ⁹⁰ ~~89~~ ⁹¹ ~~90~~ ⁹² ~~91~~ ⁹³ ~~92~~ ⁹⁴ ~~93~~ ⁹⁵ ~~94~~ ⁹⁶ ~~95~~ ⁹⁷ ~~96~~ ⁹⁸ ~~97~~ ⁹⁹ ~~98~~ ¹⁰⁰ ~~99~~ ¹⁰¹ ~~100~~ ¹⁰² ~~101~~ ¹⁰³ ~~102~~ ¹⁰⁴ ~~103~~ ¹⁰⁵ ~~104~~ ¹⁰⁶ ~~105~~ ¹⁰⁷ ~~106~~ ¹⁰⁸ ~~107~~ 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sui existentem nomine agentem, loco solutio-
 nis Summa Duodecim Millium THB
 Decreto ut supra. Tribunitio Regni Lublone-
 si, Predecessoribus olim Jsi Ludovici Bianki ad-
 judicata Contractum obligatorium Bonor
Villa Argeveina cum Jis Petro Bianki et
Salomea De Hasskie Conjugibus, Lublone
Quinta Mensis Septembris inivisse dictaq
Bona Argeveina Jidem Jis Biankim utrisq
Conjugibus tam in Summa originali Duodecim
Millium THB quam et alia Summa
 pro pretensionibus adinventis, ad Summam
 Trium Millium Septingentor Octo THB
 propterea Septem et medij reducta obligasse,
 quibus subsecutus Jis Bianki Conjuges respe-
 ctu admissionis per Jsum Bianki Maritum
 Jsa Biankova Consortis ad Contractum Obligato-
 rium Bonor Argeveina cum Illustrissimis San-
 guski inivimus, ne aliqualis exinde inter suc-
 cessores exoriatur questio, complanationem
 quandam Cracovia y Decima Octava Mense
 Junij Milleesimo Septingentesimo Sexagesi-
 mo Tertio et inivisse eandemq Actis Castrensi-
 bus Cracoviensibus Feria Quinta post Festum
 Visitationis Beatissima Virginis Mariae et
 eodem Jborasse, qua complanatione Jram Salo-
 meam Biankova in Assistentia Jsi Antoni
 Jabawski Sororini sui agentem ab eodem Con-
 tractu Obligatorio Bonor Villa Argeveinasi-
 ti servienti in Personam Mariti sui successi-
 suram obtinuisse, et non nisi super eodem
 Jure obligatorio Summam Quatuor Millium
THB per Maritum sui sibi inscriptam



Graecarum sum quoy Petrus Bianki
 Maritum sua Consorti sua pro eodem benivolentia
 a contractu obligatorio recessu, summam mille
 1000 1000 se inscripturum proponuisse sicq
 utrosq conjuges adimplendo dictam Transa-
 ctionem Roboratoriam et quidem suam Sa-
 lomeam Biankova Consortem a praedicto Con-
 tractu obligatorio Regoviniensi coram Actis
 Castrensibus Praeviensibus Feria Quinta post
 Festum Visitationis Beatissima Virginis
 Mariae eodem Anno Millesimo Septingentesi-
 mo Sexagesimo Tertio recessisse in continen-
 ti quoq ejusdem recessus suam Petrum Bian-
 ki Maritum recompensando praedictum Recesi-
 sum sua Salomea Biankova Consorti sua
 summam mille 1000 1000 ad summam Qua-
 tuor Millium 1000 1000 adscripsisse, securitatem
 summae integralis Quingue Millium 1000
 1000 in eodem suo obligatorio in supra Bo-
 nis Regovina sese extendenti cavisse, interveni-
 entibus autem factis sui Petri Bianki, suam
 Salomeam Biankova relictam Viduam in di-
 cta Bona Regovina obligata vigore intermissio-
 ne tam Juris avitalitij, quam inscriptij acce-
 pisse, dictamq Intermissionem suam Actis
 Castrensibus Praeviensibus Sabbato post Do-
 minicam Rogationum, Millesimo Septin-
 gentesimo Sexagesimo Septimo de recogni-
 tam esse, sicq eandem Intermissionem usq ad An-
 num Millesim Septingentesim Septuages-
 simum Sextum Diem primam Novembris

Fata nempe sui continuasse, post sterilia
 quaq̄ dicta fr̄e Salomea Biankōwa fata Luc̄
 Esores ejus ad summam prefatam quin-
 que Millium ~~Fl. Fl.~~ concurrisse. Quo-
 circa Judicium attentis premisissis Sum-
 mam Quingue Millium ~~Fl. Fl.~~ super
 Bonis Reguina Herentem pro liquida a-
 gnoscit eandemq̄ Massa Substantia Bian-
 koviana annexendam dalarat. Quantom
 attinet sortem in Withowice sitam siquidem
 Judicio suo deducit divisione certa in Witho-
 wice y Vigesima Septima Septembris in
 Anno Millesimo Septingentesimo Qua-
 dragesimo Sexto subsecuta, Actisq̄ Castren-
 sibus Civitatis Feria Secunda in Vi-
 gilia Festi Sancti Iovis eodem Anno
 Roborata ad eandem Acta sub uno et eodem Actu
 per Oblatam porrecta Bona Villa Witho-
 wice in sortem Quadrinas exdivisa fuisse fr̄um
 qusq̄ Casimirum Karski tertiam Lehadam
 divisionalem pro re sui elegisse, ac subscripsit
 se per post eandem sortem fr̄i Casimiri
 Karski in quingue Capita exdivisam esse,
 unaq̄ fr̄am de Karskie Biankōwa quintam par-
 tem exdivisa sortis pro re et interesse sui
 possedisse, post sterilia vero fr̄e ejus Salomea
 de Karskie Biankōwa fata Successores ejus
 nempe modernos compromittentes ad substan-
 tiam ipsius ad quam etiam et sortem spectare
 probat concurrisse. Quo circa Judicium et sortem
 eamq̄ ad massam Substantia Biankoviana



Annecit per indagacionem Reventuum
 ejusdem sortis ac moderni status sortem eam
 in Summa Sex Millium Quingentor^{um} Sexagin-
 ta Flo^{rentino} b^{ellio} p^{ro}nit, ex quibus integralis Mas-
 sam Substantie Biankovicane Undecem Milli-
 um Quingentor^{um} Sexaginta Flo^{rentino} b^{ellio} constituit.
 Siquidem vero onera super eadem Sorte sese eviden-
 dentia, et quidem Censualia ad Ecclesiam Wit-
 75/ Kowicensem Septuaginta quing^{uaginta} Flo^{rentino} b^{ellio} ad Con-
 ventum Patrum Carmelitar^{um} Discalceatorum
 75/ in arenis ad Cracoviam situm Septuaginta-
 Quing^{uaginta} Flo^{rentino} b^{ellio} ad Conventum Patrum
 Dominicanor^{um} Orvicamentium Viginti quin-
 25/ que Flo^{rentino} b^{ellio} Summa Bi-centualis Florentinor^{um}
 15/ Quing^{uaginta} tum quoq^{ue} Summa Duor^{um} Milli-
 2000/ um Flo^{rentino} b^{ellio} per olim Isam Salomeam
 Biankowa, olim Is^{ta} Adamo Russocki Tran-
 sactione certa in Witkowiec y Vigesima Quin-
 ta Junij Millesimo Septingentesimo Quing^{uaginta}
 gesimo Tertio et conscripta super eadem sorte
 modo obligatorio-canta, post fata ejus Is^{ta}
 dani Russocki in Isam Salomeam De Russo-
 chie Larentina unicam filiam devoluta,
 in unam coagulata Summam Duor^{um} Milli-
 um Centum Septuaginta Quing^{uaginta} Flo^{rentino}
 b^{ellio} efficientia esse probantur. Quo circa detrunc-
 eatis ejusdem oneribus, ex Summa integralis
 Masse Substantie Undecem Millium Quin-
 gentor^{um} Flo^{rentino} b^{ellio} non nisi Summam munda
 Substantie Novem Millium Octuaginta Quin-
 que Flo^{rentino} b^{ellio} ad dividendum indigitat, et de-
 cernit. Quatenus Partes eadem Compromitten-
 tes in ordine ejusdem divisionis, non sandenda

Tamen sortem in Witkowiec sitam in Par-
 ticulas: tum ideo quia id Supremis contrarias
 Mandatis, tum ob impossibilem ac arduam usque
 agri (methonalis ac unius stagni cum molend-
 ino, duorumq; Inquilinos in minimas partes
 scissionem, ex quo etiam individua Subdito-
 rum contribuentia perderentur) et quidem Caput
 natu maximum conseruat, Capitibusq; minu-
 renibus ad eligendum porrigit, in instanti
 sub rigore Inscriptione Compromissoriale
 comprehenso. Et licet quidem eadem partes
 compromittentes in satisfactionem Senten-
 tia Judicij Schædas binas eadivisoriales con-
 scripserunt, ac subscripserunt, suog in Judicio
 repauerunt, verum quoniam eadem Schæda
 non ad mentem Sententia Judicij sui conscri-
 pte obissionem sortis esse demonstras, Par-
 tesq; ipsæ invicem inficiant. Proinde Judi-
 cium inherendo Legipublicæ Decernit. Qua-
 tenus Caput natu maximum Schædam ter-
 tiam in ordine ad eligendum minoribus
 Capitibus ad mentem Sententia Judicij sui
 sine scissione sortis ut supra Descripta con-
 scribat, ipsæq; communicet ac sub Judicio re-
 ponat instantanea, Et quoniam partes eadem
 Caput Natu maximum tertio in ordine ele-
 ctionis Schædas vel mentem Sententia
 Judicij sui Capitibus minoribus porrexit. Schæ-
 da eadivisorialis substantia immobilis. factis olim
 Jsa. Salomea de Karskie Biankowa storili-
 ter vita fundæ derelicta in trina Capita vi
 Successionis Devoluta sub tempus Compromissi-

~~###~~
Assistent Janie moicy Salomea Bienigskowa
z Schedy obieram sobie Jozef - Dyguzza Bienigsk
jako assistent Janie moicy Schedzie powy-
ptaczeniu trzeciej.

Scheda Trzecia

Asystentem Summy od Dzieci Tysięcy na Regu-
larie bendzeey Holych Tysięc Osmset siedym-
dziesiąt Sześć, Groszy Dwunastie, sey Schedzie
Scheda pierwsza ad coequationem Schedy dwu-
gicy ma dodać Holych Tysięc Dwieseie Dzin-
dziesiąt Sześć Groszy Dwadziecia, ut efficiat
Summa trzy Tysięce Sto Dwadziecia Osm,
Groszy Dziesięć z Schedy przez dwie Siostry
moie młodsze mnie zastawioną akceptulę y
podpisu a niewnieca pisac Kładę trzy Kopy-
ze Salomea Zarembrna. XXX.

Premissas Schedas Exdivisoriales sub Actu pre-
sentis Compromissi factas, lectas, manibusq;
Partium Compromittentium subscriptas subscri-
bo. Thomas de Brzerie Juspoeki Notarius
Castrensz Avicimenz Actus presentis Com-
promissorialis Super Arbitri manu propria
Quas quidem Schedas Jsus Antonius Jezierski
nomine Jsa Rosalia de Karshie Consortis
sue Caput minimum representantis, ex Capite
ejus Schedam primam, Jsi vero Micha-
el Zabawski, Rosalia de Zabawskie Rodzka,
tum Salomea de Zabawskie Bienigskowa ex
Capite intermedio Jsa Victoria de Karshie Za-
bawskie Schedam alteram elegerunt ac sub-
seripserunt, Jsa quq; Salomea Zarembrna



Ex Capite G^{ra} Catharina de Karskie Rusocznka
precedens Caput maximum representans Schadam
terciam sibi relictam acceptavit et subscripsit. Pro-
inde Judicium Compromissoriale Schadas eas eadi-
visoriales modo quo supra per quam libet Partem
subscriptas et acceptatas approbat, confirmat, et
ratificat, perpetuumq; robur habere debere deter-
minat, provisionem quoq; à Summa supra dicta
Capitali Quingue Millium Florenor Lib^{ro} super
Bonis Ville Regocina herentem et entem, et ad
Summam Quingentor Florenor Polonicatore-
duetam Judicium in Trina Capita in Divisio-
nem presentem intransita, pro uno quocq; Ca-
pite per Florenos Centum Sexaginta Sex,
Grossos Viginti Polonicos provenire debere
sententiat, eandemq; ex Bonis Regocina re-
petendam precomittit. Siquidem vero G^{ra} Salvi-
mea De omni et integro Jure suo videlicet De
Successione in Substantia tam mobili quam
immobili ubi vis reperibili post sterilita fa-
ta olim G^{ra} Salomea de Karskie Blanko-
wa amitta sua germana in se erga alios
sui Consuecessores Jure Divino et Natura-
li Successione devoluta, in Personam G^{ra}
Antony Jerierski Cram Actis Castrensibus
Oruecimensibus Feria Quarta post Fe-
stum Sanctos Simonis et Jude Aposto-
lor proxima, Die videlicet Vigesima No-
va Mensis Octobris. Millesimo Septin-
gentesimo Septuagesimo. Septimo Anno
cessit, omneq; Jus suum ejus Successionis
in eum G^{ra} Jerierski transfudit, jam quo-
q; ex eadem Successione Schade G^{ra} Larenbina

Summa Mille Octingentor Septuaginta
 unius Florenor Grossor Viginti Polonicato
 re originali Summa Quing Millium Flo-
 renor Polonicato olim Gsa Salomea Bian-
 kowa propria, nunc vero successiva super Bo-
 nis Villa Regocina herenti est applicata,
 tum quoq altera Summa Centum Sexagint
 ta Sex Florenor Polonicato Grossor Vi-
 ginti et Provisionibus a Summa dicta
 Capitali Quing Millium Florenor Poloni-
 cato coagulatis et ad Summam Quingent
 to Florenor Polonicato redietis intrina
 quoq Capita per Centum Sexaginta Sex
 Florenor Grossor Viginti Polonicato exdivis

Actu 1870. 9 20 p. 1.

pro re ejus Gsa Zarembina est indigitata
 quocirca Judicium Compromissoriale attentata
 ejusmodi Cessione per Gsam Zarembina
 recognita Summas premissas utraq suc-
 cessivas tam Capitalam Mille Octingent-
tor Septuaginta Florenor Grossor Vigin-
ti Polonicato quam Provisionalem Centum
 Sexaginta Sex Florenor Grossor Viginti
 Polonicato. Gum Antonium Jocienski
 uti cessionarium concernere debere sen-
 tendiat, eademq Summas utraq ex Bo-
 nis Regocina repetendas eidem praeu-
 stavit. Quo attinet Lapidam Caacriam
 Platea Sancti Floriani sitam olim Gsa
 Janickich hereditariam, per post per Gsam
 Petrum Bianki rigore Jurium eiusdem
 possessam ac tandem Decreto officij Consu-
 laris Caacriem in Brutorio Caacriem Teria

III

Sexta ante Festa Solennia Sacri Penthecostem
proxima Die Vigesima Secunda Mensis
Millesimo Septingentesimo Trigesimo Ter-
tio Anno. Ego G^o Petrus Bianchi ob non re-
parationem dicta Lapidæ ac contumaciam
antecedentor heredium Jure hereditarior
adjudicatam, ac in actualem Possessionem
hereditariam testante id Jurisdictione offi-
ciosa coram Actis advocatilibus. Racoviensium
Feria Tertia in Vigilia Festi Nativitatis
Sancti Joannis Baptista, Die scilicet
Vigesima Tertia Mensis Junij eodem Anno
Millesimo Septingentesimo Trigesimo Ter-
tio. Dimissam post fata vero ejus G^o Pe-
tri Bianchi in Jram Salomeam De Skar-
skie Biankova Consuetem ejus devolutam
siquidem onera super eadem Lapidæ sese
extendentia vix pretium ejus Lapidæ per
taxam authenticam Quatuordecensium Racoviensium
constitutum non prevalentia
esse deducunt. Proinde Judicium eadem
Lapidæam ex vi gravaminis onerum super
ipsa sese extendentium Massa Substantia
sua divisionem presentem eadentis, et cocti-
am quod extra Cordonem erat non anne-
xam ad liberam divisionem Partibus
reliquit. Postquam subsecutam siquidem
in Vindicationem ejus Lapidæ Gas Jo-
sephum Bienigiek Summam Centum Quin-
quaginta Florenor Polonicarum jamquod
G^o Antonius Jorierski Summam Sedaginta
Florenor Polonicarum expenderunt. Quocirca

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Judicium Summis iudem pro liquidis agnitis
exstanti proctio ab oneribus ejus Lapidea
Derelicto imprimis compensandas edis et reliquum
vero Summae proter praemissas aequae et equali-
ter inter partes Compromittentes per suam di-
tributionem esse statuit. Interca vero temporis quorundam
Dieta Lapidea dividita non fuerit attendenda
tiam ejus. Et si perierit praecommittit hoc pra-
custodite quod per. Et si perierit proventus
esse adem Lapidea percipere, De iudem proven-
tibus eam reparare, ac post dividitionem La-
pidea Calculum de perceptis et expensis pro-
ventibus prestare tenebit. Resolatus itaq; pra-
missis Cathedris Judicium ulterius admodum
Regula Inscriptionis Compromissoriae pro-
cedendo ad indagacionem de rebus mobilibus
pecoribus, pecuniis assumpta, hic etiam
respectu Praesentia in Hollois Reguina
sibus derelicta Cathedra integralis suppel-
lectili facti ejus olim per Salomea Bianko-
wa in Fundo Bonos Reguina derelicta
quo nam sint convera et apud quem herentia
in ordine liquidationis ac dividitionis eorum ac-
cessit decernendo. Quatenus partes omnes
Compromittentes Registra rerum mobilium
parati peculij, pecor integralisq; suppellectilis
domesticae, nec non Praesentia in Hollois Regi-
guinensibus post facta ejus per Biankova
existentis, aliasq; res in Fundo Bonos Regi-
guina vel alibi derelictas conscribant et
sibi ab invicem communicent in instanti
sub rigore Compromissoriae Decreto appposito.
Et licet quidem partes eadem Compromitten-
tes satisfaciendo sententia iudicij sui Regi-

Registra rerum mobilium parati peculij, pecor
 ae suppellectilis domestica, tum Praesentia in Hollo
 dijs Regoeinensibus profunde existentis, conscri
 psorunt, et sibi mutuo communi eaverunt, verum
 quoniam in compositioni mutuo et ab invicem infi
 ciant, et sufficientiorem aere urgent, et affectant,
 proinde Judicium decernit quatenus partes
 eadem omnes et quolibet ex persona Regestra
 rum mobilium tum et ipsas res in Natura para
 ti peculij, pecorae ac integralis suppellectilis
 domesticae nec non Praesentia in Hollo dijs
 Regoeinensibus derelicta ac aliorum proventuum
 generaliter omnium ac expensarum suffi
 cientijs conscribant, sibi communicent agno
 in Judicio reponant, idq; instantanea sub
 rigore ut supra appposito. Siquidem Partes eadem
 omnes loco sufficientioris praemissos conscri
 ptionis, super localem conscriptionem Rege
 strarum ad comprobationem Juratoriam
 quolibet ex persona sui sese trahit. Primi
 de Judicium admissibilibus ipsidem adinven
 tu decernit, Quaterius cognovissent in eam
 Juramenti Iothan. Jakó Regestrawy
 stich rzecey Duchomyeh tudziess Sunin
 Bonizkyeh y catego Sprzeta, domowego ia
 Kóli Der y Krescentyji po serniejsi Geymósi Pa
 ni Salomej Biantkówy w Regoeinie y so
 statych y innyeh wszelkich bawentow
 iakimkolwiek sposobem ygd moich dartzeh
 y wszelkich Expens Bonizmyeh rzetelnie
 y sprawiedliwie spiszalem y niera ukry
 wdzonie Konsuccessorow moich nierabatam

Deo Ipso in praemissis adjuvante ad
Ministerialis. Quod Juramentum siquidem
Partes eadem omnes Compromittentes Fraternaliter
sibi confidendo mutuo et ab invicem indulsorunt
Prinde Judicium ab ulteriori praemissorum con-
scriptione libere omnibus Castillis promon-
tialis ad indagacionem praemissorum accessit.
Et imprimis quantum attinet Summas tam
parato peculio, quam pro varijs Divenditis re-
bus nec non pro frumentis ex Geseccia in
Bonis Regueira derelicta perceptas, Judi-
cium ad liquidacionem earum perceptas, tum
quoque ex perceptis expensas ex Registris ut su-
pra repositis accessit. Ex quibus quidem Regi-
stris siquidem Judicio suo patefecit demonstrat.
Grossus Franciscum Bodostli pro varijs fru-
mentis ex Bonis Regueira perceptis, tum
non nullis Divenditis rebus mobilibus, nec non
pecoribus, fenis ex alijs provenientijs, quam
etiam parato peculio Summam simul jun-
ctam Registris adnotatam Mille Ducentis
tot Quadraginta Quingue Florenob, Gros-
sorum Quatuordecem Colonico perceptis,
ex qua quidem percepta Summa pro vari-
is Judicis expensis in negotijs successus
Biancurianob peractis, tum etiam in fa-
miliam Curialero Summam Trecentos Se-
raginta Sex Florenob, Grossos Undecim
Colonico expendisse, detruncata itaq Sum-
ma Trecentos Sexaginta Sex Florenob
Grossos Undecim Colonico expensata ex Sum-
ma percepta Mille Ducentos Quadraginta
Quingue Florenob Grossos Quatuordecim
Colonico, residuum Summa munda percepta

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##

Octingentos Septuaginta Octo Florenos
nos Grossorum Novemdecem Polonicato
apud eundem suum Lodoski ad dividendam
Successores super restasse, tum quoque suum
Josephum Benigiet Witidem pro varijs fru-
mentis ex Reguina perceptis non nullis rebus
divenditis ac Censibus, et ut plurimum parato
peculio summam simul junctam Mille
Quingentos Triginta Trium Florenos,
Grossos Sex Polonicato percipisse, ex quaque
idem percipit varijs in negotijs Biankorianis
ut plurimum autem pro expensis funebri-
bus atq; pro Exequijs summam evagulatam
Nongentos Tredecem Florenos Grossos
Quindecem Polonicato expensasse, qua detrun-
cata ex Summa Mille Quingentos Triginta
Trium Florenos, Grossorum Sex Polonicato Sum-
mam residuam percipit munda Sexcentos
Novemdecem Florenos Grossos Viginti unius
Polonicato, circa eundem ad dividendum man-
sisse, suum autem Michaclum Zabawski
non nisi Florenos Viginti Polonicato Grossos
Octodecem percipisse, nihilq; ex eadem Summa
expensasse, tandem suam Salomeam Zarem-
bina, itidem pro varijs frumentis, alijsque Pro-
ventibus, tum excensibus Witkovicensibus
Summam junctam Centum Viginti Florenos
Grossos Viginti Novem Polonicato percipisse,
ex qua Summa percipit, itidem nihil expen-
sasse. Ad extremum suum Antonium perier
ski pro varijs itidem frumentis ac divenditis
diversis rebus, Censibusq; ex Bonis Witkovic
pro Annis tribus perceptis summam integra-
lem Nongentos Quinquaginta Quingue Flo-
renos Grossos duorum Polonicato accepisse,

Ex qua quidem Summa in evolutionem parti-
 tionum ac Summa procentualis, Parochus quo-
 que Regoicensis oneris retenti, ab exemptione et
 liberatione rerum in necessitates fundi iunctam
 Summam Octingentorum Quingenta Septem
 Florenos Grossos Septem Solidos distribuitur cuius
 mundi percepta demptis expensis ab omni-
 bus sese liquidantibus Summam simul iun-
 ctam Mille Septingentorum Triginta Sex
 Florenos Grossorum Sedecem Solidos provenire
 debere adinvenit quam in Trina Capita divi-
 dendo uni quaque Capiti per Florenos Quingon-
 tos Septuaginta Vero Grossos Viginti Quingue
 Solidum unum Solido applicandam sententiam
 talis dividit modo. Et quidem pro Capite
 G^{ra} Antonij Jerserski seu potius pro Capite
 Rosalidis de Harskie ipsius Consortis ad Sum-
 mam Octingenta Septem Florenorum
 Grossorum Viginti Quingue Solidos per eandem
 et Proventibus demptis expensis perceptam
 Summam Quadringentorum Nonaginta
 unius Florenos Solidi unius Solido ex Summa
 Octingentorum Septuaginta Octo Florenos
 Grossorum Viginti unius Solido apud G^{ra}
 Lodovici iuxta liquidationem restanti adun-
 git cuius integram Summam Quingenti-
 bus Septuaginta Octo Florenos Grossorum
 Viginti Quingue Solidi unius Solido pro
 Capite Consortis illius demonstrat G^{ra} quoque
 Zarembina ad Summam Centum Viginti na-
 vem Florenos Grossorum Viginti Novem
 Solido pro eandem perceptam, Summam
 Quadringentorum Viginti Sex Florenos G^{ra}
 Grossorum Viginti Sex Solidi unius Solido ex

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Summa Sexcentorum Novemdecem Florenorum Grossorum Viginti unius Lotti apud sum^m Pienigzick ex liquidatione adinventata exstanti formam quod ex Summa Octingentorum Septuaginta Octo Florenorum Grossorum Novemdecem Polonicato apud sum^m Lodoski indigitata Florenos Viginti Duos Grossos Novem Solidos Duos et $\frac{1}{2}$ Polonicato ad surgit similem Portionem pro Capite ejus Quingentorum Septuaginta Octo Florenorum Grossorum Viginti Quinque Solidi unius constituit. Pro tertio quod Capite ex Victoria Zabawska procedenti nempe sum^m Lodoskie Pienigzicki et Zabawski itidem similem Summam Quingentorum Septuaginta Octo Florenorum Grossorum Viginti Quinque Solidi unius Lotti ex summis ut supra specificatis apud eodem haerentibus ipsam demonstrat dictam Summam Quingentorum Septuaginta Octo Florenorum Grossorum Viginti Quinque Solidi unius Lotti intrinseca capita dividendo pro uno quod Capite per Florenos Centum Nonaginta Duos Grossos Viginti Octo Solidum unum et $\frac{1}{2}$ Lotti provenire debere sententiat. Siquidem veram sum^m Lodoski preter Summam Quadringentorum Nonaginta unius Florenorum Solidi unius Lotti sum^m Jozierski cum alteram Summam Florenorum Viginti Duos Grossos Novem Solidos Duos et $\frac{1}{2}$ Lotti sum^m Darenbina adjudicatas ex Summa Octingentorum Septuaginta Octo Florenorum Grossorum Novemdecem Lotti provenientem restans Summa Percentorum Sexaginta Quingentorum Florenorum Grossorum Octo Solidorum Duos et $\frac{1}{2}$ Lotti extat se deducit pro inde detruncata pro Capite

Ejusdem Summa ad proportionem Centum
 Nonaginta Duos Florenos Grossorum Vigin-
 ti Octo Solidi Unius et $\frac{3}{4}$ Polonicato restan-
 tem Summam Centum Septuaginta Duos
 Florenos Grossorum Decem Solidi unius et
 $\frac{3}{4}$ ad Summam Vigin-ti Florenos Grossos
 Octodecem $\frac{6}{8}$ per $\frac{1}{2}$ sum Zabawski
 perceptam adjungit, et ejus $\frac{1}{2}$ Zabaw-
 ski a $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ ad Complementum si-
 milis portionis Centum Nonaginta Duos
 Florenos Grossorum Vigin-ti Octo Solidi
 unius et $\frac{3}{4}$ $\frac{1}{2}$ $\frac{1}{2}$ adjudicat. Pro tertio quoq;
 Capite nempe $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ Summam
 similem Centum Nonaginta Duorum Flo-
 renos Grossos Vigin-ti Octo Solidi unius et $\frac{3}{4}$
 $\frac{1}{2}$ $\frac{1}{2}$ prater Summam $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ Qua-
 dringentorum Vigin-ti Sex Florenos Grossos
 et Vigin-ti Sex Solidi unius Polonicato, ex Sum-
 ma Sexcentorum Novemdecem Florenos
 Grossos Vigin-ti unius Polonicato agnitam re-
 stantem et apud eodem haerentem, pro sor-
 te et Capite, eorum eandem sententiat,
 capedita itaq; ejusmodi liquidatione divisiq;
 Summis Judicium ad divisionem rerum in
 Natura exstantium suo in Judicio comportas-
 tor sese contulit, siquidem vero partes
 eadem de premissis rebus comportatis, compre-
 hendu in ordine divisionis in Trina Capita
 Schedas earundem exdivisoriales porreaverunt.
 Schedy rzeczy Duchomych po niegdy Swietey Demij-
 a Tymosć Pani Salomei Biankowej porosta-
 tych komportowanych in Natura wedlug tazy
 y utraconych in valore.

Scheda #1

Lyzek numer dwanaście srebrnych, 200 Sre-
brny. Groszy piętnaście. Nożów usrebrzonych
kuch par sześć 200 Srebrzyszt sześć. Okcie
oryli Dywan 200 Dwadzieścia Kiercia z Wilka-
mi, 200 Srebrzyszt Orm, Karabela Blachmab-
wa, 200 Srebrzyszt, Garnitur szafirowy, chafłowa-
ny, 200 Trzydzieści sześć. Cyna różnego jatu-
ku wszystka 200 Trzydzieści Dwieście Parabon
w ramach 200 Trzy, Ruzderko 200 Jeden
Groszy piętnaście, Bakładek Groszy piętnaście
Dek miedziany 200 Trzy, Skrzynia 200 Trzy
Parabonik zielarny 200 Trzy z Piesznikow 200
Ctery efficit 200 Trzysta Dwieście siedem,
Groszy piętnaście, Antoni Jozierski z Schedy
bion Jmieniem Dony moicy.

Scheda Druga

Tabakiera aspirowa, 200 Dwieście, Pięćset-
now Trzy, 200 Siedmnasie, Kucheryki z portla-
mi 200 Szesnase, Groszy Dwadzieścia Cze-
ry. Sprzecz para srebrnych 200 Dwa. Szorup
srebrnych. Trzydzieści Dwieście, 200 Orm, Jciel-
nik srebrny 200 Dwie, Bekesa z swem Pa-
ranami 200 Srebrzyszt sześć. Kilimek
sieny 200 Dwieście, Karabela z kaskami bite-
mi 200 Dwadzieścia Orm, Rgdzik białego ze-
mienia 200 Dwadzieścia Ctery Portera grana-
natowa 200 Ctery Alambik ze wszystkim

20 Osm Groszy Dwanaście Bonewka miedzia-
 na 20 Try Groszy Osmnascie Bonewki zelazne
 20 Try Swozkie Bronie 20 Try Denarek Kost
 y Rozen 20ty ieden Groszy Osmnascie Peret niei
 Try 20 Siedymdziesiat Dwa Kobierce wstawie
 20 Trydziesci Koldra Kitaykowa wstawie
 20 Trydziesci Firanki Kitaykowe Karmagnowe
 20 Osm Spodnica Loiowa Czarna 20 Osmnascie
 Kobierczyk Dziurawy 20 Osm z Liersnikow
 20 Ctery Lyzka Srebrna wstawie 20 Osmna-
 scie Effiet 20 Trzysta Dwadziesiat Dziewie-
 Groszy Dwanaście Salomea Larembina niedzi-
 iga pisai Wladz trzy Krysie xxx.

Scheda Trzecia

Salop dwie czarnych wstawie, 20 Siedymdzie-
 sigt Balsamka Srebrna 20 Byc Wacki Dwa
 20 Try Karabela portocista 20 Sto Kzdzik
 Zielony 20 Szescdziesiat Katanika Węgierska
 y Kontusz 20 Siedm, Obice na sciany 20 Szesc
 Urynat 20 jeden Kulczyk. Dymantowe 20
 Omdziesiat Ctery Serwet Dwanaście 20 Osm bita
 zamana nie komportowana 20ty ieden Groszy
 Dietnascie Kapura Azamitna 20ty jeden Groszy
 Dietnascie, Sukno granatowe 20 Szesc Obradow
 Byc 20 Try Groszy Dzesiec, Kufer obity 20
 Dzesi Bonetka miedziana 20 Dwa, Serweta do
 Kawy 20ty ieden. Sepecit Czerwony wisty 20 Dwa
 Mosdzisz spizowy niekomportowaby, 20 Try, Dy-
 wanik utracony, 20 Dzesiec, Koldra zastawiona Ala
 sowa zastawiona, 20 Dietnascie Serwet Osm, 20 Byc
 Groszy Dzesiec zpiersnikow 20 Ctery Effiet 20
 Cteryzsta Groszy Dwadziescia Michal Labawski

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##

Salomea Bienigzkowa Rozalia Podoska easdem
Schedas ut pote Jūs Antonius Jerieński ex Capite
minimo Consortis sue Schedam primam, Jū autem
Jabawski Podoska et Bienigzkowa, ex Capite inter-
medio Schedam tertiam dederunt, ac subscripe-
runt, Jū quoq; Zarembina ex Capite Maximo pro-
cedens, Schedam alteram sibi relictam accepit,
ac subscripsit, pro inde Judicium approbatis, premisa
in Schedis ad mentem illarum res easdem compor-
tatas dividit, ac cuilibet earundem Partium, ad ma-
nus extrahendas statuit, Et quoniam ad alteram
Schedam Jsa Zarembina tabex et Todix per
Jsum Podoski invidiata applicarunt, ac tri sum-
ma Sexaginta Florenor Polonice ponunt pro-
inde Judicium decernit, Quatenus Jem Jūs
Podoski Schede alteri, nempe Jsa Zarembina,
aut ejus Cessionario, vel eadem res in Natura re-
siliat, vel summam Sexaginta Fl Polonice
pro ipdem modo infrascripto exolvat. Sicq; pera-
da divisione rerum mobilium, Judicium confor-
mando sese Regule inscriptionis Compromissoriale,
ad resolutionem Arresti per Jsum Bienigzek su-
per rebus Biantkorianis, modo quo supra doc-
tū, et ad presens divisio nomine sue esse
impositi procepit. Qua in Categoria licet quidem
Jus Stanislaus Podoski ex impositione ejusdē
sti super rebus Biantkorianis, etiam in rebus suis
proprijs acsi eodem aristo eum rebus Biantkovi-
anis innovatis ac per post acsi dispersis, Damnum
sibi illatum infert et allegat, restitutionemq;
earundem rerum, ac pro impositione arresti po-
nalitatem super Jō Josepho Bienigzek extendendam
exposcit. Verum quoniam Judicio suo deducit,

III

Grum Josephum Bienigreck ob emolumentum
aliorum Consueceptorum Arcatum super rebus dore-
tictis solis et Biankovicis ne quo sint disper-
sa in Bonis Regine Illustrissimi Stanislaj
Comitis in Wisnicz et Jarostaw Lubomirski heredi-
tariis, rite et legitime in possessu, nullas autem
res sui Stanislaj Lodovici proprias, etiam restan-
tibus literis missilibus sub die Duodecima Martij
Millesimo Septingentesimo Septuagesimo Se-
ptimo Anno, e Varsavia per eundem Illustrissi-
mum Lubomirski, ad dictum Grum Stanis-
laum Lodovici directis, arrebatas fuisse pro-
bat. Quae circa iudicium non posse Grum Sta-
nislajum Lodovici, a suo Josepho Bienigreck
restitutionem aliquarum rerum, ac paratita-
tem pretendere sententiat, qui nimirum cum Grum
Bienigreck, a quavis respectu promissionum im-
petitione liberum facit et praeiudicat. His itaque
determinatis iudicium ad exactionem tertiae
Sortis substantiae olim Grae Salomea Biankova
in Successores olim Grae Victoriae de Karstie
Zabawskae nempe Grae Michaelis Zabaw-
ski, Salomeam Bienigreckowa, et Rosaliam
Lodovicka devoluta inscriptione Compromisso-
riali ad resolvendum praecorripa se contulit.
Siquidem vero fidem sui Michael Zabawski,
Salomea Bienigreckowa et Rosalia Lodovicka
pro sui Capite Schadam secundam divisi-
onem Decreto presenti insertam sibi elegerunt
ac subscriperunt, ex qua quidem Summa
Trium Millium Centum Viginti Octo
Florenorum Grosorum Duodecem Polonic
eati ex originali Summa quingue Millium

##

Florenorum Polonicorum super Bonis Reguina Herenti
pro fidei provenire probat. Quo circa iudicium Sum-
mam eandem Trium millium Centum Viginli
Florenorum grossorum Decem Polonicorum inbi-
na. Capita dividendo pro quolibet Capite per Mille
Quadragesima Duos Florenos grossos Viginli Fresco
Solidi Polonicos provenire determinat eademq por-
tiones. Cuiuslibet Capiti ad mentem Schade Secundo
in Bonis Reguina demonstrat.

Quo vero adinet provisionem a Summa Capitali Quin-
que millium Florenorum Polonicorum super Bo-
nis Reguina Herenti ad summam Quingentorum
Florenorum Polonicorum reducta quam inbina capi-
ta dividendo pro unoquoque Capite per Florenos Centum
Sexaginta Sex grossos Viginli Polonicos proveni-
re probat, sique ex uno Capite nempe Generosa Victo-
ria de Charskie Zabawska in Trina Capita ex eadem
precedentia nempe Generosa Salomeam Brizzkowa
Rozaliam Bodoska et Michaelem Zabawski divi-
dendo unicuique ipsorum per Florenos Quingua-
ginta Quing grossos Sexdecim Solidos duos Polonicos
adjudicat ac eandem una cum Summis Capitalibus
huc supra divisio super Bonis Ville Reguina in-
digitat. Quantum autem spectat ad divisionem
rerum pro Tercio Capite nempe Generosis Zabaw-
ski Bodoska et Brizzkowa ex Generosa Victoria
Zabawska precedentibus Originali Schada ex-
preparum ac per eodem electarum si quidem
dicta partes res premissas inter se dividiscunt,
et quolibet illarum pro re sue recepit, Generosa
non nisi Bodoska inaequationem rerum per
Generosam Bodoska acceptarum summam qua-
draginta Septem Florenorum Polonicorum eadem
compensare tenetur. Quo circa iudicium deter-
nit quatenus eadem Generosa Bodoska Generosa Briz-
zkowa dictam summam Quadragesima Septem

Honorarum Polonicarum modo infrascripto exor-
vat. Quantum denique interest Terminum solutionis
Summarum Decreto presenti exhibet ut supra adju-
dicatarum quatenus partes praemissa partes pre-
missa Summas ad sigillarum adjudicatas hinc
et pro Feria Feria in Castino Festi Sancti
Andree Apostoli die scilicet prima Decembris
in Anno presenti incidenti Coram Actis Castren-
sibus Osveicimensibus sub pena Banicionis
perpetuae Circa Manifestacionem in Cascan-
ventionis faciendam publicanda solvant et tenu-
merent. Siquidem vero remanentia super Com-
munitate Bonorum Villa Regocina adhuc
stante vita olim Generosa Salomea Biankowa
cedente ad usq[ue] restates probant que etiam ad
Successores pertinere deducant, dictarum rema-
nentiarum Registrum suum in iudicio repositum
est per Magnificum super Arbitrum subscri-
ptum, quo Circa iudicium repetitionem arundum
ex Bonis Regocina Partibus compromittenti-
bus ex Capite vero Generosa Salomea Zargbina
Generoso Antonio Jerski tanquam Jus Cognitum
ab eadem Generosa Zargbina habenti reserat
et praeservat.

Disjudicatis itaq[ue] omnibus inscriptione Compromissoria-
li comprehensis categoris iudicium adre-
solvendae indictiones porrexit. Et inscriptiones
quo ad indictionem Generosi Michaelis Zabawski
respectu Franca Argentea per olim Generosum
Antonium Zabawski Fratrem sui Germanum
sibi condonata contra Generosum Bodoski
sui iudicium introductam quoniam idem Gene-
rosus Stanislaus Bodoski asserentibus in omni

###

In omnibus partibus dictam franeam op:
 pignora vit, quod etiam et ipse met Generosus Podos:
 hi non negat, pro inde iudicium decessit qua:
 tenus Dem Generosus Stanislaus Podoski dictam
 franeam Argenteam Generoso Zabawski
 in natura interminis et sub rigore supra scri:
 ptis restituat restituere curet. Resolvendo
 quoq' in dictionem Generosi Antonij Jezier:
 ski contra Generosum Josephum Brizek part:
 tim ad manus concedita partem vero per
 Generosum Antonium Jezierki pro eodem
 varijs Creditoribus exoluta prom otam et ad sol:
 vendum sub tempus moderni compromissi abs:
 curatam, si quidem Dem Generosus Josephus
 Brizek dictam summam Generoso Jezier:
 ski debitam agnoscat. Idcirco iudicium de:
 cessit. Quatenus sepe dictas Generosus Jose:
 phus Brizek summam promissam Gen:
 tum Tredecem Florenorum Polonicam Gene:
 ro Antonio Jezierki interminis et sub rigore
 re superscriptis exolvat.

Ad eam enim quoad dictionem hominum
 in servicio apud olim Generosam Salomeam Biaz:
 kowa existens respectu eorundem descri:
 ta ac eo usque retenta mercedis et quidem
 honesto Adalberto Janicki Florenorum
 Polonicam Sexaginta, tum Margaretha
 Piechowna Florenorum Polonicam Decem
 siquidem hoc debitum, omnes successores a:
 gnoscunt, pro inde iudicium decessit. Quate:
 nus partes omnes et quidem Generosus Anto:
 nius Jezierki unam, Generosa Salomea
 Zygina alteram su quoq' Zabawski Po:
 B

~~III~~
Podaska ac Brizkowa tertiā partem
unius tamen ad alium sese non referendo
manus eorundem Janicki ac Piechowina
intermino et Lubrigore suprascriptis compe
sub pena Bannicionis perpetua persol
vant. Pretensionem vero Jsi Antony Jesier
ski contra Generosum Stanislaum Podolski
respectu Summae Centum Novem Decem
Florenorum Professorum Quindecim Colo
nicatū motam, siquidem eadem pretensio
ex aliena fonte non esse negotio presenti
pululat pro inde Judicium respectu Summae
praemissa Centum Novem Decem Florenor
um Professorum Quindecim Colonicatum
servativam viam agendi Generoso Jesierki re
servat, praestabit, expensas quoque subtem
pus moderni Compromissi per Generosum
Jesierki erogatas, Judicium ad Summam Con
tum Octuaginta Florenorum Colonicatum
moderat, quam intrinca Capita dividendo
decernit. Quatenus Generosa Zuzbina ex
Capite seu Florens Sexaginta Generose qua
que Zabawski Podolskie et Brizkwa Ca
pita Generosa Victoria Zabawska proce
dentes, itidem Florens Sexaginta, Generoso
Antonio Jesierki, Caput tertiū representanti
intermino et supragorez suprascriptis Compensent
Reliquas vero pretensiones per partes omnes
Compromittentes, mutuo ad se habitas et ad dicen
tiam hodiernam ex hoc negotio quomodo curā interveni
entes, Judicium Compromissoriale, mutuis pre
tensionibus, compensat perpetuumque respectu
eorundem imponit silentium Secreti

presentis vigore. Thomas de Bozetic
Dussechi Notarius Castrensis Ducatum
Latoriensis et Osveimensis a partibus supra
Nominatis perpetratibus et inscriptus super
Arbiter in p[ro]p[ri]a Augustinus Egidius Bille:
vici Subdelegatus Juratus Castrensis Ducatu:
um Latoriensis et Osveimensis ex parte Ge:
nerosa Salomea de Rusorkie Zarbinatlocu:
tus Arbiter manu propria Janatius de
Ladocza Achinger Officij Castrensis Osve:
imensis Subdelegatus Juratus ex parte
Cenerorum Jerieskich Conjugum loca:
tus Arbiter manu propria. Bonaventuri:
ra de Bryborous Bryborowski Officij Ca:
strensis Osveimensis Subdelegatus Juratus
ex parte Successorum ex Capite Generosa
Victoria de Kurkie Zabawska procedentium
locatus Arbiter manu propria. Locus Si:
gilli gentiliij ejusdem magnifici super
Arbitri.

Actum in Castro Osveimem
si Feria sexta post Festum
Sanctorum Simonis et Jude
Apostolorum proxima
videlicet die Trigesima
mensis Octobris Anno Do:
mini Millesimo Septingeni:
tesimo Septuagesimo Octavo
Legit Oppresenis, Corait Mikleuis ~~off~~ L.S.
Quam hanc fuit Originali conformem esse testor Dato in Lubo
Die 19 mens. Ibis 1702 Alexat. ~~off~~ Olenfii Cae Regi Ju:
diciu Tuo Puhovensis Reyr ~~off~~

No 13173 ~~1107~~ ~~1702~~ # 213

9070

~~Portrait of Henry~~

~~C.
Stonington~~

F.
10
Remnants of Sulphur
Bianthouslein

1770

Let F.

O

Ordnina Regna hereditaria utpote in
 Regno Polonia, in Bonis Potoczek, Pa
 latynatu Lublinensi, et Districtu
 Vobroviensi habitanti, Dno Albino
 Wolcki, cui Rescriptio sub una edita
 per postam mittitur. Curator ad hunc
 actum ex officio in persona Dni
 Wysztocki cum substitutione Dni
 Kozieradzki constituitur - eidemque
 Curatori Dno Avto Wysztocki
 Petitioni praesens cum allegatis com-
 muniando ordinatur, ut intra 90.
 dies docuit, obtentam medio Re-
 solutionis hujus Reg. Toni Nobilitum
 die 16^{ta} Decembris 820. ad N^o 2456
 edita super Bonis Kopyzynie pro-
 notationem Evictionis debite jus-
 tificatam et prosequutam esse,
 ac scius hactenus hoc frustrata
 termino, ad instantiam partis
 Supplicantis, detetio hujus pro-
 notationis ab huius Responsetur.
 De quo Dna Supplicans tum
 Dnus Albino Wolcki, per
 Postam per Postam, et per Cura-
 torum Dnum Avocatuum Wysztocki
 informat. Secretum per Consilio
 Mag. Toni Nobilitum Leopoliensis
 die 28^{ta} februarii 820.

Orchovil

17 Martij
 N^o 10879 Inq. Inq. No

Aug 19 Martij 820 Inq. — 28.

Dischka W. —

Dna Supplicante Marianna
 de Karskie Muryszonowa
 P. Alexandronowicz.

Paul 31 January 1820
 Warsaw 1820 23



Tabulare Circuli Tornopol.

Ad
 Excelsum Caeo Reg. Forum
 Nobilitum Leopoliense.

Dna Marianna de Karskie Mu-
 ryszonowa.

Exga informandum D Albinum
 Wolcki, in Polonia, in Bonis
 Potoczek, Palatinatu Lublinensi,
 Districtu Janoviensi habitantem
 medio curus Postae et addendi
 Curatori ad Actum.

Supplicat prenotacionem Evictionis
 respectu Onerum circa Emptionem
 Venditionem Bonorum Potoczek
 ad deportandum non precomisorum
 ad tres annos inscripte, tamquam
 non justificatam, de Bonis Kopyzynie
 deleri disponi.

Alexandronowicz

15729
Presented July 1820.

A

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