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# WORKS OF ARISTOTLE 

TRANSLATEI INTO ENGLISII UNDER THE EDITORSHIP<br>of<br>W. D. ROSS, M.A.<br>FELLOW AND TUTOR OF ORIEL COLIEEGE<br>VOI.UME X<br>POLITICA<br>By BENJAMIN JOWETT<br>OECONOMICA<br>By E. S. FORSTER<br>ATHENIENSIUM RESPUBLICA<br>By SIR FREDERIC G. KENYON

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## pOLITICA

> By BENGAMIN GOWETT.

OECONOMICA
By İ. S. IOOKSTER.

ATHENIENSIUM RESPUBLICA
By SIK FREDERIC G. KENYON.


## P O L I T I C A

BY
BENJAMM JOUVTT

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## PREFACE

Piety towards Dr. Jowett, whose munificence has made possible the production of this translation of Aristotle, suggested that no new rendering of the f'olitics should be attempted, but that his translation should be re-issued. Nuch valuable work has been done, however, on the Polities sincehis translation was published in 188.5 , and of this I have endeavoured, in revising his translation, to take account. while preserving as far as possible the ease and grace of the original rendering. The revised translation is based on Immisch's edition in the Teubner series ( 1 , c9) , but I have not hesitated to depart from his text where he deserts the MISS. unnecessarily; or where a better emendation seemed possible ; all such departures have been indicated in the notes. In particular. I have added one more to the many attempts that have been made to emend the corrupt passage iv. $1,300^{3} 2,3^{\mathrm{B}} \mathrm{j}$.

By the kindness of Mr. H. W. C. Davis, Fellow of Balliol, I am permitted to use the table of contents prefixed to his edition of 1 r. Jowett's translation.
W. 1). Ross.

## ANAISSIS

> BOOK I.
> cr. I, 2. Difinition and structure of the State.
( 1 H .

1. The state is the highest form of community and ams att the highest good. How it differs from other communities will appear if we examine the parts of which it is composed.
2. It consists of villages which consist of households. The housebold is founded upon the two relations of male and female, of master and slave; it exists to satisfy man's daily needs. The village, a wider community, satisties a wider range of needs. The state aims at satisfying all the needs of men. Men form states to secure a bare subsistence; but the ultimate object of the state is the good life. Thenaturalness of the state is proved by the faculty of speech in man. In the order of Nature the state precedes the household and the individual. It is founded on a natural impulse, that towards political association.

> ce. 313 Household eionomy: The Shaid. Property.Children and II i九's.
3. Let us discuss the househofl, since the state is composed of houscholds.
4. First as to slavery. The slave is a piece of property which is amimate, and uscful for action rather than for production.
5. Slavery is natural ; in every department of the natural universe we tind the relation of ruler and subject. There are human beings who, without possessing reasom, understand it. These are natural slaves.
6. But we find persons in slavery who are not natural slaves. Hence slavery itself is condemned by some; but they are wrong. 'The natural slave benefits by subjection to a master.
\%. The art of ruling slaves differs from that of ruling free men but calls for no detailed description : any one who is a natural master cam acquire it for himself.
\&. As to property and the modes of acquiring it. This subject concerns as in so far as property is an indispensable sub. stratum to the household.
(II.
9. But we do not need that form of finance which accumulates wealth for its own sake. This is unnatural tinance. It has been made possible by the imention of coined money. It accumulates money by means of exchange. Natural and unnatural tinance are often treated as though they were the same, but differ in their aims;
10. Also in their subject-matter: for natural tinance is only concerned with the fruits of the earth and animals.
11. Nitural finance is necessary to the householder; he must therefore know about live stock, agriculture, possibly about the exchange of the products of the earth, such as wood and minerals, for moncy: Special treatises on tinance exist, and the subject should be specially studied by statesmen.
12. Lastly, we must discuss and distinguish the relations of husband (0) wife, of father to child.
13. In household management persons call for more attention than things ; free persons for more than slaves. Slaves are only (apable of an inferior kind of virtue. Socrates was wrong in denying that there are several kinds of virtue. Still the slave must be trained in virtue. The education of the free man will be subseguently discussed.

## $1300 \mathrm{~K} \quad 11$.

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1. To ascertain the nature of the ideal state we should start by examining both the best states of history and the best that theorists have imagined. Otherwise we might waste our time over problems which others have aheady solved.
Among theorists, Ilato in the liepublic raises the most fundamental questions. He desires to abolish private property and the tamily.
2. liut the end which he has in view is wrong. He wishes to make all his citizens absolutely alike ; but the difterentiation of functions is a law of nature. There can be too much unity in a state.
3. And the means by which he would promote unity are wrons. The abolition of property will produce, not remove, dissension. ('ommunism of wives and children will destroy natural affection.
4. Other objections can be raised; but this is the fatal one.
5. To descend to details. The advantages to be expected from communism of property would be better secured if private property were used in a liberal spirit to relieve the wants of others. I'rivate property makes men happier, and enables them to cultivate such virtues as generosity. The Republid

C11.
makes unity the result of uniformity amond the citizens. which is not the case. The good sense of mankind has always been against Plato, and experiment would show that his idea is impracticable.
6. Plato sketched another ideal state in the Iora's; it was meant to be more practicable than the other. In the Latus he abandoned communism, but otherwise upheld the leading ideas of the earlier treatise, except that he made the new state larger and too large. He forgot to discuss foreign rclations, and to fix a limit of private property, and to restrict the increase of population, and to distinguish between ruler and subject. The form of government which he proposed was bad.
7. Phaleas of Chalcedon made equal distribution of property the main feature of his scheme. This would be difficult to effect, and would not meet the evils which Phaleas had in mind. 1)issensions arise from deeper causes than inequality of wealth. Ilis state would be weak against foreign foes. Ilis reforms would anger the rich and not satisfy the poor.
8. Hipporlamus, who was not a practical politician, aimed at symmetry. In his state there were to be three classes, three kinds of landed property, three sorts of laws. He also proposed to (1) create a Court of Appeal, (2) let juries qualify their verdicts, ( 3 ) reward those who made discoveries of public utility. Ilis classes and his property system were badly devised. ()ualified verdicts are impossible since jurymen may not confer together. The law about discoveries would encourage men to tamper with the Constitution. Now laws when obsolete and absurd should be changed; but needless changes diminish the respect for law.
(er. () 12. The bist existent states--SAparta, Crete, and Carthase- (ireck lazegiãers.
\%. The Spartans cannot manage their serf population. Their women are too influential and too luxurious. Their property system has concentrated all wealth in a few hands. Hence the citizen body has decreased. There are points to criticize in the Ephorate, the Senate, the Kingship, the common meals, the Admiralty. The Spartan and his state are only fit for war. Set even in war Sparta is hampered by the want of a financial system.
10. The (retan cities resemble sparta in their constitutions, hut are more primitive. Their rommon meals are better manared. But the Cosmi are worse than the Ephors. The

C11.
(retan constitution is a narrow and factious oligarchy ; the cities are saved from destruction only by their inaccessibility.
11. The Carthaginian polity is highly praised, and not without reason. It may be compared with the Spartan; it is an oligar hy with some democratic features. It lays stress upon wealth; in Carthagre all offices are bought and sold. . Vso, one man may hold several offices together. These are bad features. liut the discontent of the people is soothed by schemes of emigration.
12. ()f lawsivers, Solon was the best: conservative when possible, and a moderate democrat. About Philolams, (harondas, Whaleas, Iraco, Pittacus, and Androdamas there is little to be satid.

## BOOK III.



1. How are we to define a citizen? He is more than a mere denizen ; private rishts do not make a citizen. He is ordinarily one who possesses political power : who sits on juries and in the assembly. Liut it is hard to find a definition which applies to all so-called citizens. To detime him as the son of citizen parents is futile.
2. Some say that his civic rights must have been justly acepuired. Fut he is a citizen who has political power, however acquired.
3. Similarly the state is defined by reference to the distribution of political power: when the mode of distribution is changed a new state comes into existence.
4. The crood citizen may not be a grood man; the good citizen is one who does good service to his state, and this state maty be bad in principle. In a constitutional state the good citizen knows both how to rule and how to obey. The good man is one who is fitted to rule. lint the eitizen in a constitutional state learns to rule by obeying orders. Therefore (itizenship in such a state is a moral training.
5 Nerhamios will not be citizens in the best state. Extreme democracies, and some oligarchies, neglect this rule. Bat circumstancesoblige them to do this. They have no , hoise.
(1. $6 \times 3 . \quad$ The (Yassificationn of (onstitutions: Dimorailant Oligarchy: Kïnsshif.
5. The aims of the state are two: to satisfy man's social instinct, and to fit him for the good life. l'olitical rule differs from

CH.
that over slaves in aiming primarily at the good of those who are ruled.
7. Constitutions are bad or good according as the common welfare is, or is not, their aim. Of good Constitutions there are three: Monarchy, Aristocracy, and Polity. Of bad there are also three: Tyranny, Oligarchy, Extreme Democracy. The bad are perwersions of the good.
8. Wemocracies and Oligarchies are not made by the numerical proportion of the rulers to the ruled. Democracy is the rule of the poor ; oligarchy is that of the rich.
9. 1)emocrats take liquality for their motto ; oligarchs believe that political rights should be unequal and proportionate to wealth. But both sides miss the true object of the state, which is virtue. Those who do most to promote virtue deserve the greatest share of power.
10. On the same principle, Justice is not the will of the majority or of the wealthier, but that course of action which the moral aim of the state requires.
if. But are the Many or the lew likely to be the better rulers? It would be unreasonable to give the highest offices to the Many. But they have a faculty of criticism which fits them for deliberative and judicial power. The grood critic need not be an expert ; experts are sometimes bad judges. Moreover, the Many have a greater stake in the city than the Few. But the governing body, whether Few or Many, must be held in check by the laws.
12. On what principle should political power be distributed? (iranted that equals deserve equal shares; who are these equals? Obviously those who are equally able to be of service to the state.
13. Hence there is something in the claims advanced by the wealthy, the free born, the noble, the highly gifted. But no one of these classes should be allowed to rule the rest. A state should consist of men who are egual, or nearly so, in wealth, in birth, in moral and intellectual excellence. The principle which underlies ()stracism is plausible. But in the ideal state, if a pre-eminent individual be found, he should be made a king.

> re. if-is. The Forms of Monarchy.
14. Of Monarchy there are five kinds, (1) the Spartan, (2) the Barbarian, (3) the elective dictatorship, (4) the Heroic, (5) Absolute Kingship.
15. The last of these forms might appear the best polity to some ; that is, if the king acts as the embodiment of law. For he

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will dispense from the law in the spirit of the law. But this power would be less abused if reserved for the Many. Monarchy arose to meet the needs of primitive society ; it is now obsolete and on various grounds objectionable.
16. It tends to beeome hereditary : it subjects equals to the rule of an equal. The individual monarch may be misled by his passions, and no single man can attend to all the duties of government.
17. One case alone can be imagined in which Absolute Kingship would be just.
18. I.et us consider the origin and nature of the best polity, now that we have agreed not to call Absolute Kingship the best.

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\mathrm{BOOK} \text { IV }(\mathrm{Vi}) \text {. }
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(". 1 г. lariations of the main types of Constitutions.

1. 'rolitical science should study (1) the ideal state, (2) those states which may be the best obtainable under special circumstances, and cven (3) those which are essentially bad. For the statesman must somotimes make the best of a bad Constitution.
2. Of our six main types of state, Kingship and Iristocracy have been discussed (cf. 13k. IIl, c. If fol.). Let us begin by dealing with the other four and their divisions, inquiring also when and why they may be desirable.
3. First as to Democracy and Oligarchy. The common view that Democracy and Oligarchy should be taken as the main types of Constitution is at variance with our own view and wrong. $S o$ is the view that the numerical proportion of rulers to ruled makes the difference between these two types; in a lemocracy the Many are also the poor, in an Oligarchy the Few are also the wealthy. In every state the distinction between rich and poor is the most fundamental of class-divisions. Still Oligarchy and I)emocracy are important types; and their variations arise from differences in the character of the rit $h$ and the poor by whom they are ruled.
4. Of lemocracies there are four kinds. The worst, extreme Democracy, is that in which all offices are open to all, and the will of the people overrides all law.
5. Of Oligarchies too there are four kinds; the worst is that in which offices are hereditary and the magistrates uncontrolled by law.
6. These variations arise under circumstances which may be briefly described.
CII.
7. Of Aristocracy in the strict sense there is but one form, that in which the best men alone are citizens.
S. I'olity is a compromise between I)emocracy and ()ligarchy, but inclines to the I)emocratic side. Many so-called Aristocracies are really Polities.
8. There are different ways of effecting the compromise which makes a Polity. The Laconian Constitution is an example of a successful compromise.
9. Tyranny is of three kinds: (I) the barbarian despotism, and (2) the elective dictatorship have already been discussed; in both there is rule according to law over willing subjects. But in (3) the strict form of tyranny, there is the lawless rule of one man over unwilling subjects.
cc. 1113 . Of the liest State both in seneral and under special circumstances.
10. For the average city-state the best constitution will be a mean between the rule of rich and poor; the middle-class will be supreme. No state will be well administered unless the middle-class holds sway. The middle-class is stronger in large than in small states. Hence in (ircece it has rarely attained to power; especially as democracy and oligarchy were aided by the influence of the leading states.
11. No constitution can dispense with the support of the strongest class in the state. Hence Democracy and Oligarchy are the only constitutions possible in some states. Hut in these cases the legislator should conciliate the middle-class.
12. Whatever form of constitution be adopted there are expedients to be noted which may help in preserving it.
(c. I.f if. Howe to proced in framing a Constitution.
13. The legislator must pay attention to three subjects in particular: (a) The D)eliberative Assembly which is different in each form of constitution.
14. (h) The lixecutive. Here he must know what offices are indispensable and which of them may be conveniently combined in the person of one magistrate; also whether the same offices should be supreme in every state; also which of the twelve or more methods of making appointments should be adopted in cach case.
15. W) The (ourts of Law. Here he must consider the kinds of law-courts, their spheres of action, their methods of procedure.

BOOK V (VIII).
cc. 1-4. Of Realutions, and their canses in seneral.

CH.

1. Ordinary states are founded on erroneous ideas of justice, which lead to discontent and revolution. Of revolutions some are made to introduce a new Constitution, others to modify the old, others to put the working of the Constitution in new hands. Both Democracy and Oligarchy contain inherent flaws which lead to revolution, but Iemocracy is the more stable of the two types.
2. We may distinguish between the frame of mind which fosters revolution, the objects for which it is started, and the provocative causes.
3. The latter deserve a more detailed account.
4. Trifles may be the occasion but are never the true canse of a sedition. One common cause is the aggrandizement of a particular class; another is a feud between rich and poor when they are evenly balanced and there is no middle-class to mediate. As to the manner of effecting a revolution: it may be carried through loy force or fraud.
CC. 5 12. Rearolutions in particular . States. and hoar mänlutions may he arouided.
5. (a) In 1)emocracies revolutions may arise from a persecution of the rich; or when a demagogue becomes a general, or when politicians compete for the favour of the mob.
(6. (b) In Oligarchies the people may rebel against oppression: ambitious oligarchs may conspire, or appeal to the people, or set up a tyrant. Oligarchies are seldom destroyed exospt by the feuds of their own members; unless they employ a mercenary captain, who may become a tyrant.
6. (1) In Aristocracies and l'olities the injustice of the ruling class may lead to revolution, but less often in Polities. Aristo(racies may also be ruined by an unprivileged class, or an ambitious man of talent. Aristocracies tend to become oligarchies. Also they are liable to gradual dissolution: which is true of Polities as well.
7. The: best precautions against sedition are these: to avoid illegality and frauds upon the unprivileged ; to maintain grood feeling between rulers and ruled; to watch destructive agencies; to alter property fualifications from time to time ; to let mo individual or class berome too powertul; not to let magistrac ies be a somrce of gain ; to beware of class-oppression.

CH.
9. In all magistrates we should require loyalty, ability, and justice ; we should not carry the principle of the constitution to extremes; we should educate the citizens in the spirit of a constitution.
10. (d) The causes which destroy and the means which preserve a Monarchy must be considered separately. Let us first distinguish between Tyranny and Kingship. Tyranny combines the vices of Iemocracy and Oligarchy. Kingship is exposed to the same defects as Aristocracy. But both these kinds of Monarchy are especially endangered by the insolence of their representatives and by the fear or contempt which they inspire in others. 'Tyranny is weak against both external and domestic foes; Kingship is strong against invasion, weak against sedition.
11. Moderation is the best preservative of Kingship. Tyranny may rely on the traditional expedients of demoralizing and dividing its subjects, or it may imitate Kingship by showing moderation in expenditure, and courtesy and temperance in social relations, by the wise use of ministers, by holding the balance evenly between the rich and poor.
12. But the Tyrannies of the past have been short-lived.

Plato's discussion of revolutions in the lectublic is inadequate ; e.g. he does not explain the results of a revolution against a tyranny, and could not do so on his theory ; nor is he correct about the cause of revolution in an Oligarchy; nor does he distinguish between the different varieties of Oligarchy and lemocracy.

## BOOK VI (liI).

ec. 1-s. Comerning the proter oreanisation of Democracies and Oligarchies.

1. (A) Democracies differ inter se (1) according to the character of the citizen body, ( 2 ) according to the mode in which the characteristic features of democracy are combined.
2. Liberty is the first principle of democracy. The results of liberty are that the numerical majority is supreme, and that each man lives as he likes. From these characteristics we may easily infer the other features of democracy.
3. In oligarchies it is not the numerical majority, but the wealthier men, who are supreme. Both these principles are unjust if the supreme authority is to be absolute and above the law. loth numbers and wealth should have their share of influcnce. But it is hard to find the true principles of political justice, and harder still to make men act upon them.

CH.
4. Democracy has four species (cf. Bk. IN, c. 4). The best is (1) an Agricultural lemocracy, in which the magistrates wre elected by, and responsible to, the citizen body, while each office has a property qualification proportionate to its importance. These democraties should encourage agriculture by legislation. The next best is (2) the Pastoral 1)emoeracy. Next comes (3) the Commercial l)emocracy. Worst of all is (4) the Extreme l)emocracy with manhood suffrage.
5. It is harder to preserve than to found a Democracy. To preserve it we must prevent the poor from plundering the rich; we must not exhaust the public revenues by giving pay for the performance of public duties; we must prevent the growth of a pauper class.
6. (1) The modes of founding Oligarchies call for little explanation. Careful organization is the best way of preserving these goternments.
7. Nuch depends on the military arrangements : oligarchs must not make their subjects too powerful an element in the army. Admission to the governing body should be granted on easy conditions. Office should be made a burden, not a source of profit.
$\therefore$ Both in oligarchies and demosracies the right arrangement of offices is important. Some kinds of office are necessary in every state; others are peculiar to special types of state.

> BoOK VII (I)

## ๙. 1-3. The Summum lionum for indiãiduals and statis.

1. lefore constructing the ideal state we must know what is the most desirable life for states and individuals. True happiness flows from the possession of wisdom and virtue, and not from the possession of external goods. But a virtuous life 'must be equipped with external groods as instruments. These laws hold good of both states and individuals.
$\therefore$ But does the highest virtue consist in contemplation or in action? The states of the past have lived for action in the shape of war and conquest. But war ramot be regotrded ats a reasonable object for a state.
2. I sirtuous life implies activity, but activity maty be spectulative as well ats pratio al. Those are wrong who regard the life of a protical politician as elegrading. liut again they are wrong who treat political power as the highest good.

CH.
4. We must begin by considering the population and the territory. The former should be as small as we can make it without sacrificing independence and the capacity for a moral life. The smaller the population the more manageable it will be.
5. The territory must be large enough to supply the citizens with the means of living liberally and temperately, with an abundance of leisure. The city should be in a central position.
6. Communication with the sea is desirable for economic and military reasons; but the moral effects of sea-trade are bad. If the state has a marine, the port town should be at some distance from the city.
7. The character of the citizens should be a mean between that of Asiatics and that of the northern races; intelligence and high spirit should be harmoniously blended as they are in some (ireek races.
8. We must distinguish the members of the state from those who are necessary as its servants, but no part of it. There must be men who are able to provide food, to practise the arts, to bear arms, to carry on the work of exchange, to supervise the state religion, to exercise political and judicial functions.
9. But of these classes we should exclude from the citizen body (1) the mechanics, (2) the traders, (3) the husbandmen. Warriors, rulers, priests remain as eligible for citizenship. The same persons should exercise these three professions, but at different periods of life. Ownership of land should be confined to them.
10. Such a distinction between a ruling and a subject class, based on a difference of occupation, is nothing new. It still exists in Egypt, and the custom of common meals in Crete and Italy proves that it formerly existed there. Most of the valuable rules of politics have been discovered over and over again in the conrse of history.
In dealing with the land of the state we must distinguish between public demesnes and private estates. Both kinds of land should be tilled by slaves or barbarians of a servile disposition.
11. The site of the city should be chosen with regard (i) to public health, (2) to political convenience, (3) to strategic requirements. The ground-plan of the city should be regular ebough for beauty, not so regular as to make defensive wafare difficult. Walls are a practical necessity.
12. It is well that the arrangement of the buiddings in the city should be carefully thought out.
cc. 13 17. The Eduational System of the Ideal State, its aim, and carly stases.
CH.
13. The nature and character of the citizens must be determined with reference to the kind of happiness which we desire them to pursue. Happiness was detined in the Eithics as the perfect exercise of virtue, the latter term being understood not in the conditional, but in the absolute sense. Now a man acquires virtue of this kind by the help of nature, habit, and reason.
Habit and reason are the fruits of education, which must therefore be discussed.
Iq. The citizens should be educated to obey when young and to rule when they are older. Kule is their ultimate and highest function. Since the good ruler is the same as the good man, our education must be so framed as to produce the grod man. It should develop all man's powers and fit him for all the activities of life; but the highest powers and the highest activities must be the supreme care of education. An education which is purely military, like the Laconian, neglects this principle.
15. The virtues of peace (intellectual culture, temperance, justice) are the most necessary for states and individuals; war is mothing but a means towards securing peace. But education must follow the natural order of human development, beginning with the body, dealing next with the appetites, and training the intellect last of all.
16. To produce a healthy physique the legislator must fix the age of marriage, regulate the physical condition of the parents, provide for the exposure of infants, and settle the duration of marriage.
17. He must also prescribe a physical training for infants and young children. For their moral education the very young should be committed to overseers; these should select the tales which they are told, their associates, the pictures, plays, and statues which they see. From tive to sesen years of age should be the period of preparation for intellectual training.

> BOOK VIII (V).
cc. 1 7. The Ideal Education continued. Its Music and Gymnastic.
CII.
I. Education should be under state-control and the same for all the citizens.
2. It should comprise those useful studies which every one must mastur, but none which degrade the mind or body.
3. Keading, writing, and drawing have always been taught on the score of their utility; gymnastic as producing valour. Music is taught as a recreation, but it serves a higher purpose. The noble employment of leisure is the highest aim which a man can pursue ; and music is valuable for this purpose. The same may be said of drawing, and other subjects of education have the same kind of value.
4. (iymnastic is the tirst stage of education; but we must not develop the valour and physique of our children at the expense of the mind, as they do in Sparta. Until puberty, and for three years after, bodily exercise should be light.
5. Music, if it were a mere amusement, should not be taught to children ; they would do better by listening to professionals. But music is a moral discipline and a rational enjoyment.
6. By learning music children become better critics and are given a suitable occupation. When of riper age they should abandon music; professional skill is not for them; nor should they be taught difficult instruments.
7. The various musical harmonies should be used for different purposes. Some inspire virtue, others valour, others enthusiasm. The cthical harmonies are those which children should learn. The others may be left to professionals. The I orian harmony is the best for education. The Phrygian is bad; but the Lydian may be beneficial to children.

## BOOK I

I li, 1FR tite is a community of some kind, and every $\mathbf{1 2 5 2}^{2}$ communit! is atablished with a view to some good: for mankind alwas act in order to obtain that which they think sood. But, if all communitics aim at some good, the state or pulitical community, which is the highest of all, and which embraces all the rest, aims at good in a 5 sreater degree than any other, and at the highest grood.

Some people think ${ }^{1}$ that the qualifications of a statesman, king, householier, and master are the same, and that they differ. not in kind, but only in the number of their ubbjects. For ceample, the ruler over a few is called io a m.sister ; 心"O mote, the: manaser of a houschold; ovet a tiil laser number, a statesman or king as if there were no differnce between a great household and a small state. The distinction which is made between the king and the -tatesman is as follows: When the erovernment is personal, the ruker is a king ; when, according to the rs rules of the political science, the citizens rule and are ruled in turn, then he is called a staterman.

But all this is a mistake; for governments differ in kind, at will be evident to any onc who considers the matter according to the method' whish has hitherto srrided us. A- in other departments of science, so in 20 politio, the compound should always be resolved into the simple clements or least parts of the whole. We must therefore look at the elements of which the state is $(1, m p o s e c h$, in order that we may see in what thre different kinds of rule differ from one another, and whe ther any seientific result can be attained abont each one of them.

2 He who thus considers things in their first rrowth


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6.4.5-
\(\therefore\) and origin, whether a state or anything clse, will obtain the clearest view of them. In the first place there must be a union of those who cannot exist without each other ; namely, of male and female, that the race may continue (and this is a union which is formed, not of deliberatc purpose, but because, in common with other animals and with plants, mankind have a natural desire to leave 30 behind them an image of themsclves), and of natural ruler and subject, that both may be preserved. For that which can foresec by the exercise of mind is by nature intended to be lord and master, and that which can with its body give cffect to such foresight is a subject, and by nature a slave; hence master and slave have the same interest. Now nature has distinguished between the female and the slave. For she is not niggardly, like the smith who fashions the Delphian knife for many uses; she makes each thing for a single use, and every instrument is best made when intended for one and not for ₹ many uses. But among barbarians no distinction is made between women and slaves, because there is no natural ruler among them: they are a community of slaves, male and femalc. Whercfore the poets say,-
'It is mect that Ifellenes should rule over barbarians.' \({ }^{1}\); as if they thought that the barbarian and the slave were by mature onc.
()ut of these two relationships between man and woman, 10 master and slave, the first thing to arise is the family, and IIesiod is right when he says,-
'First house and wife and an ox for the plough ', \({ }^{2}\) for the ox is the poor man's slave. The family is the association established by nature for the supply of men's cveryday wants, and the members of it are called by Charondas 'companions of the cupboard', and by Epimenicus the Cretan, 'companions of the manger'.:
\({ }^{15}\) But when several families are united, and the association

\footnotetext{
\({ }^{1}\) Eurip. Iflisig. in Aul. Iq0. \(\quad 2\) Op. ct lifi. 405.
\({ }^{3}\) Or, readinir in 1. 15 with some DISS. and the old translator (William of Mocrbek() ózokitrous, "companions of the hearth'.
}
aims at something more than the supply of daily needs. the first socicty to be formed is the village. And the most natural form of the village appears to be that of a colony from the family, composed of the children and grandchildren, who are said to be 'suckled with the same milk'. And this is the reason why Ifellenic states were originally governed by kings; because the IJellenes were under royal rule before they came together. as the barbarians still are. Every family is ruled by the eldest, and therefore in the colonies of the family the kingly form of erovernment prevailed because they were of the same blood. As Ilomer says: \({ }^{1}\)
' Each one gives law to his children and to his wives.' For they lived dispersedly, as was the manner in ancient times. Wherefore men say that the Gods have a king, because they themselves either are or were in ancient \(2_{2}\) times under the rule of a king. For they imagine, not only the forms of the Gods, but their ways of life to be like their own.

When several villages are united in a single complete community, large enough to be nearly or quite selfsufficing, the state comes into existence, originating in the bare needs of life, and continuing in existence for the sake of a good life. And therefore, if the earlier forms :o of socicty are natural, so is the state, for it is the end of them. and the nature of a thing is its cond. For what each thing is when fully developed, we call it nature, whether we are speaking of a man, a horse, or a family: lesedes. the fimal cause and ond of a thing is the best, and to be self-sufficing is the end and the best.

Hence it is evident that the state is a creation of mature, and that man is by nature a political amimal. And he who by nature and not by mere accident is without a state, is either a bad man or above humanity; he is like the "Tribeles, lawless, hearthless onc,' s whom I lomer- denomeses - the naturaloutcast is forthwith

\footnotetext{
 ․ \(1180^{\circ} 28\).
\({ }^{2}\) /l. ix. 63.
}
a lover of war ; he maty be compared to an isolated piece at draughts.

Now, that man is more of a political amimal than bees or any other gregarious amimals is evident. Nature, as we often saty, makes nothing in vain, \({ }^{1}\) and man is the only animal whom she has endowed with the gift of 10 speech." And whereas mere voice is but an indication of pleasure or pain, and is therefore found in other animals (for their mature attains to the perception of pleasure and pain and the intimation of them to one another, and no further), the power of speech is intended to set forth the expedient and inexpedient, and therefore likewise the 15. just and the unjust. And it is a characteristic of man that he alone has any sense of good and cvil, of just and unjust and the like, and the association of living beings who have this sense makes a family and a state.

Fiurther, the state is by nature clearly prior to the family and to the indlividual, since the whole is of 20 necessity prior to the part; for example if the whole body be de.troyed. there will be no foot or hand, except in an equivocal sense. as we might speak of a stone hand ; for when destroyed the hand will be no better than that. But things are defined by their working and power; and we ought not to say that they are the same when they no longer have their proper quality, but only that they \({ }_{2}\) S have the same name. The proof that the state is a creation of nature and prior to the indlividual is that the individual. when isolated, is not self-sufficing : and therefore he is like a part in relation to the whole. But he who is umable to live in society. or who has no need because he is sufficient for himself. must be either a beast or a god: he is no part of a state. \(\Lambda\) social instinct is so implanted in all men by nature, and yet he who first founded the state was the greatest of benefactors. For man, when perfected, is the best of animals, but, when separated from law and justice. he is the worst of all ; since armed injustice is the more dangerous, and he is

\footnotetext{
\({ }^{1}\) (1). 125 G \(^{\text {b }} 20 . \quad{ }^{2}\) (1). vii. \(1332^{\text {b }} 5\).
}
cquipped at birth with arms，meant to be used by intelligence and virtue，which he may use for the worst ends．Wherefore，if he have not birtue，he is the most 35 unholy and the most satase of amimats，and the most full of lust and erluttony：But justice is the bond of men in states，for the administration of justice．which is the determination of what is just．\({ }^{1}\) is the principle of order in political socicty．

3 Seeing then that the state is made up of houschold， before speaking of the state we must speak of the management of the houschold．The parts of household manasement correspond to the perisons who compose the \(\mathbf{1 2 5 3}{ }^{\text {b }}\) houschold，and a complete household consists of slaves and freemen．Now we should begin by examining every－ thing in its fewest powible elements：and the first and s． fewest possible parts of a family are master and slave． husband and wife，father and children．We have there－ fore to consider what each of these three relations is and onght to be：I mean the relation of master and servant． 10 the marriage relation the conjunction of man and wife has mo name of its own），and thirdly，the procreative relation－（this also hats no proper name）．And there is another element of a houschold，the so－called art of马etting wealth，which，according to some is identical with houshold management．according to others，a principal part of it：the nature of this art will alon have to be onsidered by us．

I．et us first speak of mister and slane，looking to the i－ needs of practical life and also secking to attain some better theory of their relation than exists at present． Fior some are of opinion that the rule of a master is ： si ience，and that the manderement of a homsehold and the mathentip）of slaver and the polition and royal rule，at I was saying at the out－ct．are all the same．（）thers affiom that the rule of a master over laves is contrary to nature，and that the distinction between lave and free－

\footnotetext{
＇（p．L．／／i．1． 11 it＇31．
－Keadinn tenmangta／in I．10 with the MS．M．

}
man exists by law only, and not by nature ; and being an interference with nature is therefore unjust.

Property is a part of the houschold, and the art 4 of acquiring property is a part of the art of managing the houschold ; for no man can live well, or indeed live \({ }^{2} 5\) at all, unless he be provided with necessaries. And as in the art.s which have a definite sphere the workers must have their own proper instruments for the accomplishment of their work, so it is in the management of a houschold. \({ }^{1}\) Now instruments are of various sorts; some are living, others lifeless; in the rudder, the pilot of a ship has a lifeless, in the look-out man, a living instrument; for in the arts the servant is a kind of inso strument. Thus, too, a possession is an instrument for maintaining life. And so, in the arrangement of the family a slave is a living possession, and property a number of such instruments: and the servant is himself an instrument which takes precedence of all other instruments. For if every instrument could accomplish its own work, obeying or anticipating the will of \(\therefore 5\) others, like the statues of Daedalus, or the tripods of Itephacstus, which. says the poct, \({ }^{\text {, }}\)
' of their own accord entered the assembly of the Gods' ;
if, in like manner, the shuttle would weave and the plecirum touch the lyre without a hand to guide them, chicf workmen would not want servants, nor masters slaves.
\(1254^{2}\) II ere, however, another distinction must be drawn : the instruments commonly so called are instruments of production. Whilst a possession is an instrument of action. The shuttle, for example, is not only of use; but something clse is made by it. whereas of a garment or of a bed there is only the use. Further, as production and action are different in kind, and both reepuire instruments. the intruments which they employ must likewise differ in kind. But life is action and not production, and therefore

\footnotetext{
 мiкnroutкo in 1. 31.

2 Hom. Il. xviii. 376.
}
the slave is the minister of action. Again. a possession is spoken of as a pait is spoken of ; for the part is not only a part of something else. but wholly belongs to it; 10 and this is also true of a possession. The master is only the master of the slave; he does not belong to him, whereas the slave is not only the slave of his master, but wholly belongs to him. Hence we see what is the nature and office of a slave; he who is by nature not his own but another's man, is by nature a slave: and he 15 may be said to be another's man who, being a human being, is also a possession. And a possession may be defimed as an instrument of action, separable from the possessor.

5 But is there any one thus intended by nature to be a slave. and for whom such a condition is expedient and risht. or rather is not all slavery a violation of nature?

There is no difficulty in answering this gucstion, on so grounds both of reason and of fact. For that some should rule and others be ruled is a thing not only necessary, but expedient: from the hour of their birth, some are marked out for subjection, others for rule.

And there are many kinds both of rulers and subjects (and that rule is the better which is exercised over \(2=\) better subjects for example, to rule over men is better than to rule over wikl beasts; for the work is better which is executed by better workmen, and where one man rules and another is med, they may be said to hatve a work) ; for in all things which form a composite whole and which are made up of parts. whether continuons or discrete, 30 a distinction between the rulins and the subject clement comes to light. Such a duality exists in living creatures, but not in thom only; it originates in the constitution of the univeres: even in things which have no life there is a rulins principle, as in a musical mode. But we ate wamberins from the subject. Wie will therefore restrict ourselves to the living crature, which, in the first place. consits of soul and body: and of thece two. the one is 35 by nature the ruler, and the other the subject. But then
we must look for the intentions of nature in things which rctain their nature, and not in things which are corrupted. And therefore we must study the man who is in the most perfect state both of body and soul, for in him we shall see the true relation of the two: although in bad
\(1254^{\text {b }}\) or corrupted natures the body will often appear to rule over the soul, because they are in an evil and unnatural condition. At all cevents we may firstly observe in living creatures both a despotical and a constitutional rule ; for the soul rules the body with a despotical rule, whereas the intellect rules the appetites with a constitutional and royal rulc. And it is clear that the rule of the soul over the 5 body, and of the mind and the rational element over the passionate, is natural and expedient: whereas the equality of the two or the rule of the inferior is always hurtful. The same holds good of animals in relation to ro men : for tame animals have a better nature than wild, and all tame anmals are better off when they are ruled by man; for then they are preserved. Again, the mate is by nature superior, and the female inferior ; and the \({ }^{15}\) one rules, and the other is ruled; this principle, of necessity, extends to all mankind. Where then there is such a difference as that between soul and body; or between men and animals (as \({ }^{1}\) in the case of those whose business is to use their body, and who can do nothing better), the lower sort are by nature slaves, and it is better for them as for all inferiors that they should be under the so rule of a master. For he who can be, and therefore is, another's, and he who participates in rational principle enough to apprehend, but not to have, such a principle, is a slave by nature. Whereas the lower animals cannot even apprehend a principle ; * they obey their instincts. And indeed the use made of slaves and of tame animats 25 is not very different ; for both with their bodics minister to the needs of life. Nature would like to distinguish between the bodies of freemen and slaves, making the

\footnotetext{
'Reading Ruiketvtue is rovtov in 1.17, with the 'old translation' and some liss.
\({ }^{2}\) Reading dínor in 1. 23 with some IISS.
}
one strong for servile labour，the other upright，and ahthough useless for such services，useful for political life in the arts both of war and peace．But the opposite often happens－that some have the souls and others have the bodies of freemen．And doubtless it men differed from one another in the mere forms of their bodies as much an the statues of the（jods do from men．all would acknow－ ledge that the inferior class should be shases of the superior．And it this is true of the body，how much more just that a similar distinction should exist in the soul？but the beaty of the body is secm，whereas the \(\mathbf{1 2 5 5}\) beauty of the soul is not seen．It is clear．then．that ome men are by nature free，and others plaves，and that for these latter slasery is both expedient and right．

6 But that those who take the opposite view have in a certain way right on their side，may be eanily seen． For the words slavery and slave are used in two sensen． There is a slave or slavery by law as well as by nature The law of which I peak is a sort of convention－the law by which whatever is taken in war is supposed to belong to the victors．but thi right many jurists im－ peach，as they would an orator who brought forward an unconstitutional measure：they degest the notion that． becalles one man has the power of doing tiolence and is －uperior in brute strength，another shall be his slave and w subject．Wien amone philosophers there is a difference of opinion．The origin of the dispute，and what makes the vews invale each other＇s territory，is as follows：in some sense virtue，when furnished with means，ha actually the sreate toper of exercisins force：and as－uperin power in cmly found where there is superion excellence of some bind，pewer seme（1）imply virtuc，and the dispute to be of simply one about justice for it is due to one party ide tily ing＇ju tice with groodwill，while the other identitic．

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 tor it cimion arent
 relation of maste and late．
}
it with the mere rule of the stronger). If these views are thus set out separately, the other views \({ }^{1}\) have no force
20 or plausibility against the view that the superior in virtue ought to rule, or be master. Others, clinging, as they think, simply to a principle of justice (for law and custom are a sort of justice), assume that slavery in accordance with the custom of war is justified by law, but at the same moment they deny this. For what if the cause of the war 25 be unjust? And again, no one would ever say that he is a slave who is unworthy to be a slave. Were this the case, men of the highest rank would be slaves and the children of slaves if they or their parents chance to have been taken captive and sold. Wherefore I Iellenes do not like to call Hellenes slaves, but confine the term to barbarians. Yet, 30 in using this language, they really mean the natural slave of whom we spoke at first ; \({ }^{2}\) for it must be admitted that some are slaves everywhere, others nowhere. The same principle applies to nobility. I ellenes regard them.selves as noble cverywhere, and not only in their own country, 3: but they deem the barbarians noble only when at home, thereby implying that there are two sorts of nobility and freedom, the one absolute, the other relative. The Helen of Theodectes says: "
' Who would presume to call me servant who am on both sides sprung from the stem of the Gods?’
What does this mean but that they distinguish freedom 40 and slavery. noble and humble birth. by the two principles of good and evil? They think that as men and animals beget men and animals, so from good men a grood man springs. But this is what nature, though she may intend it, cannot always accomplish.

We see then that there is some foundation for this : difference of opinion, and that all are not cither slaves by nature or frecmen by mature, and also that there is in some cases a marked distinction between the two

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1 i. e. thone stated in 11.512 , that the stronger always hats, and that he never has, a right to enslave the weaker. Aristotle finds that these views camnot matiation themselves arsainst his intermediate view, that the superior in sivtue should rule.
\({ }^{2}\) Chap. 5. \({ }^{3}\) /helente, fr. 3, Nituck \({ }^{2}\).
}
classes，rendering it expedient and right for the one in be slates and the others to be masters：the one pratis－ ing obedience，the others excresising the authority and lordship which nature intended them to have．The abuse of this authority is injurious to both；for the interests of part and whole．＇of body and soul，are the same．and the blace is a part of the master，a living but separatcel part of his bedily frame．Ifence，where the relation of master and she between them in natural they are friends and have a common interest，but where it rests merely on law and force the reverse is true．

7 The previous remarks are quite enough to show that the rule of a master is not a constitutional rule，and that all the different kinds of rule are not，as some affirm，the some with each other．＂Fore there is one rule excreised over subjects who are by mature free，another wer subjects who are by mature slave．The rule of a houschome is a monarchy；for every house is under one head：whereas constitutional rule is a government of frecmen and equals．The master is not called a 20 master beemse he hats science．＂but because he is of a certain character，and the same romark applies to the lave and the freeman．Still there may be a seience for the master and atecience for the slave．The seience of the slave would be－uch ats the man of Syracuse taught． Wha made money by instractings slaves in their ordinary dutios．And such a knowledse may be carrice further． on ats to include cookery and similar menial arts．Fon orme dutio are of the more necessary，wher of the more honouratble sort ；an the prowerb saty＂slave before stave，manter before master＇．＇But all such branches of kanderege are servile．There is likewise a science of the master，which teaches the we of taves ；for the master as wheh is concemed．mot with the acquisition， but with the nise of them．Vit this sor－called science is

\footnotetext{
\({ }^{\prime}\)（p）．125申＇．
 \(1253^{11} 18=0\).

1＇lit．25）（，2lijし。
－Philemon．I＇（enc）it．wti，fr．2，Weincke．
}
not anything great or wonderful ; for the master need only know how to order that which the slave must know \(\therefore\) how to exceute. Hence those who are in a position which places them above toil have stewards who attend to their houscholds while they occupy themselves with philosophy or with politics. But the art of acquiring slaves, I mean of justly acquiring them, differs both from the art of the master and the art of the slave, being a species of hunting or war. \({ }^{1}\) Enough of the distinction to between master and slave.

1256 \({ }^{\text {a }}\) Let us now inquire into property generally, and into 8 the art of getting wealth, in accordance with our usual method, \({ }^{2}\) for a slave has been shown \({ }^{3}\) to be a part of property. The first question is whether the art of getting wealth is the same with the art of managing a houschold or a part of it, or instrumental to it ; and if the last, whether in the way that the art of making shuttles is ; instrumental to the art of weaving, or in the way that the casting of bronze is instrumental to the art of the statuary, for they are not instrumental in the same way, but the one provides tools and the other material ; and by material I mean the substratum out of which any work is made; thus wool is the material of the weaver, bronze of the statuary. Now it is casy to see that the art of houschold management is not identical with the art of getting wealth, for the one uses the material which the other provides. For the art which uses household stores can be no other than the art of houschold management. There is, however, a doubt whether the art of getting wealth is a part of houschold management or a distinct is art. If the getter of wealth has to consider whence wealth and property can be procured, but there are many sorts of property and riches, then are husbandry; and the care and provision of food in general, parts of the wealthgetting art" or distinct arts? Again, there are many
\({ }^{1}\) Cp. vii. \(1333^{1 / 3 \%}\).
" Of understanding the whole by the part, cp. \(1252^{a} 17\).
Chap. 4. \(\quad\) Keading at comma after ërota in 1. 16. Reading tijs xpmulututikis in 1.17 with the MSS.
orts of food, and therefore there are many kinds of lives both of amimals med men ; they must all have foocl, and the difierences in their food hate made differences in their ways of life. For of beasts, some are erregarious. whers are solitary: they lise in the way which is best whuted to sustain them, accordingly a they are camisor ous or herbivorous or omnivorous : and their habits are determined for them by nature in such a manner that they may obtain with greater facility the food of their choice. But, as different species have different tastes, the same things are not naturally pleasant to all of them ; and therefore the lises of carnivorous or herbitorous amimals further differ among themselves. In the lives of men too there is a great difference. The laziest arr shepherds. Who lead an idle life, and eret their subsistence without trouble from tame animals; their flochs having to wander from place to place in search of pasture they are compelled to follow them, cultivating a sort of living farm. Others support themselves by hunt- 3 ing, which is of different kinds. Some. for example, are brigands, others, who dwell near lakes or marshes or rivern or a sea in which there are fish, are fishermen, and others live by the pursuit of birds or wild beasts. The s,reater number obtain a living from the cultivated fruits of the soil. Such are the modes of subsistence which 4 prevail among those whoee industry springs up of itself. and whose food is not acquired by exchange and retail \(\mathbf{2 5} 6^{\text {b }}\) trate there is the shepherd, the husbandman, the brigund the fisherman, the hunter. Some gain a comfort able maintenance out of two employments, eking out the deficiencies of one of them by another: thus the life of a shepherd maty be combined with that of a brigand, the : life of a farmer with that of a hunter. Other modes of life are similarly combincel in any way which the necds of men maty repuire. Property, in the sense of a bare livelihood. seems to be given by nature herself to all, both when they are firet berne and when they are grown up, 10 For some animals bring forth, together with their offspring so much food as will last until they are able to supply
themselves; of this the vermiparous or oviparous animals are an instance : and the viviparous animals have up to a certain time a supply of food for their young in them\({ }^{5} 5\) selves, which is called milk. In like manner we may infer that, after the birth of animals. plants exist for their sake, and that the other animals exist for the sake of man. the tame for use and food, the wild, if not all, at least the greater part of them, for food, and for the 20 provision of clothing and various instruments. Now if nature makes nothing incomplete, and nothing in vain, the inference must be that she has made all animals for the sake of man. And so, in one point of view, the art of war is a natural art of acquisition, for the art of acquisition includes hunting, an art which we ought to practise against wild beasts. and against men who, though 25 intended by nature to be governed. will not submit ; for war of such a kind is maturally just. \({ }^{1}\)

Of the art of acquisition then there is one kind which by nature is a part of the management of a household, in so far as the art of household management must either find ready to hand, or itself provide, such things necessary 30 to life, and useful for the community of the family or state, as can be stored. They are the elements of true riches: for the amount of property which is needed for a good life is not unlimited, although Solon in one of his poems says that
'No bound to riches has been fixed for man'. \({ }^{2}\) But there is a boundary fixed, just as there is in the other 2.5 arts ; for the instruments of any art are never unlimited, either in number or size, and riches may be defined as a number of instruments to be used in a household or in a state. And so we see that there is a natural art of acquisition which is practised by managers of household.s and by statesmen. and what is the reason of this.

There is another varicty of the art of acquisition which 9 is commonly and rightly called an art of wealth-getting,

\footnotetext{
 нépos aitis in l. 23 should be removed.
- Dersk, Poct. I.jr. \({ }^{4}\), Solon, 13.71.
}
and has in fact surgesested the notion that riches and 1257 property hate no limit. Being nearly connected with the preceding, it is often identified with it. But though they are not very different. neither are they the same. The kind already deseribed is given by nature, the other is satined by experience and art.

Lat us begin our discussion of the question with thes following considerations:
()f everything which we possess there are two uses: both belong to the thing as such, but not in the same manner. for one is the proper, and the other the improper or secondary use of it. For example, a shoe is used for wear, and is used for exchange ; both are uses of the shoce. IIc who gives a shoe in exchange for money in or food to him who wants one, does indeed use the shoo as a shoc, but this is not its proper or primary purpose, for a shoe is not made to be an object of barter. The same may be satid of all possessions, for the art of cxकhange extends to all of them, and it arises at first from 15 what is natural, from the circumstance that some have too little, others ton much. Hence we may infer that retail trade is not a matural part of the art of getting Wealth: had it been so, men would have ceased to exchange when they had enough. In the first community, indect, which is the family, this art is obviously of no en u-e. but it beseins to be uscful when the society increases. For the members of the family originally had all things in common; later, when the family divided into parts, the parts shared in many things and different part in different things, which they had to give in exchange for what they wanted, a kind of barter which is still practised ameng batbarous nations who exchange with one another the necesaries of life and nothiner more ; sivines and re coiving wine, for exams le, in exchange for corn, and the like. This sont of barter is mot part of the wealthgetting art and is mut contrary to mature, but is necoled for the satisfaction of men's natural wants. The other : : or more complex form of exchange grew, as might have been inferred, out of the impler. When the inhabitants
of onde country became more dependent on those of another, and they imperted what they needed, and exported what they had too much of, money necessarily 35 came into use. For the various necessaries of life are not casily carried about, and hence men agreed to employ in their dealings with each other something which was intrinsically uscful and easily applicable to the purposes of life, for example, iron, silver, and the like. ()f this the value was at first measured simply by size and to weight, but in process of time they put a stamp upon it, to save the trouble of weighing and to mark the value.
1257 When the use of coin had once been discovered, out of the barter of necessary articles arose the other art of wealth-getting, namely, retail trade ; which was at first probably a simple matter, but became more complicated ats soon as men learned by experience whence and by what exchanges the greatest profit might be made. 5 Originating in the use of coin, the art of getting wealth is generally thought to be chicfly concerned with it, and to be the art which produces riches and wealth; having to consider how they may be accumulated. Indecd, riches is assumed by many to be only a quantity of coin, because the arts of getting wealth and retail ot trade are concerned with coin. Others maintain that coincd moncy is a mere sham, a thing not natural, but conventional only; because, if the users substitute another commodity for it. it is worthless, and because it is not uscful as a means to any of the necessities of life. and, indeed. he who is rich in coin may often be in want of necessary food. But how can that be wealth of which 15 a man may have a great abundance and yet perish with hunger, like Midas in the fable, whose insatiable prayer turned everything that was set before him into gold?

1 lence men seck after a better notion of riches and of the art of getting wealth than the mere acquisition of coin. and they are right. For natural riches and the natural art of wealth-getting are a different thing: in their true so form they are part of the management of a houschold; whereas retail trade is the art of producing wealth, not
in every wiy; but by exchange. And it is thought to be concerned with coin f for coin is the unit of exchange and the measure or limit of it. And there is no bound to the riche which spring from this art of wealth-getting. \(A\) s in the art of medicine there is no \(2:\) limit to the pursuit of health, and as in the other arts there is no limit to the pursuit of their several ends, for they aim at accomplishing their ends to the uttermost (but of the means there is a limit. for the end is always the limit), so. too, in this art of wealth-getting there is mo limit of the end, which is riches of the spurious kind. and the acyuisition of wealth. But the art of wealh -30 setting which consists in household management, on the wher hand, has a limit \({ }^{-}\); the unlimited acquisition of waalth is mot its business. And, therefore in one peint of view, all riches must have a limit; nevertheless, as a matter of fact, we find the opposite to be the case ; for all setters of weald increase their hoard of coin without limit. The sumere of the confusion is the near comexion between the two kinds of wealth-gettins; in either, the instrument 35 is the same, although the use is different, and so they pass into once another: for cach is a use of the same property. but with a difference: accumulation is the end in the one casce. but there is a further end in the other. Hence some persons are led to believe that egetting wealth is the wbect of houschold manargement, and the whole ideat of their lise is that they ought either to increase theis money without limit, or at any rate not to lose it. The \&o origin of this dispesition in men is that they are intent upen livines only, and mot upen living well ; and, as their \(125^{\circ}\) desires are mamited. they atso desire that the means of gratityins: them should be without limit. Those who do aim at asood lite seck the means of obtaining bedily: pleasures : and. since the enjoyment of these appears to 5 depend on property: they are absorted in eretins wealth: and so there arioce the second upecies of wealth-getting. For, as their conoyment is in excess, they seck an art
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which produces the excess of enjoyment: and, if they are not able to supply their pleasures by the art of getting wealth, they try other arts, using in turn every faculty to in a manner contrary to nature. The quality of courage, for example, is not intended to make wealth, but to inspire conficlence; neither is this the aim of the general's or of the physician's art ; but the one aims at victory and the other at health. Nevertheless, some men turn every (quality or art into a means of getting wealth; this they conceive to be the end, and to the promotion of the end they think all things must contribute.

Thus, then, we have considered the art of wealth15 getting which is unnecessary, and why men want it ; and also the necessary art of wealth-getting, which we have seen to be different from the other, and to be a natural part of the art of managing a houscholel, concerned with the provision of food, not, however, like the former kind, unlimited, but having a limit.

And we have found the answer to our original ques- Io tion, \({ }^{1}\) Whether the art of getting wealth is the business of the manager of a houschold and of the statesman or 20 not their business? - vi\% that wealth is presupposed by them. For as political science does not make men, but takes them from nature and uses them, so too nature provides them with earth or sea or the like as a source of food. At this stage begins the duty of the manager of a household, who has to order the things which nature \({ }^{2} 5\) supplies ; - he may be compared to the weaver who has not to make but to use wool, and to know, too, what sort of wool is good and serviceable or bad and unserviceable. Were this otherwise, it would be difficult to see why the art of getting wealth is a part of the management of a houschold and the art of medicine not; for surely the members of a houschold must have health just as they no must have life or any other necessary. The answer is that as from one point of view the master of the house and the ruler of the state have to consider about health,
from another point of view not they but the physician： so in one way the art of houschold management，in another way the subordinate art，has to consider about wealth．But，strictly speaking，as I have already said， the means of life must be provided beforehand by nature ；for the business of nature is to furnish food to 35 that which is born，and the food of the offspring is always What remains over of that from which it is produced．\({ }^{1}\) Wherefore the art of getting wealth out of fruits and animals is always natural．

There are two sorts of wealth－getting，as I have said＂； one is a part of household management，the other is retail trade ：the former necessary and honourable，while that \(t^{\circ}\) which consists in exchange is justly censured ；for it \(\mathbf{1 2 5} 8^{\text {b }}\) is unnatural，and a mode by which men gain from one another．The most hated sort，and with the greatest reason，is usury，which makes a gain out of money itself． and not from the natural object of it．For money wats intended to be used in exchange，but not to increase at interes．And this term interest．＂which means the： birth of money from money，is applied to the brecding of money because the offipping resembles the parent． Wherefore of all modes of getting wealth this is the most umatural．

II Enoush hats been satid about the theory of wealth－ fretting ；we will now proced to the practical part． The di－cussion of such matters is not unworthy of philo－ 10 suphy，but to be engaged in them practically is illiberal and irksome：The useful part of wealth－getting are， first，the knowledge of live－stock，which are most profit－ able，and where，and how，－as，for example，what sort of horses or sherep or oxen or any other amimals are most likely to give a retum．A man ought to know which of \(1:\) these pay better than others，and which paty best in par－ ticular places，for some do better in one place and some in another：Scondly；husbandry，which may be either

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tillage or planting, and the keeping of bees and of fish, or fowl, or of any animals which may be useful to man. -These are the divisions of the true or proper art of wealth-getting and come first. Of the other, which consists in exchange, the first and most important division is commerce (of which there are theee kinds-the provision of a ship, the conveyance of goods, exposure for sale-these again differing as they are safer or more \(\therefore\) profitable), the second is usury, the third. service for hire -of this. one kind is employed in the mechanical arts, the other in unskilled and bodily labour. There is still a third sort of wealth-getting intermediate between this and the first or natural mode which is partly natural, but is also concerned with exchange, viz. the industries that make their profit from the carth, and from things growing fo from the carth which, although they bear no fruit, are nevertheless profitable; for example, the cutting of timber and all mining. The art of mining, by which minerals are obtained, itself has many branches, for there are various linds of things dug out of the earth. ()f the everal divisions of wealth-getting I now speak generally; at minute consideration of them might be useful in practice, but it would be tircsome to dwell upon them at greater length now.
Those occupations are most truly arts in which there is the least element of chance; they are the meanest in which the body is most deteriomated, the most servile in which there is the greatest use of the body, and the most illiberal in which there is the least need of excellence.

Works have been written upon these subjects by 40 various persons ; for example, by Chares the Parian, and Apollodorus the Lemmian, who have treated of Tillage \({ }^{2}\) and llanting, while others have treated of other branches : any one who cares for such matters may refer to their writings. It would be well also to collect the scattered storics of the ways in which individuals have succeeded in somassing a fortune ; for all this is useful to persons who value the art of getting wealth. There is the anecdote
of Thates the Milesian and his financial device, which imonses a principle of miveral application, but is attributcd to him on account of his reputation for wistom. He wa- reproached for his poverty, which was supposed. (1) show that philosophy was of no use. According to 10 the story: he kene by his skill in the stats white it was yet winter that there would be a seat harvest of olives in the coming year: so, having a little money; he gave deperits for the use of all the olive-presese in Chios and Miletur, which he hired at a low price becamee no on bidagimet him. When the harvest-time came, and many were wanted all at once and of a sudden, he let them wit at any rate which he pleased, and made a quantity of moner. Thus he showed the work that philesenphers (an casily be rich if they like, but that their ambition is of another sort. He is supposed to have siven a -triking proof of his wisdom, but, as I was saying, his device for setting wealth is of universal application, and -o is nothing but the creation of a monopoly: It is an art often practised by cities when they are in want of money; the make a momopoly of provisions.

There wa, a man of Sicily, who, hating money deposited with him. bought up all the iron from the iron mine : .fterwards, when the merchants from their various :s markets came to buy, he was the only seller, and withwot math increasing the price he samed zoo per cent. Which when I ionsius heard, he told him that he misht Whe dway his money, but that he must not remain at Syature, for he thenght that the man had diso overed io a way of maling money which wats injurious to his own intere-t. He made the same diseswery ds Thales : thery both contrived to create a monomply for themselves. And -tatermen as well ought to know these things : for a state is often as much in Want of money and of such device for obtainins: it is a houschold, of even more so: hence 35 ome puthic men devote themelves entirely to finance.
12 ()f hanchaded maderement we have xen' that there are there parts- we in the mie of a mater wer slater. \({ }^{1} 1253^{11} ; 11\).
which has been discussed already, another of a father, and the third of a husband. A husband and father, we 40 saw, rules over wife and children, both free, but the rule cliffers, the rule over his children being a royal, over his \(\mathbf{I 2 5 9}{ }^{\text {b }}\) wife a constitutional rule. For although there may be exceptions to the order of nature, the male is by nature fitter for command than the female, just as the clder and full-grown is superior to the younger and more immature. But in most constitutional states the citizens rule and are ruled by turns, for the idea of a constitutional state implies that the natures of the citizens are equal, and do not differ at all." Nevertheless, when one rules and the other is ruled we endeavour to create a difference of outward forms and names and titles of respect, which maty be illustrated by the saying of Amasis about his foot-pan." The relation of the male to the female is of this kind, but there the inequality 10 is permanent. The rule of a father over his children is royal, for he rules by virtue both of love and of the respect lue to age, exercising a kind of royal power. And therefore 1 Iomer has appropriately called \%eus 'father of Gods and men', because he is the king of them all. For a king is the natural superior of his subjects, \({ }_{15}\) b but he should be of the same kin or kind with them, and such is the relation of elder and younger, of father and son.

Thus it is clear that houschold management attends \(\mathbf{I} 3\) more to men than to the acepuisition of inanimate things, and to human excellence more that to the excellence -o of property which we call wealth, and to the virtue of frecmen more than to the virtue of slaves. A question may indeed be raised, whether there is any excellence at all in a slave beyond and higher than merely instrumental and ministerial qualities whether he can have the virtues of temperance, courage, justice, and the like ; or whether \(\therefore 5\) shaves possess only bodily and ministerial qualities. And,

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\(11253^{11} 141255^{b} 39 . \quad\) (1). ii. \(1261^{a} 39\), iii. \(1285^{a} 12\).
\({ }^{3}\) Herod. ii. 172.
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whichever way we answer the question, a difficulty arises; for, if they have virtue, in what will they differ from freemen? (1n the other hand, since they are men and share in rational principle, it secms absurd to say that the \(y\) have no virtue. A similar question may be raised about women and children, whether the too have virtues : 5 nusht a woman w be temperate and have and just, and is a child to be called temperate, and intemperate, or not? So in general we may ask about the natural ruler, and the natural subject. whether they have the same or different virtues. Foor if a noble nature is equally required in both. why should one of them always rule, and the other always : be ruled? Vor can we say that this is at question of denrer. for the difference between ruler and subject is a difference of kind, which the difference of more and less never i- S'et how strange is the supposition that the one ought, and that the other ought not, to have virtue! for if the ruler is intemperate and unjust, how can he fo rule well? if the subject, how can he obey well? If he 1260* be licentions and cowardly: he will cortainly not do his duty: It is evident, thercfore, that both of them must have a share of virtuc, but varying as natural subjects also vary dmones them-elves. Ifere the very constitution of the roul' has shown us the way: in it one part naturally rules, : and the other is subject, and the virtue of the ruler we maintain to be different from that of the subject; the one being the virtue of the rational, and the other of the irrational part. Now, it in obvious that the same principle applice gencrally: and therefore almost all things rule and are rulded according to nature. But the kind of ruke differs:- the frecman rules over the slave after .mother manner from that in which the male rules over the female, or the man oser the hikd : although the part of the soul so are present in all of them, they are present in different degrees. For the slave has no deliberative faculty at all : the woman has, but it is without authority," and the chiled has, but it in immature. So it ma a nece sarily be



15 supposed to be with the moral virtues also ; all should partake of them, but only in such manner and degrec as is required by each for the fulfilment of his duty: Hence the ruler ought to have moral virtue in perfection. for his function, taken absolutcly: demands a master artificer, and rational principle is such an artificer ; the subjects, on the other hand, require only that measure of 20 virtue which is proper to cach of them. (learly, then, moral virtue belongs to all of them ; but the temperance of a man and of a woman, or the courage and justice of a man and of a woman, are not, as Socrates maintained, \({ }^{1}\) the same; the courage of a man is shown in commanding, of a woman in obcying. And this holds of all other virtues. as will be more clearly seen if we look at them in \({ }_{25}\) detail, for those who say gencrally that virtuc consists. in a good disposition of the soul, or in doing rightly, or the like, only deceive themselves. Far better than such definitions is their mode of speaking, who, like Gorgias, \({ }^{2}\) enumerate the virtues. Nll classes must be deemed to have their special attributes ; as the poct says of women.

\section*{'Silence is a woman's glory',:}
but this is not equally the glory of man. The child is imperfect, and therefore obviously his virtue is not relative to himself alone. but to the perfect man and to his teacher, and in like manner the virtue of the slave is relative to a master. Now we determined \({ }^{4}\) that a slave is useful for the wants of life, and therefore he will obvi\(\therefore\) ously require only so much virtue as will prevent him from failing in his duty through cowardice or lack of self-control. Some one will ask whether, if what we are saying is true, virtue will not be required also in the artisans, for they often fail in their work through the lack of self-control? But is there not a great difference in the to two cases? For the slave shares in his master's life ; the artisan is lens closely connected with him, and only: attains excellence in proportion as he becomes a slave.

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The meaner sort of mechanic has a special and eparate 1200" slavery: and whereas the slave exists by mature, mot so the shocmater or wher artisan. It is manifest, then, that the master ought to be the -ource of such excellence in the slase. and not a mere posisessor of the ort of master ship which train the slate in his duties. Wherefore : they are mistaken who forbid us to converse with slaves and sat that we should employ command only: for shates stand cuen more in need of admonition than children.

So much for this subject ; the relations of hu band and wife, parent and child, their several virtuen, what in their intercourse with one another is good, and what is evil, and how we may pur-ue the gexed and encape the evil, will hate to be discussed when we speak of the different forms of government. For, inamuch as every family is a part of a state, and these relationships are the parts of a family: and the virtue of the part must have regard to the virtue of the whole. Women and children must be is traned by education with an eye to the constitution, \({ }^{\text {a }}\) if the virtues of either of them are supposed to mahe any difference in the virtues of the state. And they must make a difference: for the childen grow up to be , itions, and half the free persons in a state are women.

Of these matters, enough has been baid; of what ot remains, let us speak at another time. Regarding, then. our present inquiry a complete. we will make a new begiminge. And. first, let unexamine the various theories of a perfect tate.


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\section*{BOOK II}
()tk purpose is \(\mathbf{t}\) consider what form of political I community is best of all for those who are most able to realize their ideal of life. We must therefore examine Bn not only this but other constitutions, both such as actually exist in well-governed states, and any theoretical forms which are held in estecm; that what is good and uscful may be brought to light. And let no one suppose that in seeking for something beyond them we are anxious to make a sophistical display at any cost ; we only under3 3: take this inquiry because all the constitutions with which we are acquainted are faulty.

We will begin with the natural beginning of the subject. Three alternatives are conceivable: The members of a state must either have (I) all things or (2) nothing in common, or (3) some things in common and some not. That they should have nothing in common is clearly 40 impossible, for the constitution is a community, and must at any rate have a common place-one city will be in one place, and the citizens are those who share in that one city. But should a well-ordered state have all things, as far as may be, in common, or some only and not others? For the citizens might conceivably have wives 5 and children and property in common, as Socrates proposes in the Republic of Plato.' Which is better, our present condition, or the proposed new order of society?

10 There are many difficultics in the community of women. 2 And the principle on which Socrates rests the necesity of such an institution evidently is not cstablished by his argument.. Further, as a means to the end which he ascribes to the state, the scheme, taken literally, is impracticable, and how we are to interperet it \({ }^{2}\) is
\({ }^{2}\) Reading in I. If oudecr, with grood als. authority.
nowhere precisely tated. I ann speaking of the premiss 15 from which the argument of Socrates proceeds. that the sreater the unity of the state the better. Is it mot obvious that a state may at length attain such a degree of unity as to be no longer a state? - since the nature of I state is to be a plurality, and in tending to greater unity, from being a state, it becomes a family and from being a fanily, an individuai ; for the family maty be said to be more one than the state, and the individual than the fomily. So that we ought not to attain this greatest unity cren if we could, for it would be the destruction of the state. Igain, a state is not made up only of so many: men, but of different kinds of men: for similars do mot constitute a state. It is not like a military alliance. The \({ }^{5}\) usefulness of the latter depends upon its quantity even where there is mo difference in quality (for mutual protection is the end aimed at), just as a sreater weight of anything is mere useful than a les. (in like manner, a state differs from a mation, when the mation has not its population organized in villages, but lives an Aradian sort of life); but the elements out of which a unity is to be formed differ in kind. Wherefore the principle of 30 compensation, \({ }^{1}\) as I hawe already remarked in the lithios, is the salsation of states. Weven amons frecomen and equals this is a principle which must be maintained. for they cannot all rule together, but must change at the end of a year or some other period of time or in ome order of sucecsion. The result is that upon this plan they all senem; just is if shoomakersand carpenters were 35 to evehanse their exeupations, and the same persons did met alway continuc shoomahers and carpenters. And -ince it is better that this hould be so in perlitios an well. it is clear that while there should be continuance of the atne persons in power where this is possible, yet whete this- \(i\) not posisible by reason of the matural equality \(1261^{\text {b }}\) of the citizens, and ' at the same time it i just that

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all should share in the government (whether to govern be a good thing or a bad \({ }^{1}\) ), an approximation to this is that cquals should in turn retire from office and should, apart from official position, be treated alike. \({ }^{2}\) Thus the one party rule and the others are ruled in turn, as if they were 5 no longer the same persons. In like manner when they hold office there is a varicty in the offices held. Hence it is crident that a city is not by nature one in that sense which some per-ons affirm; and that what is said to be the greatest yood of cities is in reality their destruction : but surely the good of things must be that which preserves them." 10. Igain, in another point of view, this extreme unification of the state is clearly not good : for a family is more selfsufficing than an individual. and a city than a family, and a city only comes into being when the community is large enough to be self-sufficing. If then self-sufficiency is to be desired, the lesser degree of unity is more 1. desirable than the greater.

But, even supposing that it were best for the community to have the greatest degree of unity, this unity is by no means prosed to follow from the fact 'of all men saying " mine " and "not mine" at the same instant of time", which, according to Socrates, \({ }^{4}\) is the sign of so perfect unity' in a state. F'or the word 'all' is ambiguous. If the meaning be that every individual says 'mine' and - not mine' at the same time, then perhaps the result at which Socrates aimsmay be in somedegrec accomplished; cach man will call the same person his own son and the same person his own wife. and so of his property and of all that falls to his lut. This however, is not the way in which people would speak who had their wives and children in : common : they would say ‘all 'but not each'. In like manner their property would be described an belonging to them, not severally but collectively. There is an , bvious fallacy in the term 'all': like some other words. - both ' 'odd'. 'cven', it is ambiguous, and even in abstract
argument becomes a source of logical puzales. That ati :o person: call the same thins mine in the sense in which (each does so may be a fine thing. bat it is impraticable: or if the worls are taken in the other sense, such a unity in no way conduces to harmony. And there is another objection to the proponal. For that which is common to the sereateat number has the least care bestowed upon it. Every one thinks chiefly of his own hardly at all of the common interest : and only when he is himself concerned as an individual. For besides other considerations everyboly is more inclinal to neglect the duty which he expects. another to fulfil ; as in familics many attendants are often less uscful than a few. 1:ach citizen will have a thousand sons who will not be his sons indlividually, bat anybody will be equally the son of anybody, and will therefore be \(1262^{2}\) neslected by all alike. Further, upon this principle. every une will uee the word 'mine' of one who is prospering or the reverse.' however small a fraction he may himedf be of the whole number; the same bey will be - my son', so and so's son " the son of each of the thensand. or whate er be the number of the citions: and wen about this he will not be positive ; for it is 5 impersible to know who chanced to have a child, or whether, if one came into existence, it has survived. But Which is better-for ("ach to say 'mine' in this way, making a man the ame relation who thousand or ten thensand citifens, or to use the word mine in the ordinary and mone restricted sense? For usually the same perison is called by one man his own son whom amother calls hisown brother or cousin or kinsman blowed relation or comnexion by marriage cither of himself of of some relation of his. and yet another his clamsman or tribesmanf and how muth better is it to be the real cousin of sombloody than to be a son after Platois tahion! Nor is there any way of perventing brother and chiddren :md fathers and mothers from sometimen : recognizing one another ; for children ate born like their parents, and they will necosatrily be finding indications of

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1 (p. Rip. r. f13 1.
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their relationship to one another. Geographers declare such to be the fact ; they say that in part of Upper Libya. 2o where the women are common. nevertheless the children who are born are assigned to their respective fathers on the ground of their likeness. \({ }^{1}\) And some women, like the females of other animals-for example, mares and cows-have a strong tendency to produce offeprings resembling their parents, as was the case with the Pharsalian mare called Honest."
()ther evils, against which it is not casy for the authors \(\mathbf{4}\) of such a community to guard, will be assaults and homicides, voluntary as well as involuntary, quarrels and slanders, all which are most unholy acts when committed against fathers and mothers and near relations, but not 30 equally unholy when there is no relationship. Noreover, they are much more likely to occur if the relationship, is unknown, and, when they have occurred. the customary expiations of them cannot be made. Again, how strange it is that Socrates, \({ }^{3}\) after having made the children common. should hinder lovers from carnal intercourse only, but should permit love and familiaritics
\({ }_{35}\) between father and son or between brother and brother, than which nothing can be more unseemly; since even without them love of this sort is improper. ILow strange, too, to forbid intercourse for no other reason than the violence of the pleasure, as though the relationship of father and son or of brothers with one another made no difference.
to 'This community of wives and children seem.s better suited to the husbandmen than to the guardians, for if \(1262^{\text {b }}\) they have wives and children in common, they will be bound to one another by weaker ties, as a subject class hooukd be, and they will remain obedient and not rebel.' In a word, the result of such a law would be just the 5 oplposite of that which grod laws ought to have, and the intention of Socrates in making these regulations about

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women and children would defeat itself. For friendship, we believe to be the greatest grool of states \({ }^{1}\) and the preserative of them against revolutions; neither is there anthing which Socrates so greatly lauds as the unity of the state which he and all the world declare to to be ereated be friend hip. But the unity which he commends would be like that of the lovers in the Symporsium. who, as . Tristophanes say desire to grow together in the excess of their affection, and from being two to become one, in which case one or both would certainly perish. Whereas in a state having women and childen is commen. lowe will be watery : and the father will certainly not say 'my son'. or the son • my father'.t As a little weet wine mingled with a great deal of water is imperceptible in the mixture, so. in this sort of community, the idea of relationship which is bated upen these names will be lost : there is no reason why the so- - o called father should care about the son, or the son about the father. or brothers about one another. Of the two qualities which chicfly inspire regard and affection thot a thing is your own and that it is your only oneneither can exist in such a state as this.

Agrin, the transfer of children as soon as they are born from the rank of husbandmen or of artisans to that of \(: 5\) grardians, and from the rank of guardians into a lower rank, will be very difficult to arrange; the givers on tranderere cannot but know whom they are giving and tranderring, and to whom. And the previously mentioncd' 'wils, whch as assaults, unlawful loves, homicides, will happen more often amonest those who are transferred (1) the lower clatses, or who hate a place assigned to them among the guardians; for they will no longer call the members of the clan they have left brothers and chidden, and fathers, and mothers, and will not, therefore, be atraid of committing any crime by reason of consmensuinty. Tomching the community of wives sis and hildren, let thio be our conclusion.
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Next let us consider what should be our arrangements 5 about property: should the citizens of the perfect state to have their possessions in common or not? This question may be discussed separately from the enactments about \(1263^{\text {a }}\) women and children. Even supposing that the women and children belong to individuals, according to the custom which is at present universal, may there not be an advantage in having and using possessions in common? Three cases are possible: (1) the soil may be appropriated, but the produce may be thrown for consumption into the common stock; and this is the 5 practice of some nations. ()r (2), the soil may be common, and may be cultivated in common, but the produce divided among individuals for their private use ; this is a form of common property which is said to exist among certain barbarians. Or (3), the soil and the produce may be alike common.

When the husbandmen are not the owners, the case to will be different and easier to deal with ; but when they till the ground for themselves the question of ownership will give a world of trouble. If they do not share equally in enjoyments and toils, those who labour much and get little will necessarily complain of those who \({ }_{5} 5\) labour little and receive or consume much. But indeed there is always a difficulty in men living together and having all human relations in common, but especially in their having common property. The partnerships of fellow-travellers are an example to the point; for they generally fall out over everyday matters and quarrel about any so trifle which turns up. So with servants: we are most liable to take offence at those with whom we most frequently come into contact in daily life.

These are only some of the disadvantages which attend the community of property ; the present arrangement, if improved as it might be by good customs \({ }^{1}\) and laws, would be far better, and would have the advantages \(2=\) of hoth systems. Property should be in a certain sense

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common，but，an a general rule，private ：for：when every one has a distinct interest，\({ }^{1}\) men will not complain of one another，and they will make more progress，because wery one will be attending to his own business．And yet ly reason of goodness，and in respect of use．＇Friends＇， as the proserb say＇s，＇will have all things common．＇E Even 30 now there are traces of such a principle，showing that it is not impracticable，but，in well－ordered states，exists already to a certain extent and may be carried further． For，although every man has his own property，some things he will place at the disposal of his friends．while of others he shares the use with them．The Lace－ 35 daemonians，for example，use one another＇s slaves，and horses，and doys，as if they were their own；and when they lack provisions on a journey，they appropriate what they find \({ }^{3}\) in the fields throughout the country．It is clearly better that property should be private，but the use of it common；and the special business of the Jegislator is to create in men this benevolent disposition． Again，how immeasurably greater is the pleasure，when a 40 man fects a thing to be his own ：for surely the love of self \({ }^{4}\) is a feeling implanted by nature and not given in vain， \(\mathbf{I} 263^{\text {b }}\) although selfishness is rightly censured；this，however， is not the mere love of ：elf，but the love of self in excess， like the miscr＇s love of money：for all，or almost all， men love money and other such objects in a measure． And further，there is the greatest pleasure in doing 5 a kindness or service to friends or guesti or companions， which can only be rendered when a man has private property：These advantages are lost by excessive unifica－ tion of the state．The exhibition of two virtues，besides．is visiblyannihilated in such a state：first，temperancetowards women（for it is an honourable action to abstain from 10 another＇s wife for temperance ahe；；seondly；liberality in the matter of property：No one，when men have all things in common，will any longer set an example of
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'(p. 隹汭 374. *(p. Rif).iv.424 A.

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4 Cp.N:/.th. iN. S.

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liberality or do any liberal action; for liberality consists in the use which is made of property. \({ }^{1}\)
\({ }_{15}\) Such legislation may have a specious appearance of benevolence; men readily listen to it, and are easily induced to believe that in some wonderful manner everybody will become everybody's friend, especially when some one \({ }^{*}\) is heard, denouncing the evils now existing in 20 states, suits about contracts, convictions for perjury. flatteries of rich men and the like, which are said to arise out of the possession of private property. These evils. however, are due to a very different cause-the wickedness of human nature. Indeed, we see that there is much more quarrelling among those who have all
25 things in common, though there are not many of them when compared with the vast numbers who have private property.

Again, we ought to reckon, not only the evils from which the citizens will be saved, but also the advantages which they will lose. The life which they are to lead 30 appears to be quite impracticable. The error of Socrates must be attributed to the false notion of unity from which he starts. \({ }^{3}\) Unity there should be, both of the family and of the state, but in some respects only. For there is a point at which a state may attain such a degree of unity as to be no longer a state. or at which, without actually ceasing to exist, it will become an inferior state,
3.5 like harmony passing into unison, or rhythm which has been reduced to a single foot. The state, as I was saying, is a plurality, \({ }^{4}\) which should be united and made into a community by education; and it is strange that the author of a system of education which he thinks will make the state virtuous, should expect to improve his citizens by regulations of this sort, and not by philosophy* 40 or by customs and laws, like those which prevail at Sparta and Crete respecting common meals, whereby \(1264^{\text {a }}\) the legislator has made property common. Let us remember that we should not disregard the experience

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\({ }^{1}\) (p. N. Fith. iv. 111\()^{\prime \prime} 22\).
\({ }^{2}\) Ret. v. 464, 465.
\({ }^{2}\) Cp. г. 2.
+ (戶) 12ヶ1: 18.
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of uges: in the multitude of yers these thinges if they wote enod, would certainly not have been unkmown: for almost everything has been found out, although sometimes they are not put together ; in other cases men fornot use the knowledge which they have. Gieat light : would be thrown on this subject if we could see such a form of government in the actual process of construction : for the legislator could not form a state at all without distributios and dividing it constituents into associations. for common meals, and into phratries and tribes. But all this leggishation ends only in forbidding agriculture to 10 the guardians, a prohibition which the Lacedaemonians try to enforce alreads:

But. indeed, Socrates has not said, nor is it casy to decide, what in such a community will be the general form of the state. The citizens who are not guardians are the majority, and about them nothing has been determined: are the husbandmen. too, to have their property in common? ()r is cach individual to have his 15 own? and are their wives and children to be individual or common? If. like the guardians. they are to have all things in common, in what do they differ from them, or what will they gain by submitting to their government? ()r. upon what principle would they submit, unless indeed : the governing class adopt the ingenious policy of the (retans, who give their slaves the same institutions ats their own, but forbid them gymnastic exercises and the possession of arms. If on the other hand, the inferion claseses are to be like other cities in respect of marriage and property, what will be the form of the community? Wust it not contain two states in onc. \({ }^{1}\) each hostile to :s the other? He makes the guardians into a mere occupying garrison. while the husbandmen and artisams and the res are the real citizens. But if so the suits and quarrele, and all the evils which Socrate affirme to exi-t in other states, will exist equally among them. He says indecel that, having so good an education. the :r citi\%ens will not need many laws, for example laws about

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the eity or about the markets; ' but then he confines his celucation to the guardians. \(\Lambda\) gain. he makes the husbandmen owners of the property upon condition of their paying a tribute." But in that case they are likely to be much more ummanageable and conceited than the 35 Helots, or Penestac, or slaves in general. \({ }^{3}\) And whether community of wives and property be necessary for the lower equally with the higher class or not, and the questions akin to this, what will be the education, form of government, laws of the lower class, Socrates has nowhere determined: neither is it easy to discover this, nor is their character \({ }^{4}\) of small importance if the common 40 life of the guardians is to be maintained.
\(1264^{\text {b }}\) Again, if Spcrates makes the women common, and retains private property, the men will see to the fields, but who will see to the house? And who will do so if the agricultural class have both their property and their wives in common? Once more: it is absurd to argue, : from the analogy of the animals, that men and women should follow the same pursuits." for animals have not to manage a houschold. The government, too, as constituted by Socrates, contains elements of danger; for he makes the same persons always rule. And if this is often a cause of disturbance among the meaner sort, how much oomore among high-spirited warriors? But that the persons whom he makes rulers must be the same is evident ; for the gold which the God mingles in the souls of men is not at one time given to one, at another time to another. but always to the same: as he says, 'God mingles gold in some, and silver in others, from their very birth ; but brass and iron in those who are meant 15 to be artisans and husbandmen.'" Again, he deprives the guardians cven of happiness, and says that the legislator ought to make the whole state happy. \({ }^{7}\) But the whole cannot be happy unless most, or all, or some of its parts enjoy happiness. \({ }^{8}\) In this respect happiness

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" (p. 1369" 36 . Reading morois tovas in 1. 39 with some Mss. (p. Rect. •. 4511 ('p. Ret. iii. 415 A .

「 Refoiv. 419.420 ( C . vii. \(1329^{\text {a }} 23\).
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is not like the even principle in numbers，which may＝o exist only in the whole，but in neither of the parts；not so happiness．And if the guardians are not happy，who are？Surely not the artisans．or the common people． The Republic of which Socrates discourses has all these difficulties，and others quite as great．

6 The same，or neariy the same，objections apply tw Ilate＇s later work，the Lenos，and therefore we had better examine briefly the constitution which is therein deseribed． In the licpublic，socrates has definitely settled in all a few questions only；such as the community of women and chiddren，the community of property，and the constitution of the state．The population is divided into two classes－one of husbandmen，and the wher of warrior：；＇from this latter is taken a third clase of combellors and rulers of the state．＂But suctates has not determined whether the habondmen and artisams are whave a share in the govermment，and whe ther they， tow，are to carry arms and share in military arvice，or mot．Ife certamly think：＂that the women ought to share in the education of the guardians，and to fight by their side．The remainder of the work is filled up with dioressions forcion to the main subject，and with 1 ． discus－ions about the education of the suardians．In the \(1265^{*}\) l．nows there is hardly anything but laws：mot moch is stid about the con－titution．This，which he had intended to make more of the ordinary type he eradually brinse round to the other we ideal form．Foor with the exception of the community of women and property，he －uppore（everghing to be the same in both tates ；there is to be the some colur ation：the e itians of beth are to live fire trom sersile ocopations，and thene ane to be common math in beth．The only ditferenee is that in the \(/\) ．whe the common meals ate extended to women， and the warrions number jooo but in the Republia anly 1000
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10 The discourses of Socrates are never commonplace； they always exhibit grace and originality and thought； but perfection in everything can hardly be expected． We must not overlook the fact that the number of jooo citizens，just now mentioned，will require a territory as 1s large as Babylon，or some other huge site，if so many persons are to be supported in idleness，together with their women and attendants，who will be a multitude many times as great．In framing an ideal we may assume what we wish，but should avoid impossibilitics．\({ }^{1}\)

It is said that the legislator ought to have his eyc directed to two points，－the people and the country．\({ }^{2}\) 20 l3ut neighbouring countries also must not be forgotten by him，\({ }^{3}\) firstly because the state for which he legislates is to have a political and not an isolated life．\({ }^{4}\) For a state must have such a military force as will be serviceable against her neighbours，and not merely \({ }^{25}\) useful at home．liven if the life of action is not admitted to be the best，either for individuals or states，＂still a city should be formidable to enemies，whether invading or retreating．

There is another point：Should not the amount of property be defined in some way which differs from this by being clearer？For Socrates says that a man should have ．io so much property ats will enable him to live temperately，＂ Which is only a way of saying＇to live well＇；this is too general a conception．Further，a man may live tem－ perately and yet miscrably：\(\Lambda\) better definition would be that a man must have so much property as will enable him to live not only temperately but liberally ；＂if the two are parted，liberality will combine with lusury； temperance will be associated with toil．For liberality and temperance are the only eligible qualities＊which \(\therefore\) have to do with the use of property．A man camnot use property with mildness or courage but tomperately and
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(1). vii. $1325^{1 \prime} 3$ ?

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(1p. vii. 132グ +1. (1p. vii. C. 2. and 3. "/.ルテ's. v. 737 1).
(1). vii. $1326^{11} 30$.
Reading ékes aiperui in 1. 35 with Vettori.

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liberally he may; and therefore the practice of these virtues is inseparable from property: There is an inconsistency, too, in equalizing the property and not regulating the number of the citions: ; \({ }^{1}\) the population is to remain unlimited, and he thinks that it will be suffi- + , ciently equalized "by a certain number of marrages being unfruitful, howewer many are born to others, because he \(1265^{10}\) find this to bee the care in existing states. But greater cate will be required than now: for among ourselves, whatever may ise the number of citizens, the property is Whay's distributed among them, and therefore no one is in want: but. if the property were incapable of division as in the loness the supernumeraries, whether few or 5 many; would get nothing. ()ne would have thought that it wat eren more necessary to limit population than property: and that the limit should be fixed by calculating the chances of montality in the children. and of sterility in married persons. The neglect of this subject. which 10 in existiner states is so common, is a never-failing cause of peserty among the citizens: and poverty is the parent of revelution and crime. Pheidon the Corinthian, who was one of the most ancient legislators, thought that the families and the number of citizens ought to remain the same, although originally all the lots mat have been of 15 different cizes: but in the \(I\) are's the opposite principle is mantancal. What in our opinion is the right arrangement will have to be explained hereafter."

There is another omission in the I.anis: Sucrates doen not tell us how the rulers differ from their subjects: he only aty that they should be related as the warp and so the woof, which are made out of different wools. H1Allows that a man's whole property may be increased fivefold, but why should not his land also increase to deertain extent? Tgain, will the good management of a homecholed be promoted by his arangement of home-

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25 steads? for he assigns to each individual two homesteads in separate places, \({ }^{1}\) and it is difficult to live in two houses.

The whole system of govermment tends to be neither democracy nor oligarchy, but something in a mean between them, which is usually called a polity, and is composed of the heavy-armed soldiers. Now, if he intended to frame a constitution which would suit the .o greatest number of states, he was very likely right, but not if he meant to say that this constitutional form came nearest to his first or idcal state; for many would prefer the Laccelaemonian, or, possibly, some other more aristocratic government. Some, indeed, say that the best constitution is a combination of all existing forms. and 3. they praise the \(^{\text {Lacedaemonian }}{ }^{2}\) because it is made up of oligarchy: monarchy, and democracy, the king forming the monarchy, and the council of elders the oligarchy, while the democratic element is represented by the Ephors; for the Ephors are selected from the people. to Others, however, declare the liphoralty to be a tyranny, and find the element of democracy in the common mats \(1266^{\mathrm{a}}\) and in the habits of daily life. In the Lorr's \({ }^{3}\) it is maintained that the best constitution is made up of democracy and tyranny, which are cither not constitutions at all, or are the worst of all. But they are nearer the truth who combine many forms; for the constitution is better which is made up of more numerous elements. 5 The constitution proposed in the Lera's has no element of monarchy at all; it is nothing but oligarchy and democracy, leaning rather to oligarchy. This is seen in the mode of appointing magistrates ; \({ }^{4}\) for although the appointment of them by lot from among those who have been already selected combines both elements, the way 10 in which the rich are compelled by law to attend the assembly " and vote for magistrates or discharge other political duties, while the rest may do as they like, and

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1 Latis, v. 745 c, but cp. infra, vii. 1330iag 18. Cp. i. \(1293^{11} 16,1294^{\prime \prime} 1834\). iii. 693 1, 701 1, iv. 710 , vi. 756 k. l.ıだs, vi. 756,763 1., 765. / Min's, vi. 764.1 ; and /'ol.iv. 1294 \(37,120 \mathrm{~g}^{\prime \prime} 16\).
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the endeavour to have the sreater number of the magistrates appeinted out of the richer clanses and the highest officers selected from those who have the greatest incomes, both these are oligarchical features. The oligarchical principle prevails also in the choice of the council, \({ }^{2}\) for all are compelled to choose, but the com- is pulsion extends only to the choice out of the first clats. and of an erpual number out of the second class and out of the third class, but not in this latter catse to all the voters but wore tho the first three classes:" and the selection of candidates out of the fourth class is only compubory on the first and second. Then. from the persons so chosen, he says that there ought to be ath equal mumber of each class selected. Thus a preponderance will be given to the better sort of people, who have the larger incomes, because many of the lower classe not beins comperlled. will not ote. These considerations, and "thers which will be adduced ' when the time comes :s for examining similar polities, tend to show that states like Plato's hould not be composed of democtacy and momathy: There is also a danger in electing the magistraten out of a boly who are themselies clected; for, if but a small number choose to combine, the elections will alwaye gos they desire Such i the constitution which i. dess ribed in the latios.

7 ()hate constitutions have been propersed; sume by private persons, others by philesophers and statemen, which all come nearer to establisined or existing one than either of Platos. No one clse has introduced such noseltice at the community of women and childen, or public tables for women: other legislators begin with What is necen-ary. In the opinion of some, the resulation of property is the chicf peint of all, that being the question upon which all revolutions turn. This


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danger was recognized by Phaleas of Chalcedon, who was the first to affirm that the citions of a state fo ought to have equal possessions. He thought that in \(1266^{\text {b }}\) a new colony the equalization might be accomplished without difficulty, not so easily when a state was already established; and that then the shortest way of compassing the desired end would be for the rich to give and not to receive marriage portions, and for the poor not to give but to receive them.
- Plato in the Lares \({ }^{1}\) was of opinion that. to a certain extent, accumulation should be allowed. forbidding, as I have already observed, \({ }^{2}\) any citizen to possess more than five times the minimum qualification. But those who make such laws should remember what they are apt to forget, \({ }^{3}\)-that the legislator who fixes the amount 10 of property should also fix the number of children ; for, if the children are too many for the property, the law must be broken. And, besides the violation of the law, it is a bad thing that many from being rich should become poor; for men of ruined fortunes are sure to stir up revolutions. That the equalization of property
1s excrcises an influence on political society was clearly understood even by some of the old legislators. Laws were made by Solon and others prohibiting an individual from possessing as much land as he pleased ; and there are other laws in states which forbid the sale of property: among the I ocrians, for example, there is a - law that a man is not to sell his property unless he can prove unmistakably that some misfortune has befallen him. Again, there have been laws which enjoin the preservation of the original lots. Such a law existed in the island of Leucas, and the abrogation of it made the constitution too democratic, for the rulers no longer had the prescribed qualification. Again, where there is equality \(\therefore\) of property, the amount may be either too large or too small, and the possessor may be living either in luxury or penury. Clearly, then, the legislator ought not only
th aim at the copualization of propertics，but at moderation in their amount．Fiuther，if he preseribe this moderate amount equally to all，he will be no nearer the mark； for it is not the prossessions but the desires of mankind which require to be equalized，\({ }^{1}\) and this is impossible，，o unless a sufficient education is provided by the laws． But l＇haleas will probably reply that this is precisels what he means：and that，in his opinion．there ought to be in tates，not only equal property，but equal education． still he should tell us what will be the character of his cducation：there is no use in having one and the same for all，if it is of a sort that predisperes men to avarice， or ambition，or both．Norcover，civil troubles arise，not monly out of the incquality of property：but out of the incepuality of honour，though in opposite ways For the ammon people quarrel about the incequality of property：1267＂ the higher class about the equality of honour ；as the peret －リッ，一
＇The bad and good alike in honour share．＇\({ }^{2}\)
There are crimes of which the motive is want；and for these Phaleas expects to find a cure in the equalizat tion of property，which will take away from a man the temptation to be a highwayman，becatse he is hungry or cold．But want is not the sole incentive to crime；mens dse wish twe enjoy themselves and not to be in a tate of desire－they wish to cure some desire，going beyond the necessitics oflife，which preys upon them；nay，this is not the only reason they may desire superfluitios＂in order thenjoy pleasures matcompanicd with pain，and there－ the they commit crimes．

Now what is the cure of these three disorders？（1f the first，moderate possessions and occupation：of the cocond，habits of temperance ；as to the third，if any desire plasures which depend on themselves，they will find the satisfaction of their desires nowhere but in philowophy；for all other pleasures we are dependent on others．The fact is that the greatest crimes are camed by exacse and mot by necessity．Men do not

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become tyrants in order that they may not suffer cold ; \({ }^{1}\) a and hence great is the honour bestowed, not on him who kills a thicf, but on him who kills a tyrant. Thus we see that the institutions of Phaleas avail only against petty crimes.

There is another objection to them. They are chiefly designed to promote the internal welfare of the state. But the legislator should consider also its relation to neighbouring nations, and to all who are outside of zo it. \({ }^{1}\) The government must be organized with a view to military strength ; and of this he has said not a word. And so with respect to property: there should not only be enough to supply the internal wants of the state, but also to meet dangers coming from without. The property of the state should not be so large that more \(\therefore\) powerful neighbours may be tempted by it, while the owners are unable to repel the invaders; nor yet so small that the state is unable to maintain a war even against states of equal power, and of the same character. Phaleas has rot laid down any rule; but we should bear in mind that abundance of wealth \({ }^{2}\) is an advantage. The best limit will probably be, that a more powerful neighbour must ;o have no inducement to go to war with you by reason of the excess of your wealth, but only such as he would have had if you had possessed less. There is a story that Eubulus, when Autophradates was going to besiege Atarneus, told him to consider how long the operation would take, and then reckon up the cost which would be incurred in the time. 'For', said he, 'I am willing for a smaller sum than that to leave Atarneus at once.' \(\therefore\) These words of liubulus made an impression on Autophradates, and he desisted from the siege.

The equalization of property is one of the things that tend to prevent the citizens from quarrelling. Not that the gain in this direction is very great. For the nobles will be dissatisfied because they think themselves worthy of more whan an equal share of honours ; and this is often found

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(1). \(1205^{\circ 2} 20\).

Or, teatling "̈ \(\tau\) in 1. 28 with Stahr, 'what dunount of weahh.
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th be a cuse of sedition and revolution.' And the avarice of mankind is insatiable: at one time two obols \(1267^{\text {b }}\) II小 pay enough; but now, when this sum has become customary, men always want more and more without end ; for it is of the nature of desire not to be satisfied, and most men live only for the gratification of it. The beginning of reform is not so much to equalize property as to train the nobler sort of natures not to desire more, and to prevent the lower from setting more ; that is to -ay; they must be kept down. but not ill-trated. Besides. the equalization proposed be Phaleas is imperfect: for he only equalizes land, whercas a man may be rich ahoo in slaves, and cattle, and mones, and in the abundance of what are called his movables. Now either all these things mut be cqualized. or some limit must be imposed on them, or they must all be let alone. It would appear that lhaleas is legislating for a small city 1 : only, if, as he supposes, all the artisans are to be public slaves and not to firm a supplementary part of the body of citizens. But if there is a law that artisans are to be public slaves, it hould only apply to those engaged on public works, ats at lipidamnus, or at . thens on the plan which Diphantus once introduced.

From these obervations any one may judge how far Phalea was wrong or right in his ideas.

8 Hippodamus, the son of Euryphon a native of Miletus, the same who invented the art of planning cities, and who aboo laid out the l'iracus,-- a strange man, whose fondness for distinction led him into a general eccentricity of life, which made some think him affected (for he would wear flowing hair and expensive ornaments; but these were worn on a cheap, but warm garment * both in winter and -ummer); be, besides aspiring to be an adept in the knowledge of nature, was the first person not a tate-man who made inquition about the best form of govermment.

The city of llippodamus was composed of 10,000 ?

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citizens divided into three parts,-one of artisans, one of husbandmen, and a third of armed defenders of the state. Ife also divided the land into three parts, ons sacred, one public, the third private: - the first was set apart to maintain the customary worship of the crocls,
\(\therefore\) : the second was to support the warriors, the third was the property of the husbandmen. He also divided laws into three classes, and no more, for he maintained that there are three subjects of lawsuits,-insult, injury, and homicide. He likewise instituted a single final court of to appeal, to which all callses seeming to have been improperly decided might be referred; this court he formed 1268 of elders chosen for the purposc. He was further of opinion that the decisions of the courts ought not to be given by the use of a voting pebble. but that every one should have a tablet on which he might not only write a simple condemnation, or leave the tablet blank for a simple acquittal; but, if he partly acquitted and partly 5 condemned, he was to distinguish accordingly. To the existing law he objected that it obliged the judges to be guilty of perjury, whichever way they voted. He also enacted that those who discovered anything for the good of the state should be honoured ; and he provided that the children of citizens who diecl in battle should be maintained at the public expense. as if such an enactment to had nerer been heard of before, yet it actually exists. at \(\Lambda\) thens \({ }^{1}\) and in other places. As to the magistrates, he would have them all elected by the people, that is. by the three classes already mentioned, and those who were elected were to watch over the interests of the public, of strangers, and of orphans. These are the most striking points in the constitution of Hippodamus. 15 There is not much else.

The first of these proposals to which objection may be taken is the threcfold division of the citizens. The artisans, and the husbandmen, and the warriors, all have a share in the government. But the husbandmen have 10 arms, and the artisans neither arms nor land.

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\({ }^{1}\) (p). Thuc, ii. \(\mathrm{q}^{2}\).
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and therefore they beenme all but laves of the warrion clas. That they should shate in all the offices is :n inl- posibility; for generals and guardians of the citizons, and nearly all the principal masistrates, must be tahen from the clase of those who carry arms. V'et, if the two other classes have mo share in the government. how can they be loyal citizens? It may be said that those who :s have ams must necessarily be masters of both the other classes, but this is not so casily accomplished unless they are numerous; and if they are. why should the other clanses share in the government at all, or hawe power to appoint magistrates? Further, what use are farmers to the city? Artians there must be. for these :o are wanted in every city, and they can live by their craft, as elsewhere; and the husbandmen, too, if they really provided the wartiors with food, might fairly. have a share in the government. But in the republic of Hippodamus they are supposed to have land of their own, which they cultivate for their private benctit. Again, ats 3 to this common land out of wheh the soldiers are maintained, if they are themselves to be the cultiators of it. the wartor clas will be identical with the hasband men, although the lesislater intended to make a distinction betwern them. If, again, there are to be other cultivators distinct both from the husbondmen, who have land wher then and frem the warrioss, they will make a fourth class, which has no place in the state and no share in anything. ()r. if the same persons are to cul- 1 tivate their own lands, and those of the public as wedl. they will have a difficulty in supplying the quantity of produce which will maintain two houschonds: \({ }^{1}\) and why, 1268 b in thin case, shomld there be any divison, for they might find foed themsise and give wo the wariors from the same land \({ }^{2}\) and the same lots? There is urely a great confusion in all thic.

Niether is the law tw be commended which has thats the judges, when a simple insue is laid before them,

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\({ }^{1}\) Keradimg oin ónums in 1. 1.

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should distinguish in their judgement ; for the judge is thus converted into an arbitrator. Now, in an arbitration, although the arbitrators are many, they confer with one another about the decision, and therefore they can distinguish ; but in courts of law this is impossible, and, 10 indeed, most legislators take pains to prevent the judges from holding any communication with one another. Again, will there not be confusion if the judge thinks that damages should be given, but not so much as the suitor demands? He asks, say, for twenty minae, and the judge allows him ten minac (or in general the suitor asks for more and the judge allows lesis), while another judge is allows five. another four minac. In this way they will go on splitting up the clamages, and some will grant the whole and others nothing: how is the final reckoning to be taken? Again. no one contends that he who votes for a simple acquittal or condemnation perjures himself, if the indictment has been laid in an unqualified form ; and 20 this is just, for the judge who acquits docs not decide that the defendant owes nothing, but that he does not owe the twenty minac. He only is guilty of perjury who thinks that the defendant ought not to pay twenty minac, and yet condemns him.

To honour those who discover anything which is useful to the state is a proposal which has a specious sound. but cannot safcly be enacted by law, for it may encourage informers, and perhaps even lead to political commotions. \(\therefore\) This question involves another. It has been doubted whether it is or is not expedient to make any changes in the laws of a country, even if another law be better. Now, if all changes are inexpedient, we can hardly assent to the .o proposal of Hippodamus ; for, under pretence of doing a public service, a man may introduce measures which are really destructive to the laws or to the constitution. But, since we have touched upon this subject. perhaps we had better go a little into detail, for, as I was saying, there is a difference of opinion, and it may sometimes seem de35 sirable to make changes. Such changes in the other arts anes sciences have certainl- been bencficial; medicine, for
comple，and gymnastic，and every other art and craft have departed from traditional usage．And，if politics be an art，change must be necessary in this as in any other art． That improvement hats occurred is shown by the fact that old cuntoms are exceedingly simple and batrarous． For the ancient IIcllenes went about amed \({ }^{1}\) and bought an \(^{\text {and }}\) their bides of each other．The remanine of anciont laws which hate come down to us are quite absurd；for \(\mathbf{1 2 6 9}{ }^{\text {＂}}\) ceample，at Cumate there is a law about murder，to the effect that if the accuser produce a certain number of witnesses from among his own kinsmen，the accused shall be heddsuilty：Again，men in general desire the good， and not merely what their fathers had．But the primacoal inhabitants．whether they were born of the earth or were the survivors of some destruction，may be supposed to hate been no better than ordinary or even foolish people amoner ouredies such is certamly the tradition \({ }^{2}\) con－ ceming the earth－born men）；and it would be ridiculous to rest contented with their notion－Kiven when laws have been written down，they ousht not always to remain maltered．As in wther sciences，so in politics，it is im－ 10 possible that all thing hould be precisely set down in writing ：for enactments must be universal，but actions are concerned with particulars：llence we infer that sometimes and in certain case latws may be changed ： but when we look at the mater from another point of vicw．sreat catution woukd seem to be repuired．For the habit of lightly changines the laws is an evil．and， 15 When the alvantage is small，some eror－both of law－ ＂iver and ruker had better be left；the citizen will mot gain © much by makine the change as he will loice by the habit of disobedience．The amalogs of the ate th is false；a change in a lan is at vory difforent thing from a change in ath art．For the law has no power \(t\) ，com－ 20 mand oberlicnce except that of habit，which a an only be given by time－ot that at rethine to（hatuge from old to

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new laws enfecbles the power of the law. liven if we admit that the laws are to be changed, are they all to
\(\therefore\) be changed, and in every state? And are they to be changed by anybody who likes, or only by certain persons? These are very important questions; and therefore we had better reserve the discussion of them to a more suitable occasion. \({ }^{1}\)

In the governments of Lacedaemon and Crete, and 9 30 indecd in all government., two points have to be considered : first. whether any particular law is good or bad. when compared with the perfect state ; secondly, whether it is or is not consistent with the idea and character which the lawgiver has set before his citizens. That in a well-ordered state the citizens should have leisure and 3. not have to provide for their daily wants is generally acknowledged, but there is a difficulty in seeing how this leisure is to be attained. The Thessalian Penestae have often risen against their masters. and the Helots. in like manner against the Lacedacmonians, for whose misfortunes they are always lying in wait. Nothing, however, of this kind has as yet happened to the Cretans; to the reason probably is that the neighbouring cities, cven \(1269^{\text {b }}\) when at war with one another, never form an alliance with rebellious serfs, rebellions not being for their interest, since they themselves have a dependent population." Whereas all the neighbours of the Lacedacmonians, whether Argives, Messenians, or Arcadians, were their \(\ddagger\) enemies. In Thessaly, again, the original revolt of the slaves occurred because the Thessalians were still at war with the neighbouring Achacans, Perrhaebians and Magnesians. Besides, if there were no other difficulty; the treatment or management of slaves is a troublesome affair ; for, if not kept in hand, they are insolent, and think to that they are as good as their masters, and, if harshly treated, they hate and conspire against them. Now it is clear that when these are the results the citizens of a

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- These querstions are not actually discussed in the l'olitios.
\({ }^{(2)}\left(\mathrm{p} .1271^{\prime \prime} 41\right.\).
}
state have not found out the secret of managing their subject population．

Again．the licence of the Lacedacmonian women de－ fiats the intention of the Spartan constitution，and is adveree to the happiness of the state．For，a hustand and a wife being each a part of every family，the tate 15 may be considered ats about equally divided into men and women；and．therefore，in those states in which the condition of the＂omen is bad，half the city \({ }^{1}\) may be regraded as having no latw．And this is what has actually happened at Sparta；the legislator wanted to make the whole state hardy and temperate，and he has so carried out his intention in the cance of the men，but he has neglected the women，who live in every sort of intemperance and luxury：The consequence is that in such is state wealth is too highly valued，especially if the citizens fall under the dominion of their wives，after the 25 manner of most warlike races，excopt the Celts and a few others who openly approte of male lowes．The old mytholuger wouk seem to have been right in miting Ares and \(A_{\text {phendite，for all warlike rates are prone to }}\) the love cither of men or of women．This wat exempli－．o fied ameng the Spartans in the days of their greatness： many things were managed by their women．But what difference dee it make whether women rule，or the ruler－ are rulcol by women？The result is the atme．liven in regard to courage，which is of no use in daily life．and is 35 needed only in wat the influence of the Lacedacmonian women hat been most mischievous．The evil showed itself in the Theban invasion，when，unlike the women in wher citice，they were utterly uncless and caused more contusion than the encmy：I his licence of the I actedac－ monian women existed tron the carlicest times．．nd was po enly what misht be expected．For，during the with of 1270 the Latechamenians，finst wsamst the Arsives．and after－ watels agatinst the Arcadians and Messenians，the men were long atwy fom home and，on the return of peace． they erse themorlves intw the legislator＇s hand．drealy

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5 prepared by the discipline of a soldier's life (in which there are many elements of virtue), to receive his enactments. But, when Lycurgus, as tradition says, wanted to bring the women under his laws, they resisted, and he gave up the attempt. These then are the causes of what then happened, and this defect in the constitution is clarly in be attributed to them. We are not, however, eonsidering to what is or is not to be excused, but what is right or wrong, and the disorder of the women, as I hate already said, \({ }^{1}\) not only gives an air of indecorum to the constitution considered in itself, but tends in a measure to foster avarice.

The mention of avarice naturally suggests a criticism on the inequality of property. While some of the Spartan citizens have quite small propertics, others have very large ones; hence the land has passed into the hands of a few. And this is due also to faulty laws; \({ }_{20}\) for, although the legislator rightly holds up to shame the sale or purchase of an inheritance. he allows anybody who likes to give or bequeath it. Yet both practices lead to the same result. And nearly two-fifths of the whole country are held by women; this is owing to the number of heiresses and to the large dowries which 2 are customary: It would surely have been better to have given no dowries at all, or, if any, but small or moderate ones. As the law now stands. a man may bestow his heiress on any one whom he pleases, and, if he die intestate, the privilege of giving her away descends to his heir. \({ }^{2}\) Hence, although the country is able to "o maintain 1,500 cavalry and 30.000 hoplites, the whole number of Spartan citizens" fell below 1000 . The result proves the faulty nature of their laws respecting property : for the city sank under a single defeat ; the want of men was their ruin. There is a tradition that. in the days of their ancient kings, they were in the habit of giving the \(\therefore\) rights of citizenship in strangers, and therefore in spite of their long wars, no lack of population was experienced

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\(120 x^{6} 12.23\).
i. e. to the person who 'inherits" the heiress. (f. Newman ad lof. "At the time of the Theban invasion.
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by them : indecd, at whe time Sparta is adid to have numbered not less than 10,000 citizens. Whethor this tatement is true or not, it would certainly have been better to have maintained their numbers by the equalization of property: Again, the law which relates to the procreation of children is adverise to the correction of this to incequality: For the legislator, wanting to have as many 1270 \({ }^{\text {b }}\) Spartan- ats he could, encouraged the citizens to have large familios: and there is a law at Sparta that the father of three sons shall be exempt from military service, and he who has four from all the burdens of the state. Yet it is obvious that, if there were many childene the s land being distributed an it is, many of them must necessarily fall into poverts.

The I acedacmonian constitution is defective in another point; I mean the Ephomaty. This magistracy hat authority in the hitgest matters, but the lephors are chosen from the whole perple, and so the office is apt to fall into the hands of very poor men, who, being badly off, so are open to bribes. There hate been many examplen at Sparta of this evil in former times: and quite recently, in the matter of the Andrians, certain of the Fphers who ware bribed elid their best to ruin the state. And so great and tyramical is their power, that even the kings have been compelled to court them, so that, in this way 15 a "ell, tergether with the reyal office the whok constitution has deteriorated, and from being an aristocracy has turned intes a democracy: The 1 phemalty certainly does keep the tate begcther: for the perple are contented when they have a shate in the highest office, and the result, whether due to the legislator or to chance, ha been advantageons. Fion if acon-titution i-to be permanent, all -o the prarts. of the state must wish that it bould exist and the same drangements be maintained.' This is the cade at Sparta, where the linge desire it. permanence bed dus. they has due homour in their wwn persons ; the noblen beratuse they are reperented in the cometil of effers dion

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25 the office of elder is a reward of virtue) ; and the people. because all are eligible to the Ephoralty: The election of Ephors out of the whole people is perfectly right, but ought not to be carried on in the present fashion, which is too childish. Again, they have the decision of great causes, although they are quite ordinary men, and therefore they should not determine them merely on their own 30 judgement, but according to written rules, and to the laws. Their way of life, too, is not in accordance with the spirit of the constitution-they have a deal too much licence ; whereas, in the case of the other citizens, the excess of strictness is so intolerable that they run away from the law into the secret indulgence of sensual pleasures.
3.5 Again, the council of elders is not frec from defects. It may be said that the elders are good men and well trained in manly virtue ; and that, therefore, there is an advantage to the state in having then. But that judges of important causes should hold office for life is a disput40 able thing, for the mind grows old as well as the body. \(1271^{\text {a }}\) And when men have been educated in such a manner that even the legislator himself cannot trust them, there is real danger. Many of the elders are well known to have taken bribes and to have been guilty of partiality 5 in public affairs. And therefore they ought not to be irresponsible ; yet at Sparta they are so. But (it may be replied), 'All magistracies are accountable to the Ephors.' Yes, but this prerogative is too great for them, and we maintain that the control should be exercised in some other manner. Further, the mode in which the 10 Spartans elect their clders is childish; and it is improper that the person to be elected should canvass for the office ; the worthicst should be appointed, whether he chooscs or not. And here the legislator clearly indicates the same intention which appears in other parts of his constitution : he would have his citizens ambitious, and he has reckoned upon this quality in the election of 15 the elders; for no one would ask to be elected if he were not. Yet ambition and avarice. almost more than any other passions, are the motives of crime.

Whether kinge are or are not an . \(\begin{aligned} & \text { deantage to states, }\end{aligned}\) I will consider at another time ' : they should at any rate \(=0\) be chosen, not as they are now, but with regard to their personal life and conduct. The legislator himself obvionsly did mot suppose that he could make them really fond men : at least he shows a great distrust of their virtue. For this reason the Spartans used to join conemien with them in the same embassy, and the quarrels :between the kings were held to be conservative of the tate.

Neither did the first introducer of the common meals, called phiditia', regulate them well. The entertainment wught th have been provided at the public cost, as in ('rete": but among the Laccelacmonians every one is expected to contribute, and some of them are too poor to 3. 30 afford the expense ; thus the intention of the legislator is frustrated. The common meals were meant to be a popular institution, but the existing manner of regulating them is the reverse of popular. For the very poor can -carcely take part in them ; and, according to ancient \({ }^{3}\) custom, those who cannot contribute are not allowed to retain their rights of citi\%enship.

The law about the Spartan admirals hats often been censured, and with justice: it is a source of dissension, for the kings are perpetual generals, and this office of 40 admiral is but the setting up of another king.

The charge which Plato brings, in the \(/\) caus," against 1271" the intention of the legrislator, is likewise justified ; the whole constitution has regard to one part of virtue only,
the virtue of the soldier, which gives victory in war. so long as they were at war. therefore, their power was persereed, but when they had attained empire they fell,' tor of the wits of peace they knew nothing and had never engaged in any employment higher than war. There is another crior. equally great, into which they have fallen. Althourth they truly think that the goods for which men contend we to be dequied by virtue rather than by vice.


they err in supposing that these goods are to be preferred to the virtue which gains them.
10 Once more: the revenues of the state are ill-managed ; there is no money in the treasury, although they are obliged to carry on great wars, and they are unwilling to pay taxes. The greater part of the land being in the hands of the Spartans, they do not look closely into one \({ }^{15}\) another's contributions. The result which the legislator has produced is the reverse of beneficial ; for he has made his city poor, and his citizens greedy:

Enough respecting the Spartan constitution, of which these are the principal defects.

20 The Cretan constitution nearly resembles the Spartan, io and in some few points is quite as good; but for the most part less perfect in form. The older constitutions are generally less elaborate than the later, and the Lacedaemonian is said to be, and probably is, in a very great measure, a copy of the Cretan. According to tradition, \({ }^{25}\) Lycurgus, when he ceased to be the guardian of King Charillus, went abroad and spent most of his time in Crete. For the two countries are nearly connected ; the Lyctians . are a colony of the Lacedaemonians, and the colonists, when they came to Crete, adopted the constitution which zo they found existing among the inhabitants. liven to this day the Periocci, or subject population of Crete, are governed by the original laws which Minos is supposed to have enacted. The island seems to be intended by nature for dominion in Hellas, and to be well situated; it extends right across the sea, around which nearly all \(\therefore 5\) the Hellenes are settled ; and while one end is not far from the Peloponnese, the other almost reaches to the region of Asia about Triopium and Rhodes. Hence Ninos acquired the empire of the sea, subduing some of the islands and colonizing others; at last he invaded Sicily, where he died near Camicus.

The Cretan institutions resemble the Lacedaemonian. The Helots are the husbandmen of the one, the Periocei \(1272^{\text {a }}\) of the other, and both Cretans and Lacedaemonians have
common meals, which were anciently called by the I aceddemonians not " phiditia but ‘undria ; and the Cretann have the same word, the use of which proves that the common meals originally came from Crete, Further. the two constitutions are similar: for the office of the Ephors: is the same as that of the Cretan Cosmi, the only difference being that whereats the lephors are five, the Cosmi we ten in number. The edders, too, answer the the eders in (rete, who are termed by the (retans the conncil. And the kingly office once existed in (rete, but was abolished, and the Cosmi have now the duty of leading them in war. All classes share in the ecclesia. but it can ou only ratify the decrees of the elders and the Cosmi.

The common meals of Crete are certainly better managed than the Lacedacmonian; for in Lacedacmon every one pays so much per head, or. if he fails. the law, 1: as I hate already explained. \({ }^{1}\) fortids him to exercise the rights of citizenship). But in Crete they are of a more popular character. There of all the fruits of the earth and cattle raised on the public lands, and of the tribute which is paid by the Perioeci. one portion is assigned to the god and to the ser ice of the state. and another to the common meals, so that men. women, and children ate all so supperted out of a common stock: \({ }^{2}\) The lesislator has many ingenious way's of securing moderation in cating. which he conceives to be a sain; he likewise encourouses the separation of men from women, lest they hould hase (oo) many chiddren. and the companionship of men with wene another whether this in a gooed or bad thing I shall have an opportunity of considering . It another time.? But ' that the (retan common meals wre better ordered than the I acedacmonian there can be no doubt.
()n the other hand, the Comi are ceven a worse institution than the Ephers. of which they have all the evil without the good. Like the Ephore they are any chance perans, but in (rete this is mot comenterbalaneed by as:

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corresponding political advantage. It Sparta every one is cligible. and the body of the people, having a share in the highest office, want the constitution to be permanent. \({ }^{1}\) But in Crete the Cosmi are elected out of certain families, and not out of the whole people, and the elders out of those who have been Cosmi.
35 The same criticism may be made about the Cretan, which has been already made about the Lacedacmonian elders." Their irresponsibility and life tenure is ton great a privilege, and their arbitrary power of acting upon their own judgement, and dispensing with written law, is dangerous. It is no proof of the goodness of the institution that the people are not discontented at being excluded fo from it. For there is no profit to be made out of the \(1272^{\text {b }}\) office as out of the Ephoralty, since, unlike the Ephors, the Cosmi, being in an island, are removed from temptation.

The remedy by which they correct the evil of this inștitution is an extraordinary one, suited rather to a close oligarchy than to a constitutional state. For the Cosmi are often expelled by a conspiracy of their own colleagues, or of private individuals; and they are allowed also to resign before their term of office has expireds. Surely all matters of this kind are better regulated by law than by the will of man, which is a very unsafe rule. Worst of all is the suspension of the office of Cosmi, a device to which the nobles often have recourse when they will not submit to justice. This shows that the Cretan government, although possessing some of the to characteristics of a constitutional state, is really a close oligarchy.

The nobles have a habit, too, of setting up a chief; they get together a party among the common people and their own friends and then quarrel and fight with one another. What is this but the temporary destruction 1: of the state and dissolution of society? A city is in a dangerous condition when those who are willing are also

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- Kerding povapxiav in 1. 12, with the Msis.
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able tw attack. her. But, as I have already said, the inand of Crete is saved by her situation ; distance has the same effect as the lacedacmonian prohibition of stranger-: and the (retans have no foreign dommions. This is the reason why the Perioeci are contented in (icte, whereas the llelots are perpetually rewhens. But when lately foreign invader found their way int" the island, the weakness of the (retan constitution was revaled. Enough of the govermment of Crete.

11 The ('arthaginians are also considered to have an (xcallent form of sexernment, which differs from that of and wher state in several respects, though it is in some very lihe the Latedacmonian. Indeed, all three states- the I acedaemonian, the Cretan, and the (orthaginian nearly. resemble one another, and are iory different from any others. Many of the ( arthaginian institutionsare excellent. The superiority of their constitution is prosed by .o the fact that the common people remains loyal to the con-titution; the (arthaginians have never had any rebellion worth peating of and hase never been under the rule of a tyrant.

Among the point. in which the (arthaginian con-titution resembles the Latedaemonian are the following: The common tables of the club- answer to the Spartan phiditia, and their magitracy of the \(10+\) to the lphors: hat. is whereat the Pphere are any chance perans. the masion trate of the Carthasimian are clected accordins tomerit
the is an improvement. They have alon the ir kinsand their geru-ia. of council of diker . Who conre-pond to the kings and etders of charta. The ir kines. unlike the partan, we not alwas of the some tamily nor that an ordinary ence but if there is oome di-tinguished at family they are eclected out of it and not appeinted by enerity - this i far better. Such officers have sreat power, and therefore, if they are persons of little worth, \(1273{ }^{\text {a }}\) de a erreat deal of ham, and they have alreaty done h.um at I amdacman.

Most of the defects or deviations from the perfect state, for which the Carthaginian constitution would be censured, apply equally to all the forms of govermment which we have mentioned. But of the deflections from 5 aristocracy and constitutional government, some incline more to democracy and some to oligarchy. The kings and elders, if unanimous, may determine whether they will or will not bring a matter before the people, but when they are not unanimous, the people decide on such matters as well. And whatever the kings and elders bring before the people is not only heard but also determined by them, 10 and any one who likes may oppose it ; now this is not permitted in Sparta and Crete. That the magistracies of five who have under them many important matters should be co-opted, that they should choose the supreme \({ }_{15}\) council of 100 , and should hold office longer than other magistrates (for they are virtually rulers both before and after they hold office)-these are oligarchical features; their being without salary and not elected by lot, and any similar points, such as the practice of having all suits so tried by the magistrates. \({ }^{1}\) and not some by one class of judges or jurors and some by another, as at Lacedaemon, are characteristic of aristocracy: The Carthaginian constitution deviates from aristocracy and inclines to oligarchy, chiefly on a point where popular opinion is on their side. For men in general think that magistrates should be chosen not only for their merit, but for their wealth : a man, they say, who is poor cannot rule well, -he has not \(\approx\) the leisure. If, then, clection of magistrates for their wealth be characteristic of oligarchy. and clection for merit of aristocracy. there will be a third form under which the constitution of Carthage is comprehended ; for the Carthaginians choose their magistrates, and particularly the \%o highest of them-their kings and generals-with an eye both to merit and to wealth.

But we must acknowledge that. in thus deviating from aristocracy. the legislator has committed an crror. Nothing is more absolutely necessary than to provide that

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\({ }^{1}\) Cp. iii. \(1275^{11}\) S-12.
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the highest class, not only when in office, but when out of office, should have leisure and not disgrace themselves in any way: and to this his attention should be first directed. Fiven if you must have regard to wealth, in order to secure leisure, yet it is surely a bad thing that the greatest offices. such as those of kinges and generals. should be bought. The law which allows this abuse makes wealth of more account than virtue. and the Whole state becomes avaricious. For, whenever the chicf of the state deem anything homomable the other citizens 4 are sure to follow the ir example: and. where virtuc has not the first place there aristocracy cannot be firmly \(1273^{15}\) catablished. Those who have been at the expense of purchasing their places will be in the habit of repaying themsislves: and it is absurd to suppose that a perer and honest man will be wanting to make gains. and that a lower stamp of man who has incurred a great expense will mot. Wherefore they should rule who are able to rule best. Ind eren if the legislator does not care to protect the sood from poserty, he hould at any rate secure lesisure for them when in office. \({ }^{\text {t }}\)

It would eem alses to be a bad principle that the same person should bodd many offices. which is a fivourite practice among the (arthaginians, for one business is better done be one man." The legishator should ace to this and should not appoint the same person to be a flute-player and a hoemaker. Hence. where the state is large, it is more in acoordance both with constitutional and with democratic prime iple that the offices of state should be distributed amones many perans. For, at 1 atid: this aransement is fairer to all, and any ation familiarized be repertion is better and sonner performed. We have a proof in military and matal mattor : the 1 : dution of command and of wedience in beth theos scrvice e (- th nd to all.

The exommone of the Carthesmians is oligatchical, but they succes-fully wape the erils of wigathy by

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enriching one portion of the people after another by sending them \({ }^{1}\) to their colonies. This is their panacea 20 and the means by which they give stability to the state. Accident favours them, but the legislator should be able to provide against revolution without trusting to accidents. As things are, if any misfortunc occurred, and the bulk of the subjects revolted, there would be no way of restoring peace by legal methods.
\({ }_{25} 5\). Such is the character of the Lacedacmonian, Cretan, and Carthaginian constitutions. which are justly celcbrated.

Of those who have treated of governments, some \(\mathbf{1 2}\) have never taken any part at all in public affairs, but have passed their lives in a private station ; about most of them, what was worth telling has been already told. \({ }^{2}\) 3o Others have been lawgivers, either in their own or in foreign cities, whose affairs they have administered; and of these some have only made laws, others have framed constitutions; for example, Lycurgus and Solon 3.3 did both. Of the Lacedaemonian constitution I have already spoken." \(\Lambda\).s to Solon, he is thought by some to have been a good legislator. who put an end to the exclusiveness of the oligarchy; emancipated the people, established the ancient Athenian democracy. and harmonized the different elements of the state. \ocording to their view, the council of Areopagus was an oligarchical to element, the elected magistracy, aristocratical, and the a courts of law, democratical. The truth seems to be that the council and the elected magistracy existed before the time of Solon, and were retained by him. but that he formed the courts of law out of all the citizens, thus creating the democracy. which is the very reason why he is sometimes blamed. For in giving the supreme power to the law courts, which are elected by lot. he is thought s to have destroyed the non-democratic element. When

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 \(1320^{\mathrm{b}} 4\).
2 c. 1-8. : c. 9.
}
the law courts grew powerful，to please the people who were now playing the tyrant the ohd constitution was changed intu the existing democracy：Lphialtes and Pericles curtailed the power of the Areopasus；l＇criclen also instituted the payment of the juries，and thus cover demagogue in turn increased the power of the demore cracy until it became what we now sece．All this is true ： it ermes．however，to be the result of circumstances，and not to have been imended by Solon．Fior the people． having been instrumental in gaining the empire of the sat in the P＇ersian War．\({ }^{\text {B }}\) began to get a notion of itself， and followed worthless demagegues，whom the better （lass oppesed．Solon，himself，appears to have given \({ }^{15}\) the Athenians only that power of clecting to offices and calling to account the magistrates which was absolutely necessary ；\({ }^{2}\) for without it they would hate been in a state of slavery and enmity to the government．All the magistrate he appointed from the notables and the men of wealth．that is to say，from the pentacosio－medimmi． or from the class called ecugitace；of from a third clase so of somealled knights or catalry：The fourth clase were labourers＇s who had no share in any magistracy．

Mere legislators were Valeucus，who grave laws th the Ippiaphyman Locrians，and（harondas，who legislated for his own city of Catona，and for the other（halcidian cities in Italy and sicily．Some people attempt to make out that（onomatritus was the firet people who had any special skill in legitation，\({ }^{4}\) and that he althoush a Locrian by birth，was tained in Crete，where he lised in the exerefece of his prophetie art ；that Thales was his companion，and that Dycursus and \％atucus were dis－ ciples of Thales，as（harondes waso Kalcucus．liut the ir account is quite inconsistent＂ith chronolegy：

There was also Philolats，the Cominthian，who grate lans to the Thebans．Thin Philolus was one of the

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ber atuse they kept a yoke of oxe 1 ．


}
family of the Bacchiadac, and a lover of liocles, the ()lympic victor, who left Corinth in horror of the incestuous passion which his mother llalcyone had conceived 35 for him, and retired to Thebes, where the two friends together ended their days. The inhabitants still point out their tombs, which are in full view of one another, but one is visible from the Corinthian territory, the other not. \({ }^{1}\) 'Tradition says the two friends arranged them thus, 40 Diocles out of horror at his misfortunes, so that the land of Corinth might not be visible from his tomb: Philolaus that it might. This is the reason why they settled at Thebes, and so Philolaus legislated for the Thebans, and, besides some other enactments, gave them laws about the procreation of children, which they call the - Laws of Adoption'. These laws were peculiar to him, and were intended to preserve the number of the lots.
\(\therefore\) In the legislation of Charondas there is nothing remarkable, except the suits against false witnesses. He is the first who instituted denunciation for perjury. Ilis laws are more exact and more precisely expressed than even those of our modern legislators.
(Characteristic of l'haleas is the equalization of property; of Plato, the community of women, children, and 10 property, the common meals of women, and the law about drinking, that the sober shall be masters of the feast ; \({ }^{2}\) also the training of soldiers to acquire by practice equal skill with both hands, so that one should be as uscful as the other.):
1. Draco has left laws, but he adapted them to a constitution which already existed, and there is no peculiarity in them which is worth mentioning, except the greatness and severity of the punishments.
l'ittacus: too, was only a lawgiver, and not the author of a constitution ; he has a law which is peculiar to him. that, if a drunken man do something wrong, he shall be so more heavily punished than if he were sober ; \({ }^{4}\) he looked

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*Cp. V. İth. 1113" 31.
}
not to the excuse which might be offered for the drunkard, but only to expediency, for drunken more often than sober people commit acts of violence.

Androdamas of Rhegium gave laws to the Chalcidians of Thrace. Some of them relate to homicide, and to heiresses; but there is nothing remarkable in them. \(\quad 25\)

And here let us conclude our inquiry into the various constitutions which either actually exist, or have been devised by theorists.

\section*{BOOK III}

He who would inquire into the essence and attributes I of various kinds of government must first of all determine 'What is a state ?' \(\Lambda t\) present this is a disputed question. Some say that the state has done a certain act; others, 35 no, not the state, \({ }^{1}\) but the oligarchy or the tyrant. And the legislator or statesman is concerned entirely with the state ; a constitution or government being an arrangement of the inhabitants of a state. But a state is composite, like any other whole made up of many parts ;-these 40 are the citizens, who compose it. It is evident, thercfore, \(1275^{\text {a }}\) that we must begin by asking, Who is the citizen, and what is the meaning of the term? For here again there may be a difference of opinion. Ite who is a citizen in a democracy will often not be a citizen in an oligarchy. 5 Leaving out of consideration those who have been made citizens, or who have obtained the name of citizen in any other accidental manner, we may say, first, that a citizen is not a citizen because he lives in a certain place, for resident aliens and slaves share in the place ; nor is he a citizen who has no legal right except that of suing io and being sued; for this right may be enjoyed under the provisions of a treaty. Nay, resident aliens in many places do not possess even such rights completely, for they are obliged to have a patron. so that they do but imperfectly participate in citizenship, and we call them citizens only in a qualified sense, as we might apply the term to children who are too young to be on the register, : or to old men who have been relieved from state duties. Of these we do not say quite simply that they are citizens, but add in the one case that they are not of age, and in the other, that they are past the age, or something 20 of that sort ; the precise expression is immaterial, for

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\({ }^{1} \mathrm{Cp} .1276^{\mathrm{a}} 8\).
}
our meaning is clear．Similar difficultics to those which I have mentioned may be raised and answered about deprived citizens and about exiles．But the citizen whom we are seeking to define is a cition in the strictest sense，against whom no such exception can be taken，and his special characterintic is that he sharen in the administration of justice，and in offices．Now of offices some are discontinuous．and the same persons are not allowed to hold them twice，or can only hold them after a fixed interval ：others have no limit of time， －for example，the office of dicast or ecclesiast．＇It may： indecd．be argucd that these are mot magistrates at all． and that their functions wive them no share in the government．But surcly it in ridiculous to say that those who have the supreme power do not govern．Leet us not dwell further upon this，which is a purcly verbal question ； what we want is a common term including both dicast so and eccleniast．Lect us，for the salke of distinction，call it ＇indefmite office＇，and we will assume that those who share in such office are citizens．This is the most comprehen－ sive definition of a citi\％n，and best suits all those who are senerally so called．

But we must not forget that things of which we un－ 85 derlying principle－differ in kind，one of them being first， another socond，another third，hase，when regarded in this relation，mothing or hardly anything，worth men－ tioning in common．Now we see that government differ in kind．and that some of them are prior and that others are penseain；these which are fatuly or perverted \(1275^{\circ}\) are necesarily potain thow which we perfect． （What we matn by perverion will be hereafter ex－ planed．\({ }^{\text {a }}\) ）The e itian then of meressity differ－under
 adapted to the citisn of a democe acy ：but met neco sarily to other tates．Fore in some state the perple are not whowhdral，mon have they any resular asembly，

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but only extraordinary ones; and suits are distributed by sections among the magistrates. At Lacedacmon, for instance, the Ephors determine suits about contracts, 10 which they distribute among themselves, while the elders are judges of homicide, and other causes are decided by other magistrates. A similar principle prevails at Carthage; \({ }^{1}\) there certain magistrates decide all causes. We may, indeed, modify our definition of the citizen so as to include these states. In them it is the holder 15 of a definite, not of an indefinite office, who legislates and judges, and to some or all such holders of definite offices is reserved the right of deliberating or judging about some things or about all things. The conception of the citizen now begins to clear up.

He who has the power to take part in the deliberative or judicial administration of any state is said by us to be 20 a citizen of that state ; and, speaking generally, a state is a body of citizens sufficing for the purposes of life.

But in practice a citizen is defined to be one of whom 2 both the parents are citizens; others insist on going further back; say to two or three or more ancestors.
\({ }_{25}\). This is a short and practical definition; but there are some who raise the further question: llow this third or fourth ancestor came to be a citizen? Gorgias of Lcontini, partly because he was in a difficulty, partly in irony, said-' Mortars are what is made by the mortar-makers, and the citizens of Larissa are those who are made by the magistrates ; \({ }^{2}\) for it is their trade to make Larissaeans. \({ }^{3}\) 30 Yet the question is really simple, for, if according to the definition just given they shared in the government, \({ }^{4}\) they were citizens. This is a better definition than the other. For the words, born of a father or mother who is a citizen', cannot possibly apply to the first inhabitants or founders of a state.

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\({ }^{1}\) Cp. ii. \(1273^{\mathrm{a}}\) I9. .
\({ }^{2}\) An untranslatable play upon the word \(\delta \eta \mu u 0\) pris, which means either 'a masistrate' or 'an artisan'.
\({ }^{3}\) Reading in I. 30 Iapurumtooris, which seems to have been read by Aretinus.
\({ }^{4}\) Cp. 1.18.
}

There i. a greater difficulty in the case of those who have been made citizons after a revolution, as by Cleisthenes at Athens after the expulsion of the tyrants, for he cmrolled in tribes many metics, both strangers and slaves. The doubt in these cases is, not who is, but whether he who is ought to be a citizen: and there \(\mathbf{1 2 7 6}\) will still be a further doubt. Whether he who ought not to be a citizen, is one in fact, for what ought not to be is what is false. Now, there are some who hold office, and yet ought not to hold office. whom we describe as ruling, but ruling unjustly: And the citizen was defined \({ }^{1}\) by the fact of his holdings some kind of rule on offece, - he who holds a judicial or legrislatise office fultils our deffition of a citizen. It is cevident, : therefore, that the citizens about whom the doubt \(h\) is arisen must be called citizens.

3 Whether they ousht to be ou ur not is a gucstion which is bound up with the previons inquiry: Foor a parallel question is raisel respecting the state, whether a certain act is or is not an act of the state; for example. in the transiton from an oligarchy or a tyramy to a democracy. In such cases persons refuse to (1) fulfil their contracts or any other obligations, on the ground that the tyrant, and not the state contracted them: they arsue that some constitutions are establi had by force and mot for the sake of the common erod. But this would apply equally to democracies. for they two may be founded on violence. and then the acts of the democracy will be mether more nor less acts of the state in \({ }^{\text {a }}\) question than the eco of on oligarchy or of a tyramy: Thin question rum up, into another:-on what principle shallwe ever ay that the state is the same, or different? It would be a very superticial biow which considered only the place and the inhabitant- the the -oil and the population may be separated. and wome of the inhabitant may live in one place and some in anotherp). This, however, is not a very
- Again, the state, as composed of unlikes, may be compared to the living being : as the first elements into which a living being is resolved are soul and body, as soul is made up of rational principle and appetite, the family of husband and wife, property of master and slave, so of all these, as well as other dissimilar elements. the state is to composed ; and, therefore, the virtue of all the citizens camnot possibly be the same, any more than the excellence of the leader of a chorus is the same as that of the performer who stands by his side. I have said enough to show why the two kinds of virtue cannot be absolutely and always the same.

But will there then be no case in which the virtue of the good citizen and the virtue of the good man coin\({ }^{1}\) s cide? To this we answer that the good ruler is a good and wise man, and that he who would be a statesman must be a wise man. And some persons say that even the education of the ruler should be of a special kind ; for are not the children of kings instructed in riding and military exercises? As Euripides says:

> 'No subtle arts for me, but what the state requires.'

As though there were a special education needed by 2o a ruler. If then \({ }^{2}\) the virtue of a good ruler is the same as that of a good man, and we assume further that the subject is a citizen as well as the ruler, the virtue of the good citizen and the virtue of the good man cannot be absolutcly the same, although in some cases they may; for the virtue of a ruler differs from that of a citizen. It was the sense of this difference which made Jason say that 'he felt hungry' when he was not a tyrant', meaning that he could not endure to live in a private station. \({ }_{25}\) But, on the other hand. it may be argued that men are praied for knowing both how to rule and how to obey, and he is said to be a citizen of approved virtue who is able to do both. Now if we suppose the virtue of a good man to be that which rules, and the virtue of the

\footnotetext{
\({ }^{2}\). liclus, fr. 16 , Nauck:.
\({ }^{2}\) Keading tionin l. 20, with some good MSS.
}
citizen (1) include ruling and obeying. it cannot be satid that they are equally worthy of praise. Since, then, it is so sometimes thought that the ruler and the ruled must learn different things \({ }^{1}\) and not the same, but that the citizen must lonow and share in them both, the inforence is obvious. There is, indeed, the rule of a master. Which is concerned with menial offices. \({ }^{2}\) - the master need not know how to perform these but may employ others in the exceution of them : the other would be degrading : and by the other I mean the power actually. to do menial duties, which vary much in character and are executed by various classes of slaves, such, for example. as handicraftemen, who, as their name signifies, live by the labour of their hands:-under these the mechanic is \(\mathbf{1 2 7 7}\) included. Hence in ancient times, and among some nations, the working classes had no share in the grovern-ment-a priviluge which they only acquired under the exfreme democracy: Certainly the good man and the statciman and the grood citizen ought not to learn the crafts of inferiors except for their own occasional use:": if they habitually practise them, there will cease to be a distinction between manter and slave.'

This is not the rule of which we are speaking: but there in a rule of amother kind, which is exercied oner freemon and equals by birth-a constitutional rule, which the ruler must leam by obeying, as the would learn ta the duties of a general of canatry be being under the onder of a gencral of cavidry: of the duties of a sencral of infantry bey being under the orders of a sencral of infantry, and by hang had the command of a regiment and of a company. It has been well saded that the who hats never learned to obey cammet be asood commander. - The two are mot the same, but the seod citizen cusht wo be capable of buth : he slould hnow how th govern like a ficcmand and how to woy like of freman these are the 1 : virtues of a cition. . Tud, athough the temperance and

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justice of a ruler are distinct from those of a subject, the virtue of a good man will include both ; for the virtue of the good man who is free and also a subject, e.g. his justice, will not be one but will comprise distinct kinds, the one qualifying him to rule, the other to obey, and difzo fering as the temperance and courage of men and women differ. \({ }^{1}\) For a man would be thought a coward if he had no more courage than a courageous woman, and a woman would be thought loquacious if she imposed no more restraint on her conversation than the good man ; and indeed their part in the management of the household is different, for the duty of the one is to acquire, and of the \({ }^{2}\) : other to preserve. Practical wisdom only is characteristic of the ruler: \({ }^{2}\) it would seem that all other virtues must equally belong to ruler and subject. The virtue of the subject is certainly not wisdom, but only true opinion ; he may be compared to the maker of the flute, while his master is like the flute-player or user of the flute."
30 From these considerations may be gathered the answer to the question, whether the virtue of the good man is the same as that of the good citizen, or different, and how far the same, and how far different. \({ }^{4}\)

There still remains one more question about the 5 citizen: Is he only a true citizen who has a share of 35 office, or is the mechanic to be included? If they who hold no office are to be deemed citizens, not every citizen can have this virtue of ruling and obeying ; for this man is a citizen. And if none of the lower class are citizens, in which part of the state are they to be placed? For they are not resident aliens, and they are not foreigners. May we not reply, that as far as this objection goes there is no more absurdity in excluding them than in excluding slaves and freedmen from any of the abovementioned classes? It must be adneitted that we cannot consider all those to be citizens who are necessary to the existence of the state; for example, children are not

\footnotetext{
\({ }^{1}\) Cp. i. \(1260^{2}\) zo. \({ }^{2}\) Cp. lict.iv. \(428 .{ }^{3}\) Cp. lict. ג. 601 1), E. \({ }^{1}\) Cp. \(1278^{a} 40,1288^{a} 39\), iv. \(1293^{b} 5\), vii. \(1333^{\text {ia }} 11\).
}
citiacns equally with grown-up men, who are citizens absolutely: but children, not being grown up, are onlys citizens on a certain assumption. \({ }^{1}\) Nay: in ancient times. and amongs some nations. the artisan class acto slaves or forefoners. and therefore the majority of them are sonow The best iorm of state will not admit them to citienhip): but if they are admitted, then our definition of the virtue of a citizen will not apply to every citizen, nor to every free man ats such, but only to those who are freed io from necessary aervices. The necessary people are cither shases who miniter to the wants of individuals, or mechanice and labourers who are the servants of the community. These reflections carried a little further will coplain their pesition : and indeed what has been said already \({ }^{2}\) is of it elf, whon understood, explanation enoush.

Since there are many forms of government there must 15 be many varictics of citizens, and cspecially of citizens Who are subjects ; on that under some governments the mechanie and the labourer will ixe citioens, but not in others. as, for example. in aristocracy or the so-called government of the best (if there be such an one), in which honours ate sisen according to virtue and merit: for ne man can practise virtue who is living the life of a -o mechanic or labourer. In olisarchies the qualification for office is high, and therefore no labourer can ever be a citizen: but a mechanic may, for an actual majority of them are rich. It Thebes there was a law that no man 25 could hold office who had not retired from business for ten years. But in many states the law senes the teneth of admittins aliens: for in some democracies a man is a citizun though his mother only be a citian: and a similar principle is applied to illegitimate childern ; the law is relased when there is a death of population 30 But when the number of citian increases, first the childen of a mate or a female slave are excluded ; then those whowe mother only are citizens; and at last the

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right of citizenship is confined to those whose fathers and mothers are both citizens.
3.5 Hence, as is evident, there are different kinds of citizens; and he is a citizen in the highest sense who shares in the honours of the state. Compare Homer's words 'like some dishonoured stranger'; \({ }^{1}\) he who is excluded from the honours of the state is no better than an alien. But when this exclusion is concealed, then the object is that the privileged class may deceive their fellow inhabitants.
40 As to the question whether the virtue of the good man \(1278^{\text {b }}\) is the same as that of the good citizen, the considerations already adduced prove that in some states the good man and the good citizen are the same, and in others different. When they are the same it is not every citizen who is a good man, but only the statesman and those who have or may have, alone or in conjunction with sothers, the conduct of public affairs.

Having determined these questions, we have next to 6 consider whether there is only one form of government or many, and if many, what they are, and how many, and what are the differences between them.

A constitution is the arrangement of magistracies in a 10 state \({ }^{2}\), especially of the highest of all. The government is everywhere sovereign in the state, and the constitution is in fact the government. For example, in democracies the people are supreme. but in oligarchies, the few; and, therefore, we say that these two forms of government also are different: and so in other cases.
\({ }^{15}\) First, let us consider what is the purpose of a state, and how many forms of government there are by which human socicty is regulated. We have already said, in the first part of this treatise," when discussing household management and the rule of a master, that man is 20 by nature a political animal. And therefore, men, even

\footnotetext{
\({ }^{1}\) Achilles complains of Agamemnon"s so treating him, I/. ix. 648, xvi. 59.

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when they do not refuire one anothers help, desire to lise together: not but that they arealso brought together by their common interest in proportion as they severally. attain to any measure of well-being. This is certainly the chicf end, both of individuals and of states. And alon for the sake of mere life in which there is ponibly \(2=\) some noble element so long as the evils of exintence du not ereatly onerbalance the grod) mankind meet terether and maintain the political communty. And we all see that men cling to life even at the cost of endurins: great misfortunce seming to find in life a natural sweetness and happiness.

There is no difficulty in distinguishing the various on kinds of authority; they have been often defined already. in discussions outside the school. The rule of a master. altheogh the slave by nature and the master by nature have in reality the same interests. is nevertheless exercised primarily with a view to the interest of the master. but 3 accidentally considers the slave. since: if the slave perish, the rule of the master perishes with him. On the other hand. the severnment of a wife and chideten and of a houschold, which we have called houschold mamagement. is exereised in the first instance for the erood of the goserned or for the common grood of both partices, but essentially for the good of the groverned, as we see to to be the case in medicine, gymmastic, and the arts in 1279 general, which are only accidentally concerned with the groed of the artists themselves. Fore there is no reason why the trainer may not semetimes practise gymnastics, and the helmaman is always one of the crew. The trainer of the helmsman considers the erned of those committed to his care. But, when he is one of the persons: taken care of, he aceidentally participates in the advantace for the helm-man is alsen a sailor, and the trainer becomes one of those in tratuing. . Ind so in politics: When the state is framed upen the principhe of equality and liken es, the citionens think that they oupht to hold office by turns. Fomerly, as is natural, avery one would
take his turn of service ; and then again, somebody else would look after his interest, just as he, while in office, had looked after theirs. \({ }^{1}\) But nowadays, for the sake of the advantage which is to be gained from the public revenues and from office, men want to be always in office. 15 One might imagine that the rulers, being sickly, were only kept in health while they continued in office: in that case we may be sure that they would be hunting after places. The conclusion is evident: that governments which have a regard to the common interest are constituted in accordance with strict principles of justice, and are therefore true forms; but those which regard 20 only the interest of the rulers are all defective and perverted forms, for they are despotic, whereas a state is a community of freemen.

Having determined these points, we have next to con- 7 sider how many forms of government there are, and what they are; and in the first place what are the truc forms, for when they are determined the perversions of \({ }_{2}^{2}\), them will at once be apparent. The words constitution and government have the same meaning, and the government, which is the supreme authority in states, must be in the hands of one, or of a few, or of the many. The true forms of government, therefore, are those in which the onc, or the few, or the many, govern with a view to the 30 common interest; but governments which rule with a view to the private interest, whether of the one, or of the few, or of the many, are perversions. \({ }^{2}\) For the members of a state, if they are truly citizens, ought to participate in its advantages. Of forms of government in which one rules, we call that which regards the common interests, kingship or royalty; that in which more than one, but 35 not many, rule, aristocracy; and it is so called, either because the rulers are the best men, or because they have at heart the best interests of the state and of the citizens. But when the citizens at large administer the

\footnotetext{
\({ }^{1}\) Cp. ii. \(1261^{a} 37^{-1} \sigma\).
"Cp. . I. E'th. viii. Io.
}
state for the common interest, the government is called by the generic name, -a constitution. And there is a reason for this use of language. One man or a few may excel ac in virtue; but as the number increases it becomes more difficult for them to attain perfection in every kind of \(\mathbf{1 2 7 9}{ }^{11}\) virtue though they, may in military virtue, for this is found in the masses. Hence in a constitutional government the fighting-men have the supreme power, and those who possess arms are the citizens.
()f the abovementioned forms, the perversions are as follows:-- of royalty, tyrany ; of aristocracy: oligarchy ; of constitutional government. democracy. For tymany is a kind of monarchy which has in view the interest of the monarch only; oligarchy has in view the interest of the wealthy: democracy; of the needy: none of them the common good of all.

8 But there are difficultics about these forms of government, and it will therefore be necessary to state a little more at length the mature of each of them. For he who would make a philosophical study of the various sciences, and does not regard practice only, ousht not to wertook or omit anything. but to set forth the truth in as ceres particular. Tyranny, as I was sayines, is monarchyexercising the rule of a master over the political society; oligarchy is when men of property have the government in their hand ; democracy, the opposite. when the indigent, and wot the men of property, are the rulers. And here arises the first of our difficulties, and it relateto the distinction just drawn. Fon democtacy is sated to be the s. vermment of the many: Bat what if the many are men of preperty and has the power in their hands? In like manner wistrechy is sad to be the erowernment of the few ; but what if the poor are fewer than the rich, and have the pewer in the ir houds becanse they are stronser? In these cases the distinction which we have drawn between thee different form of government would no longer hold geod.

Suppoe, once mone that we add wealth to the few
and poverty to the many, and name the governments accordingly-an oligarchy is said to be that in which the few and the wealthy, and a democracy that in which 30 the many and the poor are the rulers- there will still be a difficulty. For, if the only forms of government are the ones already mentioned, how shall we describe those other governments also just mentioned by us, in which the rich are the more numerous and the poor are the fewer, and both govern in their respective states?
35 The argument secms to show that, whether in oligarchies or in democracies, the number of the governing body, whether the greater number, as in a democracy, or the smaller number, as in an oligarchy, is an accident due to the fact that the rich everywhere are few, and the poor numerous. But if so, there is a misapprehension of the causes of the difference between them. For 40 the real difference between democracy and oligarchy is \(1280^{\text {a }}\) poverty and wealth. Wherever men rule by reason of their wealth, whether they be few or many, that is an oligarchy, and where the poor rule. that is a democracy. But as a fact the rich are few and the poor many; for few are well-to-do, whereas frecdom is enjoyed by all, 5 and wealth and frecdom are the grounds on which the oligarchical and democratical parties respectively claim power in the state.

Let us begin by considering the common definitions 9 of oligarchy and democracy, and what is justice oligarchical and democratical. For all men cling to justice 10 of some kind, but their conceptions are imperfect and they do not express the whole idea. For example, justice is thought by them to be, and is, cquality, not, however, for all, but only for equals. And inequality is thought to be, and is, justice ; neither is this for all, but only for uncquals. When the persons are omitted, then men judge erroneously. The reason is that they are \({ }^{5} 5\) passing judgement on themselves, and most people are bad judges in their own case. And whereas justice implics a relation to persons as well as to things, and
a just distribution, as I have already said in the E:thes, implies the same ratio between the persons and between the things, they agree about the equality of the things, but diepute about the equality of the persons, chicfly for the reason which 1 have just given, -becanee they ate bad judges in their own affurs; and secondly; because both the parties to the argument are speaking of a limited and partial justice, but imagine themselves to be speaking of absolute justice. For the one party, if they are uncepual in one respect, for example wealth, consider themelses to be uncyual in all ; and the other party; if they are equal in one respect, for example free birth, consider themselves to be eogual in all. But they leave ont the :s capital print. Foor if men met and associated out of regard to wealth only, their share in the state would be proportionced to their property, and the oligathical doctrine would then seem to carry the day. It would not be just that he who paid ome mina should have the same thate of a hundred minace whether of the principal ,o or of the profits, an he who paid the remaining minctyninc. But \({ }^{2}\) a state exists for the sake of a serod life, and not for the ake of lie conly: if life only were the wheet, slase- and brute amimal might form a state, but they canost, for they have no share in happiness or in a lite of free choice. Nor does a state exist for the sate of alliance and ecority from injustice, nor yet for the 35 sake of exchange and mutual intereource; for the the Tyrrhenians and the (athagimion and all who have commercial treaties with one another, womld be the citizens of one statc. Irme, they have aderements about import, and cogragements that they will do no wrong to one another, and written attice of alliance. But t) there are mo magitracie common the the contatenge \(2880^{\text {b }}\) partics who will enfore the ir astasements: different tates hater each their own matrinates. Nor does ome

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\({ }^{1}\) v. \(1131^{2} 15\).



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state take care that the citizens of the other are such as they ought to be, nor see that those who come under the terms of the treaty do no wrong or wickedness at all, but only that they do no injustice to one another.
5 Whereas, those who care for good government take into consideration virtuc and vice in states. Whence it may be further infered that virtue must be the care of a state which is truly so called, and not mercly enjoys the name : for without this end the community becomes a mere alliance which differs only in place from alliances of which the members live apart ; and law is only a convention. 10'a surety to one another of justice,' as the sophist Lycophron says, and has no real power to make the citizens good and just.

This is obvious; for suppose distinct places, such as Corinth and Megara, to be brought together so that their walls touched, still they would not be one city, not even 15 if the citizens had the right to intermarry, which is one of the rights peculiarly characteristic of states. Again. if men dwelt at a distance from one another, but not so far off as to have no intercourse, and there were laws among them that they should not wrong each other in 20 their cxchanges, neither would this be a state. Let us suppose that one man is a carpenter. another a husbandman, another a shoomaker, and so on, and that their number is ten thousand: nevertheless, if they have nothing in common but exchange, alliance, and the like, that would not constitute a state. Why is this? Surcly not \({ }^{2}\) : because they are at a distance from one another: for even supposing that such a community were to meet in one place, but that each man had a house of his own, which was in a manner his state, and that they made alliance with one another, but only against cvil-doers; still an accurate thinker would not deem this to be a state, if their intercourse with one another was of the same character 30 afteras before their union. It is clear then that a state is not a mere society, having a common place, established for the prevention of mutual crime and for the sake of exchange. \({ }^{1}\)

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\({ }^{1}\) (p. Prontrg. 322 P.
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These are conditions without which a state camnot exist: but all of them torgether do not constitute a state. which is a community of familici and agreresation of families, in well-being. for the ake of a perfect and self-sufficings life. Such a community can only be established among is those who live in the same place and intermary. Hence arice in cities family comnexions, brotherhoods, common sacrifices. amusements which draw men together. But these are created by friendship, for the will to live tosether is friendship. The end of the state is the good life, and these are the means towards it. And the state is the \(4^{\circ}\) union of families and villarges in a perfect and self-sufficing \(\mathbf{1 2 8 1}{ }^{\text {a }}\) life. \({ }^{1}\) by which we mean a happy and honourable life."
()ur conclusion, then, is that political society exists for the sake of noble actions, and not of mere companionship. Hence they who contribute most to such a socicty have a sreater share in it than those who have \(\begin{gathered}\text { s }\end{gathered}\) the same oir a sreater freedom or nobility of birth but wre inferion th them in political virtue ; or than those who execel them in wealth but are -urpasied by them in vituc.

From what has heen said it will be clearly seen that all the partians of different forms of government speak of a part of justice only:
of There is also a doubt as to what is to be the supreme power in the state: I it the multitule? ()r the wealthy? ()r the sood? ()r the one best man? ()r a tyant? Any of there alternatives serms to invoive disatgrecable onnerpuence. If the ponf, for example because they are more in mumber, divide amone themalse the property of the rich--is ant this mimus? Nio, hy heaven will be the reply) for the supeme authority justly willect it. But if this is mot injustice pray what is? Aerain, when in the fir t division all hat been taken. and the majority divide amen the property of the
 ruin the tates Yousurdy. virtue \(i\) arot the ruin of thase
who possess her, nor is justice destructive of a state: 20 and therefore this law of confiscation clearly cannot be just. If it were, all the acts of a tyrant must of necessity be just ; for he only coerces other men by superior power, just as the multitude cocrec the rich. But is it just then that the few and the wealthy should be the \({ }_{2}^{2}\) : rulers? And what if they, in like manner, rob and plunder the people,-is this just? If so, the other case will likewise be just. But there can be no doubt that all these things are wrong and unjust.

Then ought the good to rule and have supreme 30 power? But in that case everybody else, being excluded from power, will be dishonoured. For the offices of a state are posts of honour ; and if one set of men always: hold them, the rest must be deprived of them. Then will it be well that the one best man should rule? Nay, that is still more oligarchical, for the number of those who are dishonoured is thereby increased. Some one may say that it is bad in any casc for a man, subject as \({ }^{3}\). he is to all the accidents of human passion, to have the supreme power, rather than the law. But what if the law itself be democratical or oligarchical, how will that help us. out of our difficultics? Not at all ; the same conscquences \({ }^{2}\) will follow.

Most of these questions may be reserved for another II 40 occasion." The principle that the multitude ought to be supreme rather than the few best is one that is maintained, and, though not free from difficulty, \({ }^{4}\) yet seems to contain an element of truth. For the many, of 1281' \({ }^{1}\) whom each individual is but an ordinary person, when they meet together may very likely be better than the few good, if regarded not individually but collectively: just as a feast to which many contribute is better than a dinner provided out of a single purse. For each individual among the many has a share of virtue

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\({ }^{1}\) Cp. І2S2'r. \(\quad\) Cp. Il. II 34. \({ }^{3}\) сс. 12 17, iv.. vi.
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and prudence, and when they meet torether. they become in a manner one man, who has many feet, and hands, and senses; that is a figure of their mind and disposition. Hence the many are better judges than a -ingle man of music and poetry; for some understand one part, and some another, and among them they understand the whole. There is a similar combination of is qualities in good men. who differ from any individual of the many, as the beautiful are said to differ from those who are not beautiful, and works of ant from realitics, becalle in them the sattered elements are combined, althoush, if taken separately, the eye of one person or some other feature in another person would be fairer than in the picture. Whether this principle can apply to as every democracy: and to all bodies of men, is not clear. ()r rather, by heaven, in some cases it is impossible of application; for the argument would equally hold about brutes; and wherein. it will be asked, do :ome men difier from brutes? But there may be bodies of men about whom our statement is nevertheless true. And if so, the difticulty which has been already raised, \({ }^{1}\) and also another which is akin to it - vi\%. what power should be assigned to the mats of freemen and citizens, who are not rich and have no personal merit are both solved. There is still \(\begin{gathered}\text { s }\end{gathered}\) a danger in allowing them to share the great offices of state, for their folly will lead them into crror, and their dishonesty into crime. But there is a dhager also in not lettines them hare, for a state in which many poor men are cactuded form office will necessarily be full of so enemics. The only way of escapee is to dssign to them some deliberative and judicial functions. Fior this ramon Solon-and ecrtain other lesishaters wive them the power of clecting to office, and of callines the masistrate \(t\) o
 singly: When they mect together their perceptens are quite seod come h. and combined with the better clase they we useful the the state (just is impure food when mixed with what is pure ommetime makes the

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1 c. 10 .
2 (1).11.127+15.
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entire mass more wholesome than a small quantity of the pure would be), but each individual, left to himself, forms an imperfect judgement. On the other hand, the popular form of government involves certain difficultics. 40 In the first place, it might be objected that he who can judge of the healing of a sick man would be one who could himsclf heal his disease, and make him wholethat is, in other words, the physician ; and so in all professions and arts. As, then, the physician ought to be called to account by physicians, so ought men in gencral to be called to account by their peers. But physicians are of threc kinds:- there is the ordinary practitioner, and there is the physician of the higher class, and thirdly the intelligent man who has studied the art: in all arts there 5 is such a class; and we attribute the power of judging to them quite as much as to professors of the art. Secondly, does not the same principle apply to elections? For a right election can only be made by those who have knowledge ; those who know geometry, for example, will choose a geometrician rightly, and those who know how ro to steer, a pilot; and, even if there be some occupations and arts in which private persons share in the ability to choose, they certainly cannot choose better than those who know. So that, according to this argunent, neither the clection of magistrates, nor the calling of them to account, should be entrusted to the many. Yet possibly these objections are to a great extent met by our old 1s answer, \({ }^{1}\) that if the people are not utterly degraded, although individually they may be worse judges than those who have epecial knowledge-as a body they are as good or better. Moreover, there are some arts whose products are not judged of solely, or best, by the artists themselves, namely those arts whose products are recognized even by those who do not possess the art ; 20 for example, the linowledge of the house is not limited to the builder only; the user, or, in other words, the master, of the house will even be a better judge than the
builecr, just as the pilot will judge better of a rudder than the carpenter, and the gruest will judge better of a feat than the cook.

This diffeulty seems now to be sufficiently answered. but there is another akin to it. That inferior persons : -hould have authority in ereater matters than the grood would appear to be a strange thing, yet the election and calling to account of the magistrates is the greatest of .1ll. Ind these, a I was saying, are functions which in some states are assigned to the people, for the asembly i supreme in all such matters. Yet persons of any ase, and having but a small property qualification. sit in the so ascombly and deliberate and judge, although for the great officers of state, such as treasurers and gencrals, a high qualification is required. This difficulty may bo solved in the same manner as the preceding, and the present practice of democracies may be really defensible. Fore the power doe not reside in the dicast, or senator, or ceclesiast, but in the comt, and the senate, and the 35 ascombly, of which individual ecnators, or ecelesiats. or dicasts are only parts or members. And for this reason the many may clam to have a higher authority than the few ; for the people and the senate, and the couts consint of many persons, and the ir property collectively is sreater than the property of one or of a few \(\ddagger\) individuals hodelins great offices. But enough of this.

The di cuaton of the first que-tion" shown mothing so \(\mathbf{1 2 8 2}{ }^{\text {b }}\) denly as that haw, when grod, should be superme ; and that the nemgistrate of masistrate should wesulate those matters only on whith the laws are umable to spak with ["mi ion wins io the diticuty of any :oneral primiple cmbtacing , all pertioulars. But what are semellaw has not yet beat ekealy explaned; the wh diffulty of mains.' The st extm on badne so jutice or injustice, of A.tws ratrice of haces-ity with the con-titutions of state: 10 This honeco in if at that the law mont be adaped to the constitution. But if \(\quad 0\), trus form. of sesemment

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will of necessity have just laws, and perverted forms of government will have unjust laws.

15 In all sciences and arts the end is a good, and the \(\mathbf{1 2}\) greatest good and in the highest degree a good in the most authoritative of all \({ }^{1}\)-this is the political science of which the good is justice, in other words, the common interest. All men think justice to be a sort of equality ; and to a certain extent \({ }^{2}\) they agrec in the philosophical distinctions 20 which have becn laid down by us about Ethics." For they admit that justice is a thing and has a relation to persons, and that equals ought to have equality. But there still remains a question: equality or inequality of what? here is a difficulty which calls for political speculation. For very likely some persons will say that offices of state ought to be unequally distributed \({ }_{25}\) according to superior excellence, in whatever respect, of the citizen, although there is no other difference between him and the rest of the community; for that those who differ in any one respect have different rights and claims. But, surely, if this is truc, the complexion or height of a man, or any other advantage, will be a reason for his 30 obtaining a greater share of political rights. The error here lics upon the surface, and may be illustrated from the other arts and sciences. When a number of fluteplayers are equal in their art, there is no reason why those of them who are better born should have better flutes given to them; for they will not play any better on the flute, and the superior instrument should be reserved for him who is the superior artist. If what I am saying is still obscure, it will be made clearer as we 3 proced. For if there were a superior flute-player who was far inferiur in birth and beauty, although either of these may be a greater good than the art of flute-playing, 40 and may cxcel tlute-playing in a greater ratio than he excels the others in his art, still he ought to have the \(1283^{\text {a }}\) best flutes given to him, unless the advantages of wealth

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\({ }^{1}\) Cp. i. \(1252^{2 i} 2\); N. E:th. i. \(1004^{\text {a }} 1\).
\({ }^{2}\) Cp. 12 So'~ \(^{2}\).
" (p. l: l:th. v. 3.
}
and birth contribute to cxcellence in flute-playing, which they do not. Moreover, upon thi principle any srood may be compared with any other. For if a given height \({ }^{1}\) may be measured against wealth and against freedom, height in general may be so measured. Thus if \(A\) excels in height more than 13 in virtue, even if virtue in gencral excels height still more, all grods will be commensurable; for if a certain amount is better than some other, it is clear that some other will be cqual. But since no such comparison can be made, it is evident 10 that there is good reaton why in politics men do not ground their claim to office on every sort of inecpuality any more than in the arts. For if some be slow, and others swift that is no reason why the one should have little and the others moch; it is in gymmatic contest that such excellence is rewarded. Whereas the rival claims. of candidates for office can only be based on the 15 possesesion of elements which enter into the composition of a state. And therefore the noble, or frec-bom, or rich, maty with good reason chaim office; for holders of offices must be fremen and tax-payers: a sate can be no more composed entirely of poon men than entirely of slanes. But if wealth and frecelom are necessary elements, justice and valour are equally so ; for without the former qualitics a state cammot exist at all, without the latter not well.

13 If the existence of the state i alone to be comsidered, then it wothld seem that all, of -ome at leats, of the ex claims are just: but, if we take inte atcount a sonod life, then, dr I have already sate" celucation and virtue :5 hate superion laims. A, howerer, the e who are efpal in one thin! on: hat tot hace an eymal shate in all, not those who dre uncepual in one thine to hate an uncepual share in all, it i , certain that all forms of sosermment which re \(t\) on cither of thea primiples an pervir ions. All men hate it chatu in a certain sense, ds I have

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\(=(1) 1214\).
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30 already admitted, \({ }^{1}\) but all have not an absolute claim. The rich claim because they have a greater share in the land, and land is the common element of the state; also they are generally more trustworthy in contracts. The free claim under the same title as the noble; for they are nearly akin. For the noble are citizens in a truer sense than the ignoble, and good birth is always valued in a 35 man's own home and country. \({ }^{2}\) Another reason is, that those who are sprung from better ancestors are likely to be better men, for nobility is excellence of race. Virtuc, too, may be truly said to have a claim, for justice has been acknowledged by us to be a social: virtuc, and it to implies all others. \({ }^{4}\) Again the many may urge their claim against the few; for, when taken collectively, and compared with the few, they are stronger and richer and I283 \({ }^{\text {b }}\) better. But, what if the good, the rich, the noble, and the other classes who make up a state, are all living together in the same city, will there, or will there not, be any doubt who shall rule?-No doubt at all in determining who ought to rulc in cach of the above5 mentioned forms of government. For states are chat racterized by differences in their governing bodies-one of them has a government of the rich, another of the virtuous, and so on. But a difficulty arises when all these clements coexist. How are we to decide? Suppose the 10 virtuous to be very few in number: may we consider their numbers in relation to their duties, and ask whether they are enough to administer the state, or so many as will make up a state? Objections may be urged against all the aspirants to political power. For those 15 who found their claims on wealth or family might be thought to have no basis of justice ; on this principle, if any one person were richer than all the rest, it is clear that he ought to be ruler of them. In like manner he who is very distinguished by his birth ought to have the superiority over all those who claim on the ground that wo they are freeborn. In an aristocracy, or government of

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 \({ }^{1}\) (1). N. Eith. V. 1120\()^{11} 25\).
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the best, a like difficulty occurs about virtue, for if one citizen be better than the other members of the government. however good they may be, he too. upon the same principle of justice, should rule over them. And if the people are to be supreme because they are stronger than the few, then if one man, or more than one, but not a \(: 5\) majority, is stronger than the many, they ought to rule, and not the many.

All these considerations appear to show that none of the principles on which men claim to rule and to hold all other men in subjection to them are strictly right. To those who claim to be masters of the government on the ground of their virtue or their wealth, the many might faily answer that they themselves are often better and richer than the few-I do not say individually: but collectively. And another ingenious mjection which is as sometimes put forward may be met in a similar manner. Some persons doubt whether the lesislator who de-ireto make the justest laws ousht to lesinlate with a view to the good of the higher clases or of the mant: when the ease which we have mentioned occurs. Xow what ; is jut or risht is to be interperted in the sume of what is copual': and that which in ri he in the sener of beins equal in to be commered with reference to the aduantise of the state, and the common soned of the citions. And a citian is one who hate in eromerning and beins: groserned. He differ under different torms of grovern- 1284. mont. but in the beat state he is one who is able and willins \(t\), be womed and tosonem with a view to the lite of virtuc.

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as the equal of those who are so far inferior to him in 10 virtue and in political capacity. Such an one may truly be deemed a God among men. I Ience we see that legislation is necessarily concerned only with those who are equal in birth and in capacity ; and that for men of pre-eminent virtuc there is no law- they are themselves a law. Any one would be ridiculous who 15 attempted to make laws for them: they would probably retort what, in the fable of Antisthencs, the lions said to the hares, \({ }^{1}\) when in the council of the beasts the latter began haranguing and claiming equality for all. And for this reason democratic states have instituted so ostracism ; equality is above all things their aim, and therefore they ostracized and banished from the city for a time those who seemed to predominate too much through their wealth, or the number of their friends, or through any other political influence. Mythology tells us that the Argonauts left Heracles behind for a similar -5 reason ; the ship \(\Lambda\) rgo would not take him because she feared that he would have been too much for the rest of the crew. Wherefore those who denounce tyranny and blame the counsel which l'eriander gave to Thrasybulus cannot be held altogether just in their censure. The story is that Periander, when the herald was sent to ask counsel of him, said nothing, but only cut off the tallest 30 cars of corn till he had brought the field to a level. The herald did not know the meaning of the action, but came and reported what he had seen to Thrasybulus, who understood that he was to cut off the principal men in the state; \({ }^{2}\) and this is a policy not only expedient for \(\therefore\) is tyants or in practice confined to them, but equally necessary in oligarchics and democracies. Ostracism"is a measure of the same kind, which acts by disabling and banishing the most prominent citizens. Great powers do the same to whole citics and nations, as the Athenians to did to the Samians, Chians, and Lesbians ; no sooner had they obtained a firm grasp of the empire, than they

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' i. e. 'where are your claws and teeth ?' 2 Cp. v. I3II \({ }^{\text {a }} 20\).

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lumbled their allice contrary to treaty' ; and the l'er-ian \(1284^{\prime \prime}\) king has repeatedly crushed the Medes, Babylonians. and other nations, when their spirit has been stioted by the recollection of their former greatness.

The problem is a universal one, and equally concerns all forms of government, true as well at fatse; for, although perverted forms with a view in their own interests may adopt this policy, those which seck the : common interet do so likewisc. The same thing may be observed in the art: and seiences; ' for the painter will not allow the figure to have a foot which. however beantiful, is not in proportion, nor will the ship-builder allow 10 the stem or any other part of the vessel to be unduly larese any more than the choms-master will allow any one who sings louder or better than all the ret to singe in the choir. Vonarchs. Wo, may practice compulsion and still lise in harmony with their citics, if their own gesernment is for the interest of the state. Ifence where is there is an achowledered superiority the arsument in farour of ostracism is based upon a kind of political justice. It would certainly be letter that the legislater should from the firt so order his state as to have no need of such at remedy. But if the meed arises, the next beat thing is that he should endeavour to correct the evil by this or some similar meature. The principle howerer. has not been fairly applied in states; for, instead of looking to the srone of their own constitution, they hate used ostracion for factious purposis. It is true that mader persertal forms of gotermant. and from their -pecial peint of vios. sum hat meatere is just and expedient,
 perfect tate there would be sereat dembe about the nee of it, not when applited to exoess in thensth, watth. pepulatity; of the like, but when used asedins ome once who is pre minent in situes what is to be done with him? Mamkind will mot -oy that sum an ome is wh be apelled and wild a on the wher hamel, he emesht not to be a whice that would be a if manland hombl

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claim to rule nver Zcus. dividing his offices among them. The only alternative is that all should joyfully obey such a ruler, according to what seems to be the order of nature, and that men like him should be kings in their state for life.

35 The preceding discussion, by a natural transition, leads to the consideration of royalty, which we admit to be one of the truc forms of government. Lect us sce whether in order to be well gorerned a state or country should be under the rule of a king or under some other form of government ; and whether monarchy, although 40 good for some, may not be bad for others. But first we must determine whether there is one species of royalty or \(1285^{2}\) many. It is casy to see that there are many, and that the manner of government is not the same in all of them.

Of royaltics according to law, (1) the Lacedacmonian is thought to answer best to the true pattern ; but there the s royal power is not absolute, except when the kings go on an expedition, and then they take the command. Matters of religion are likewise committed to them. The kingly office is in truth a kind of generalship, irresponsible and perpetual. The king has not the power of life and death, except in a specified casc, \({ }^{1}\) as for instance, in ancient times, he had it when upon a ro campaign, by right of force. This custom is described in Homer. For Agamemmon is patient when he is attacked in the assembly, but when the army goes ont to battle he has the power eren of life and death. Does he not say ? - 'When I find a man skulking apart from the battle, nothing shall save him from the dogs and vultures, for in my hands is death.'

This, then, is one form of royalty-a generalship 1: for life: and of such royaltics some are hereditary and others elective.
(2) There is another sort of monarchy not uncommon among the barbarians, which nearly resembles tyranny:

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\({ }_{2}^{1}\) Reading \({ }^{\prime \prime}{ }^{\prime \prime}\) ' To without any noun, as proposed by Bernays.
\({ }^{2} / 1\). ii. 391-393. The last clause is not found in our Homer.
}

But this is both legal and hereditary: For harbarians, being more servile in character than Hellenes, and os - -iatics than liuropeans, do mot rebel against a despotic gowernment. Such royalties have the nature of tymannies because the people are by nature slaves: \({ }^{1}\) but there is no danger of their being overthrown. for they are hereditury and legal. Wherefore also their guards are such at a king and not such as a tyrant would empley, that is :s to say, they are composed of citizens. whereas the guard. of tyrant are mercenaries. \({ }^{2}\) For kings rule according to law over voluntary subjects. lout tyrants over involuntary: and the one are guarded by their fellow-citizen- the whers are guarded against them.

These ate two forms of monarchy, and there was a :o third (3) which existed in ancient llellas, called on Aceymnetia or dictatorship). This may be defined generally as an elective tyranny: which, like the barbarian monarchy, is legal, but differ from it in not being hereditary: Sometimes the office was held for life, sometimes fior a term of year or until cortain duties had been performed. Fone example, the Wytilenacans elected littacus leader asainst the exiles. who were headed by Antimenides and Aleacus the poct. And Xhacus himself shows in one of his bancuet odes that they chose l'ittacus tyrat, for he reproaches his fellow-citizens for 'havin!: made the low-horn l'ittacus tyrant of the spiritlese and ill-fated (ity. with one voice shouting his praises'.

These forms of esocrmment have always had the chatatur of tyamio, became they posecos despotio poner: but inasmuch as theyare clective and acquiesed in we their abbject they are kin ly
(t) There is a fouth pecies of kin! ly rule that of the hornic times-which was hereditaty and lecral. and was excreised over willing subjects. For the first chiefos Wete benctantors of the people in arts on ams ; the es either s.thered them into a commmity: or procured land for them : and than they became hinge of voluntary
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(1).i.1252- (i).1.1F11%,

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subjects, and their power was inherited by their descendants. They took the command in war and presided to over the sacrifices, except those which required a priest. They also decided causes either with or without an oath; and when they swore, the form of the oath was the stretching out of their sceptre. In ancient times their power extended continuously toall things whatsoever, in city and country, as well as in foreign parts ; but at a is later date they relinquished several of these privileges, and others the people took from them, until in some states nothing was left to them but the sacrifices; and where they retained more of the reality they had only the right of leadership in war beyond the border.
20 These, then, are the four kinds of royalty. First the monarchy of the heroic ages; this was exercised over voluntary subjects, but limited to certain functions; the king was a general and a judge, and had the control of religion. The second is that of the barbarians, which is an hereditary despotic government in accordance with \({ }_{2} 5\) law. \(\Lambda\) third is the power of the so-called Acsymnete or Dictator ; this is an elective tyranny. The fourth is the Laccdacmonian, which is in fact a generalship, hereditary and perpetual. These four forms differ from one another in the manner which I have described.
(5) There is a fifth form of kingly rule in which one 30 has the disposal of all, just as each nation or cach state has the disposal of public matters ; this form corresponds to the control of a houschold. For as household management is the kingly rule of a house, so kingly rule \({ }^{1}\) is the houschold management of a city, or of a nation, or of many mations.

Of these forms we need only consider two, the Lace- I5 3. dacmonian and the absolute royalty; for most of the others lie in a region between them, having less power than the last, and more than the first. Thus the inquiry is reduced to two points: first, is it advantageous. to the state that there should be a perpetual general,

\footnotetext{
\({ }^{1}\) Reading , 3urideia in l. 32, with the MSS.
}
and if so, should the office the confined to one family, w open to the citizens in turn? ' Secondly, is it well that a \(1286^{*}\) single man should have the supreme power in all things? The first question falls under the head of laws rather than of constitutions: forperpetual generalshipmight equally exist under any form of government, so that this matter may be dismissed for the present. The other kind of royalty 5 is a sort of constitution ; this we have now t e consider, and bricfly to run over the difficultics involved in it. IVe will begin by induiring whether it is more adrantageons to be ruled by the best man or by the beet laws."

The advocates of royalty maintain that the laws speak 10 only in seneral terms, and camot provide for circumstances ; and that for any science to abide by written rules is absurd. In Egypt \({ }^{+}\)the physician is allowed to alter his treatment after the fourth day, but if sooner, he takes the risk. Hence it is clear that a government 15 acting according to written laws is plainly mot the best. l'ct surely the ruler cannot dispense with the general principle which exists in law: and that is a better ruler which is frece from passion than that in which it is innate. Whereas the law is passionles, passion must ever sway the heart of man. J'es, it may be replied, but then on the so other hand an individual will be better able to deliberate in particular cases.

The best man, then, must lecrislate, and laws must be passed, but these laws will have no authority when they miss the mark, though in all other cases retaining their authority: But when the law cannot determine a peint at 25 all, or not well, should the one beet man or should all decide? According to our preernt practice assemblies necet. sit in judgement, deliberate, and decide, and their judgements all relate to individual cases. Now any member of the abombly, taken separately, is certainlyinferior to the wi-e man. But the state in made up of many individual- And ats a feast to which all the guests

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}
contribute is better than a banquet furnished by a single no man, \({ }^{1}\) so a multitude is a better judge of many things than any individual.

Again, the many are more incorruptible than the few : they are like the greater quantity of water which is less easily corrupted than a little. The individual is liable to be overcome by anger or by some other passion, and then 3. his judgement is necessarily perverted ; but it is hardly to be supposed that a great number of persons would all get into a passion and go wrong at the same moment. Let us assume that they are the freemen, and that they never act in violation of the law, but fill up the gaps which the law is obliged to leave. Or, if such virtuc is scarcely attainable by the multitude, we need only suppose that the majority are good men and good citizens, and ask which will be the more incorruptible, 40 the one good ruler, or the many who are all good? Will not the many? But, you will say, there may be parties among them, whereas the one man is not divided against himself. To which we may answer that their character is as good as his. If we call the rule of many 5 men, who are all of them good, aristocracy, and the rule of one man royalty, then aristocracy will be better for states than royalty. whether the government is supported by force or not,- provided only that a number of men equal in virtue can be found.

The first governments were kingships, probably for this reason, because of old, when cities were small, men of 10 eminent virtue were few. Further, they were made kings because they were bencfactors, \({ }^{3}\) and benefits can only be bestowed by good men. But when many persons equal in merit arose, no longer enduring the pre-eminence of one, they desired to have a commonwealth, and set up a constitution. The ruling class soon deteriorated and enriched themselves out of the public treasury ; 1: riches became the path to honour, and so oligarchies naturally grew up. These passed into tyrannies and tyramies into democracies: for love of gain in the ruling

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\({ }^{1}(\mathrm{P}) \cdot 128_{1}{ }^{a} 4^{2}\).
\({ }^{2}\) Cp. 1. 27.
(1). \(1285^{\mathrm{h}}\) 万.
}
clases watway tending to diminish their number, and so to strengthen the masses, who in the end set upon their masters and establi-hed democracies. Since cities have increased in si\%e, no other form of government appears to be any longer even casy to establish. \({ }^{1}\)

Even supposing the principle to be maintained that kingly power is the best thing for states, how about the family of the king? . Ire his children to succeed him? If they are no better than anyboly else, that will be michiceous. But, says the lover of royalty, the kiner, 2 though he might. will not hand on his power to his children. That, however, is hardly to be expected, and is too much to ask of human nature. There is also a difficulty about the force which he is to employ ; should a king have gruards about him by whose ad he may be able to coerce the refractory? if not, how will he administer his kingdom? Even if he be the lawful sovereign who does nothing arbitrarily or contrary to law, still he must have some force wherewith to maintain the law. In the case of a limited monarchy there is not much difficulty in answering this question: the 3 : king monst have such force as will be more than a match for one or more individuals, but not so great ats that of the people. The ancients observed this principle when they gave guards to any one whom they appointed dictator or tyrant. Thus, when 1)ionysius asked the Syracusans to allow him guard., omebody advised that they shoukd give him only such a number. inquiry respecting the king whonacts solely according to his own will; he has now to be considered. The so-called limited monarchy, or kingship according to law. as I hate already remarked. is not a distinct form of governonent, for under all governments, as, for example. s in a democracy or aristocracy, there may be a general holding office for life, and one person is often made supreme over the admini-tration of a state. A magristrac!
\[
\left.C_{1} \cdot \text { iv. } 121,3^{\prime} 1.120\right)^{-1,2} \quad 1: 86.4
\]
of this kind exists at Epidammus, \({ }^{1}\) and also at Opus, but of in the latter city has a more limited power. Now. absolute monarchy, or the arbitrary rule of a sovereign over all the citizens, in a city which consists of equals, is thought by some to be quite contrary to nature ; it is argued that those who are by nature equals must have the same natural right and worth, and that for unequals to have an equal share, or for equals to have an uncqual 15. share, in the offices of state, is as bad as for different bodily constitutions to have the same food and clothing. Wherefore it is thought to be just that among equals every one be ruled as well as rule, and therefore that all should have their turn. We thus arrive at law; for an order of succession implies law. And the rule of the law, it is so argued, is preferable to that of any individual. On the same principle, even if it be better for certain individuals to govern, they should be made only guardians and ministers of the law. For magistrates there must be,this is admitted ; but then men say that to give authority to any one man when all are equal is unjust. Nay, there may indeed be cases which the law scems unable to 2 2. determine, but in such cases can a man? Nay, it will be replied, the law trains officers for this express purpose, and appoints them to determine matters which are left undecided by it, to the best of their judgement. Further, it permits them to make any amendment of the existing laws which experience suggests. Therefore he who bids the law rule may be decmed to bid God and Reason alone rule, but he who bids man rule adds an element of 30 the beast ; for clesire is a wild beast, and passion perverts the minds of rulers, even when they are the best of men. The law is reason unaffected by desire. We are told \({ }^{2}\) that a patient should call in a physician; he will not get better if he is doctored out of a book. But the parallel 3 of the arts is clearly not in point ; for the physician does nothing contrary to rule from motives of friendship; he only cures a patient and takes a fee ; whereas magistrates do many things from spite and partiality. And, indeed,

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\({ }^{1}\) Cp.v. \(13 \mathrm{OI}^{b} 2 \mathrm{I}\).
\({ }^{2}\) Cp. 1286 a 12-I4, I'olit. 296 上.
}
if a man suspected the physician of being in league with his to enemies to destroy him for a bribe, he would rather hate recourse to the book. But certainly physicians, when they are sick, call in other physicians. and training-masters, \(\mathbf{1 2 8 7}\) when they are in training, other training masters, an if they could not judge truly about their own case and might be influenced by their feelings. Hence it is wident that in secking for justice men seek for the mean or neut ral,' for the law is the mean. Again, customary law : have more weight, and relate to more important matters, than written laws, and a man may be a safer ruler than the written law, but not safer than the customary law.

Again, it is by no means easy for one man to superintend many things; he will have to appoint a number of subordinates, and what difference does it make whether is these subordinates always existed or were appointed by him because he needed them? If, as I said before, \({ }^{2}\) the grood man has a right to rule because he is better, still two grod men are better than one: this is the old halying, 一

> "two going together,"
and the prayer of \(A\) gamemmon,--
'would that I had ten such counsellons!' +
And at this day there are masistraces, for example judges, is who have authority to decide some matters which the law is unable to determine, since no one doubts that the law would command and decide in the best mamer whatever it could. But some things can, and other things camot, be comprehended under the law, and this is the origin of the vexed question whether the best law or the best man should rule. For matters of detail about which men deliberate cannot be included in legidation. Now does any one deny that the decision of such matters must be left tw man. but it i , argued that there hould be mamy judges, and mot one only: Fore every anle whe hav becn \(2=\) trainad by the law judges well ; and it would -utcly sectu

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strange that a person should see better with two eyes, or hear better with two ears, or act better with two hands or feet. than many with many; indeed, it is already the practice of kings to make to themselves many eyes and 30 ears and hands and feet. For they make colleagues of those who are the friends of themselves \({ }^{1}\) and their governments. They must be friends of the monarch and of his government ; if not his friends, they will not do what he wants ; but friendship implies likeness and equality; and, thercfore, if he thinks that his friends ought to rule, he must think that those who are equal to himself and like 35 himself ought to rule equally with himself. These are the principal controversics relating to monarchy.

But may not all this be true in some cases and not in 17 others? for there is by nature both a justice and an advantage appropriate to the rule of a master, another to kingly rule, \({ }^{2}\) another to constitutional rule; but there is none naturally appropriate to tyranny, or to any other perverted form of government; for these come into being 40 contrary to nature. Now, to judge at least from what has been said, it is manifest that, where men are alike and equal, it is neither expedient nor just that one man should be lord of all, whether there are laws, or whether there are no laws, but he himself is in the place of law. Neither should a good man be lord over good men, nor a bad man over bad; nor, even if he excels in virtue, should he have a right to rule, unless in a particular case, at which I have already hinted, and to which I will : once more recur. \({ }^{3}\) But first of all, I must determine what natures are suited for government by a king, and what for an aristdcracy, and what for a constitutional sovernment.

A people who are by nature capable of producing a race superior in the virtue needed for political rule are fitted for kingly government ; and a people submitting to be ruled

\footnotetext{
\({ }^{1}\) Reading aituis in 1. 31, with Schol. in Aristoph. Acharn. 92.

\(1284^{\text {a }} 3\), and \(1288^{4} 15\).
}
at freemen by men whose virtue renders them capable is of political command are adapted for an aristocraty： while the people who are suited for constitutional frecdom are those amoner whom there naturally exists \({ }^{1}\) a warlike multitude－able to rule and to whey in turn by a law which gives office to the well－to－do according to their desert．But when a whole family：or some individual，is happens to be so pre－eminent in virtue as to surpass all others，then it is just that they should be the royal family and supreme ower all，or that this one citizen should be king of the whole nation．Forr，as I satid before，to sive them authority is not only agrecable to that ground of ：o ribht which the counders of all states．whether ari－to－ cratical，or oligarchical，or again democratical，are ac－ Chitomed th put forward（for these all recognize the claim of excellence，although not the same excellence）， but accords with the principle already laid down．For \(\mathrm{as}^{1}\) surely it would not be right to kill，or otracize，or exile such a persom，of require that he should take his turn in beines ereserned．The whole is naturally superior to the part，and he who has this pre－eminence is in the relation of a whale to a part．But if so，the only alternative is that he shomblhave the supreme power，and that mankind should obey him．not in tum，but ahway．These are the \(3^{\circ}\) conclusions at wheh we arrive respecting royalty and its varions forms，and this is the antwer the thestion， whether it i or is mot advanteserons to states，and to whith．and how．

18 IVe maintain that the true formo of gencrmment are three，and that the be \(t\) must be that which is ad－ 35 ministered be the beat，and in whith there is one mand or a whole family，or many perand．coolling ．Wh the others toes ther in virtuce and beth ruk in and subject ance fitted，
 a－to attain the une \(t\) eliesible lite．We showed at the

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commencement of our inquiry \({ }^{1}\) that the virtue of the good man is necessarily the same as the virtue of the citizen of the perfect state. Clearly then in the same manner, and by 40 the same means through which a man becomes truly good, \(1288^{\mathrm{b}}\) he will frame a state that is to be ruled by an aristocracy or by a king, and the same education and the same habits will be found to make a good main and a man fit to be a statesman or king.

Having arrived at these conclusions, we must proceed 5 to speak of the perfect state, and describe how it comes into being and is established.

\section*{BoOK IV}

I I) all arts and sciences which cmbrate the whole of 10 any subject. and do not come into being in a fragmentary way, it is the province of a single art or science to con sider all that appertains to a single subject. For example. the art of symmantic considers not only the suitableness of different modes of training to different bodies (2). but what sort is absolutely the best (1): (for the absolutely best must suit that which is by nature best and best furnished with the means of life), and also what common form of training is adapted to the great majority of men (t). And if a man does not desire the best habit of body: or the greatest skill in gymmastics. which might be attained by him, still ' the trainer or the teacher of gymnastic should be able to impart any lower degree of either (3). The same principle equally holds in medicine and ship-building, and the mabing of clothes, and in the so art. generally:-

Hence it is obvious that grovernment too is the subject of a ingle science, which has to consider what government is best and of what sort it must be, whe mest in accordance with our aspirations, if there were no external impediment, and also what kind of government is adapted to particular states. For the best in often unattainable, of and therefore the true legislator and statesman ought to be acquainted, not only with (i) that which is best in the abstract, but also with (2) that which is best relatively to circumstances. WVe hould be able further to say how a state may be constituted under any given condition- (3) ; both how it in eriginally formed and, when formed, how it may be longent preserved ; the upposed state heing so far

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\({ }^{2}\) The numbers in this phatariph are made (0) correspond wals the numbers in the weat.
}
from having the best constitution that it is unprovided even with the conditions necessary for the best ; neither is it the best under the circumstances, but of an inferior type.

He ought, moreover, to know (4) the form of govern3 ment which is best suited to states in general; for political writers, although they have excellent ideas, are often unpractical. We should consider, not only what form of government is best, but also what is possible and what is easily attainable by all. There are some who would have none but the most perfect; for this many to natural advantages are required. Others, again. speak of a more attainable form, and, although they reject the constitution under which they are living, they extol some one in particular. for example the Lacedacmonian. \({ }^{1}\)
\(1289^{\text {a }}\) Any change of government which has to be introduced should be one which men, starting from their existing constitutions, will be both willing and able to adopt, since there is quite as much trouble in the reformation of an old constitution as in the establishment of a new one. just : as to unlearn is as hard as to learn. And thercfore, in addition to the qualifications of the statesman already mentioned, he should be able to find remedies for the defects of existing constitutions, as has been said before. \({ }^{2}\) This he cannot do unless he knows how many forms of government there are. It is often supposed that there is only one kind of democracy and one of oligarchy. 10 But this is a mistake ; and, in order to avoid such mistakes, we must ascertain what differences there are in the constitutions of states. and in how many ways they are combined. The same political insight will enable a man to know which laws are the best, and which are suited to different constitutions: for the laws are, and ought to be, relative to the constitution, and not the constitution 15 to the laws. A constitution is the organization of offices in a state, and determines what is to be the governing body, and what is the end of each community. But laws are not to be confounded with the principles of the constitution ; they are the rules according to which the

\footnotetext{
\({ }^{1}\) Cp. ii. \(1265^{-1} 35\).
\({ }^{2}\) Cp. \(1288^{\prime \prime} 29\).
}
magistrates should administer the state, and proceed against offenders. So that we must know the varicties, and the number of varieties, of each form of sovernment. if only with a view to making laws. For the same lan cannot be eqpually suited to all oligarchies on to all democracies. since there is certainly more than one form both of democracy and of oligarchy:

2 In our original discussion' about governments we divided them into three true forms: kingly rule, aristocracy, and constitutional government, and three corresponding perecrsions-tyanny;oligarchy. and democracy: Of kingly rule and of aristocracy we have already spoken, : for the inguiry into the perfect state is the same thing with the discussion of the two forms thus named, since both imply a prine iple of virtue provided with external mean:. We hate alrcady determined in what aristocracy and kingly rule differ from one another and when the latter should be established. In what follows we have ?: to describe the so-called constitutional grovernment, which bears the common name of all constitutions, and the other forms, tyramy, oligarchy, and democracy:

It is obvious which of the there perecrsions is the worst, and which i the next in badness. That which is the perversion of the first and most divine is necessarily a the worst. And ju:t as a royal rule, if not a mere natme, 1289 \({ }^{\text {b }}\) must exist by virtuc of some estat peranal superiority in the king, so tyranny: which it the worst of gevernment, is neces-arily the farthest remosed from a wellconstituted form: whes are he little better. for it in a lons: way from aritox raty, and democtacy is the most tolerable of the threc.

A writer who precelded me hath dready made theoce distinction, but hi peint of vicw is mot the ame al mine. For he lag down the prime iple that when all the


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 \(1325^{1} 1012\).
: Plato, / whi zoz 1., í i 1.
}
virtuous), democracy is the worst, but the best when all are bad. Whereas we maintain that they are in any 10 case defective, and that \({ }^{1}\) one oligarchy is not to be accounted better than another, but only less bad.

Not to pursue this question further at present, let us begin by determining ( 1\()^{2}\) how many varietics of constitution there are (since of democracy and oligarchy there are 15 several) ; (2 \()^{3}\) what constitution is the most gencrally acceptable, and what i.s eligible in the next degree after the perfect state ; and besides this what other there is which is aristocratical and well-constituted, and at the same time adapted to states in general ; 3\()^{4}\) of the other forms of government to whom each is suited. For democracy may meet the needs of some better than oligarchy, and o conversely. In the next place ( 4\()^{i}\) we have to consider in what manner a man ought to proceed who desires to establish some one among these various forms, whether of democracy or of oligarchy ; and lastly, \((5)^{6}\) having briefly discussed these subjects to the best of our power, we will endeavour to ascertain the modes of ruin and preservation both of constitutions gencrally and of each \({ }^{2}\) s separately, and to what causes they are to be attributed.

The reason why there are many forms of government 3 is that every state contains many elements. In the first place we see that all states are made up of families, 30 and in the multitude of citizens there must be some rich and some poor, and some in a middle condition; the rich are heavy-armed, and the poor not. Of the common people, some are husbandmen, and some traders, and some artisans. There are also among the notables differences of wealth and property-for example, in the 35 number of horses which they keep, for they cannot afford to keep them unless they are rich. And therefore in old times the cities whose strength lay in their cavalry were oligarchies, and they used cavalry in wars against their neighbours; as was the practice of the Eretrians

\footnotetext{
\({ }^{1}\) Reading éx \(\chi \not \nu\) in 1. 10, with Richards. \({ }^{2}\) C. 3-10.
\({ }^{3}\) C. 11. \({ }^{4}\) C. 12. Book vi. 1-7. \({ }^{6}\) Book 1.
}
and Chalcidianse and alos of the Magene ians on the river Mrander，and of otiner peoples in Ssia．Berides dif－t ferences of wealth there we differences of rank and merit，and there are some other elements which were 1290 ＊ mentioned by when in treating of aristocracy we enumerated the essentials of a state．\({ }^{1}\)（）f these clements． sometimes all．sometimes the lesser and sometimes the sreater number，have a share in the soremment．It is crident then that there must be many forms of govern－ ment，differing in kind，since the parts of which they are compersed differ from each other in kind．Fior a constitu－ tion is an organization of offices，which all the citi\％ens dis－ tribute among themsclves，according to the power which different classes possess，for example the rich or the peor，or acoording to some principle of equality which includes both．There must therefore be as many forms of government as there are modes of armanging the offece： according to the superioritics and the differences of the part．s of the state．

There are generally thought to be two principal forms： as men say of the winds that there are but two－north and south，and that the rest of them are only variations of these．so of erovernments there are said to be only two ： form－－democracy an！oligarchy：For aristocracy is con－ sidered to be：a kind of oligarchy：as being the rule of a few，and the so－called constitutional government to bee really a demorracy，just an amone the winds we make the west a variation of the morth，and the east of the south wind．Similaty of minsical moden there are said 2 to be two kinde the I Derian and the Phergian：the other arrangenent of the scale are comprehended under one or other of the ee two．About forms of govermment this is a very favourite notion．But in ather cane the better and more exact way is to distinguish，as I have donce the one or two which are true forms，and tw regard the wheres as perversions，whe ther of the most perfectly attempered mode or of the beat form of gevernment：we may

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＇iii． \(1283^{\mathrm{a}} 14\) su．．and 1 p ．vii． 8.9

}
compare the severer and more overpowering modes to the oligarchical forms, and the more relaxed and gentler ones to the democratic.

30 It must not be assumed, as some are fond of saying, 4 that democracy is simply that form of government in which the greater number are sovereign, \({ }^{1}\) for in oligarchies, and indeed in every government, the majority rules ; nor again is oligarchy that form of government in which a few are sovereign. Suppose the whole population of a 3.5 city to be 1300 , and that of these 1000 are rich, and do not allow the remaining 300 who are poor, but free, and in ail other respects their equals, a share of the govern-ment--no one will say that this is a democracy. In like manner, if the poor were few and the masters of the rich who nutnumber them, no one would ever call such a government, in which the rich majority have no share of 40 office, an oligarchy. Therefore we should rather say \(1290^{\text {b }}\) that democracy is the form of government in which the free are rulers, and oligarchy in which the rich; it is only an accident that the free are the many and the rich are the few. Otherwise a government in which the offices were given according to stature, as is said to be 5 the case in Ethiopia, or according to beauty, would be an oligarchy; for the number of tall or good-looking men is small. And yet oligarchy and democracy are not sufficiently distinguished merely by these two characteristics of wealth and freedom. Both of them contain many other elements, and therefore we must carry our analysis further. and say that the government is not ro a democracy \({ }^{2}\) in which the freemen, being few in number, rule over the many who are not free, as at \(\Lambda\) pollonia, on the Ionian Gulf, and at Thera; (for in each of these states the nobles, who were also the earliest settlers, were held in chief honour, although they were but a few out of many). Neither is it a democracy when the rich have the government because they exceed in number ; \(I_{5}\) as was the case formerly at Colophon, where the bulk of

\footnotetext{
\({ }^{1}\) (p. iii. 1279) 21. \({ }^{2}\) Reading, \(\delta \eta_{\mu} \mu\) in I. 11, with the MSS.
}
the inhabitants were persessed of harge property hefore the lydian War．hat the form of govermment is a democracy when the free，who are alse poor and the majority，govern，and an oligarchy when the rich and the moble gowern，they being at the same time few in number．＝o

I have sad that there are many forms of esowerment． and hawe explained to what catuse the variety is duce． Why there are more tham those already mentioncel．＇and what they are，and whence they arise．I will now pro ced to consider．starting from the principle already admitted．2 which is that cerery state consists，met of one， but of many pats．If we were soing to speak of the -5 different species of amimals，we should first of all de－ termine the orgons which are indispensable to every animal，as for example some orgons of sense and the instrum nts of recciving and digeoting food，such an the month and the stomach besides onsans of locomotion． Assuming now that there are only so many kinds of organs．but that there may be differences in them－1 mean different kinds of mouths，and stomachs，and per－ ceptive and locomotive organs－the pessible combinations of thene differences will necess．urily－furmish many varieties of animals．（F゙or amimals cannot be the same which hate different kind of monthes of of（ars．）And when all the combinations are exhansted，there will be as many sorts 3： of amimals is the are are combinations of the necessary organ．The same then．＂is true of the forms of govern－ ment which hate been de－reibed：states，as I hawe repeatedly sail，\({ }^{1}\) are compessed，not of one，but of many elements．One clement is the fered－prexucing class，whe f are callud hu bandmen：a second，the dan of mechanices \(\mathbf{1 2 9 1}\) who proction the arts without which ocity canmot exist ：
of the ese ath ssme ate ab whelle necerary；others con－ tribute to luxury or to the srace of life．The third class is that of traders．and by tradern I mean those who are engaged in buying and wellin：whether in commere or：

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in retail trade. \(\Lambda\) fourth class is that of the serfs or labourers. The warviors make up the fifth class, and they are as necessary as any of the others, if the country is not to be the slave of every invader. For how can a state which has any title to the name be of a slavish nature? The state is independent and self-sufficing, to but a slave is the reverse of independent. Hence we sce that this subject, though ingeniously, has not been satisfactorily treated in the Republic. \({ }^{1}\) Socrates says that a state is made up of four sorts of people who are absolutely necessary; these are a weaver, a husbandman, a shoemaker, and a builder: afterwards, finding that \({ }_{15}\) they are not enough, he adds a smith, and again a herdsman, to look after the necessary animals: then a merchant, and then a retail trader. All these together form the complement of the first state, as if a state were established merely to supply the necessaries of life, rather than for the sake of the good, or stood equally in need of shoemakers and of husbandmen. But he does not 20 admit into the state a military class until the country has increased in size, and is beginning to encroach on its. neighbour's land, whereupon they go to war. Yet even amongst his four original citizens, or whatever be the number of those whom he associates in the state, there must be some one who will dispense justice and determine what is just. And as the soul may be said to be \({ }_{25}\) more truly part of an animal than the body, so the higher parts of states, that is to say, the warrior class, the class engaged in the administration of justice, and that engaged in deliberation, which is the special business of political common sense - these are more essential to the state than the parts which minister to the necessaries of life. Whether their several functions are the functions of different citi30 zens, or of the same,-for it may often happen that the same persons are both warriors and husbandmen,-is immaterial to the argument. The higher as well as the lower elements are to be equally considered parts of the state, and if so, the military clement at any rate must be

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\({ }^{1}\) listo ii. 360 .
}
included. There are also the weathy who minister to the state with their property; these form the seventh class. The eighth class is that of magistrates and of officers; for the state camot exist without rulers. . Ind \(3=\) therefore some must be able to take office and to -erve the state, either ahways or in turn. There only remains the class of those who deliberate and who judge between disputants; we were just now distinguishing them. If presence of all these elements, and their fair + and equitable organization, is necessary to states, then there must also be persons who have the ability of I291 \({ }^{11}\) statesmen. Different functions appear to be often combined in the same individual; for example, the wartior may also be a husbandman, or an artisan; or, again, the counsellor a judge. Ind atl claim to possess : political ability: and think that they are quite competent to fill most offices. But the same pereons cannot be rich and poor at the same time. For this reason the rich and the poor are regarded in an especial sense as parts of a state. Again, becanse the rich are generally few in number, while the poor are many, they appear to be a antagronistic. and at the one or the other prewals they form the grovermment. Hence arises the common opinion that there are two kinds of grovernment - democracy and oligatchy:

I have already explained \({ }^{1}\) that there are many forms of constitution and to what causes the varicty is due. Lect me now thow that there are different forms : both of demoraty and wigatchy, ats will indeed be evident from what has procoded. For both in the com mon people and in the motables variou dases ate included: of the common perple, one class are husbandmen, another artisans; another traders, who are empheyed in buging and oelling : another are the seat En faring (lass, whether engaged in war or in trade, a. ferrymen or at fishemane (la many places any whe of these classes form- quite a large pepulation ; for example

at Athens, merchant seamen at Acgina and Chios, \({ }_{25}\) ferrymen at Tenedos.) To the classes already mentioncd may be added day-labourers, and those who, owing to their needy circumstances, have no leisure, or those who are not of free birth on both sides: and there may be other classes as well. The notables again may be divided according to their wealth, birth, virtue, cducation, and similar differences.

Of forms of democracy first comes that which is said to be based strictly on equality. In such a democracy the law says that it is just for the poor to have no more advantage than the rich; \({ }^{1}\) and that neither should be masters, but both equal. For if liberty and equality, as is 35 thought by some, are chiefly to be found in democracy, they will be best attained when all persons alike share in the government to the utmost. And since the people are the majority, and the opinion of the majority is decisive, such a government must necessarily be a democracy: Here then is one sort of democracy. There is another, \({ }^{2}\) in which the magistrates are elceted according to a certo tain property qualification. but a low one; he who has the required amount of property has a share in the government, but he who loses his property loses his 1292 \({ }^{\text {a rights. Another kind is that in which all the citizens }}\) who are under no disqualification share in the government, but still the law is supreme. In another, cverybody; if he be only a citizen, is admitted to the government, but the law is supreme as before. A fifth form of de: mocracy, in other respects the same, is that in which, not the law, but the multitude, have the supreme power, and supersede the law by their decrecs. This is a state of affairs brought about by the demagogucs. For in democracies which are subject to the law the best citizens to hold the first place, and there are no demagogues; but

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\({ }^{1}\) (or, reating " 0 p \(\chi \in \nu\) in 1.32 with Vettori, 'that the poor should no more govern than the rich'. The emendation is not absolutely



- Retaining "ì \(\lambda\) os si in 1. 39.
}
where the laws are not supreme, there demagogues spring up. For the people becomes a monarch, and is many in one : and the many have the power in their hands, mot as individuals, but collectively. Homer say's that 'it in not good to have a rule of many '? but whether he means this corporate rule. or the rule of many individuals. is uncertain. At all event this sort of democracy: which is is now a monarch, and mo longer under the control of law, secke to exercise monarchical sway, and grows imto a despot: the flatterer is held in honour ; this sort of demestacy being relatively to other democracies what tyranny is to other forms of monarchy: The spirit of both is the same. and they alike exercise a despotic ruke over the better citizens. The decrees of the demos correspond to the edicts of the tyrant ; and the demagogue is to the one what the flatterer is to the other. Both have sreat pewer; the flatterer with the tyrant. the demagogue with democracies of the kind which we are describing. The demagegsues make the decrees of the people override the laws, by referring all things to the popular assembly: And therefore they grow great, because the people have all things in their hands, and they hold in their hands the wote of the people, who are too ready to listen the them. Further, those who have any complaint to bring against the magist rates say", "Iet the people be judgen': the perople are too happy to accept the invitation; and so the authority of every office is modermined. Such a democracy is fatirly "pell :o to the objection that it is mot a constitution at all ; for where the latws have ne atherity, there in me comstitution. The law wetht to be -upreme ole all. and the magistracion should judse of particulars, and only this should be com-idered acon-titution. So that if demencray be a real fom of sovemment, the sost of 5 yetem in which all thing are resulated by decrees is dearly not exoll a demostacy in the true semae of the word, for dernec. relate only to particulars.

These then are the differme himes of demencaty


Of oligarchies, too, there are different kinds:-one 5 40 where the property qualification for office is such that the poor, although they form the majority: have no share in the government, yet he who acquires a qualification may 1292 \({ }^{\text {b }}\) obtain a share. Another sort is when there is a qualification for office, but a high one, and the vacancies in the governing body are filled by co-optation. If the clection is made out of all the qualified persons, a constitution of this kind inclines to an aristocracy, if out of a privileged class, to an oligarchy. Another sort of 5 oligarchy is when the son succeeds the father. There is a fourth form, likewise hereditary, in which the magistrates are supreme and not the law. Among oligarchies. this is what tyranny is among monarchics, and the lastmentioned form of democracy among democracies; and to in fact this sort of oligarchy reccives the name of a dynasty (or rule of powerful families).

These are the different sorts of oligarchies and democracies. It should however be remembered that in many states \({ }^{1}\) the constitution which is established by law, although not democratic, owing to the elucation and habits of the people may be administered democrati\({ }^{15}\) cally, and conversely in other states the established constitution may incline to democracy, but may be administered in an oligarchical spirit. This most often happens after a revolution: for governments do not change at once ; at first the dominant party are content 20 with encroaching a little upon their opponents. The laws which existed previously continue in force, but the authors of the revolution have the power in their hands.

From what has been already said we may safely infer 6 that there are so many different kinds of democracies and of oligarchies. For it is evident that either all the classes whom we mentioned \({ }^{2}\) must share in the government, or \(\therefore\) some only and not others. When the class of husbandmen and of those who posisess moderate fortunes have

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the supreme power, the government is administered according to law. For the citizens being compelled to live by their labour have no leisure ; and so they set up the authority of the law, and attend assemblies only when necessary: They all obtain a share in the government when they have acpuired the qualification which is fixed by the law -the absolute exclusion of any class would be so a step towards oligarchy ; hence all who have acpuired the property qualification are admitted to a share in the constitution. But leisure cannot be provided for them \({ }^{1}\) unless there are revenues to support them. This is one oort of democracy, and these are the causes which give birth (1) it. Another kind is based on the distinction which naturally comes next in order; in thi-, every one so to whose birth there is no objection is eligible, but actually shares in the gevernment only if he can find leisure. Hence in such a democracy the supreme power is vested in the laws. becance the state has mo means of paying the citizens. A third kind is when all freemen hate a right (1) hare in the govermment. but do not actually share, for the reason which has been already given: so that in +0 this form again the law must rule. A fourth kind of democracy is that which comes latest in the history of \(1293^{\prime \prime}\) states. In our own day: when citics have far outgrown their original sioce, and their revenues have increased, all the citions hate a place in the enernment, thengh the ereat preponderame of the multitude; and they all, including the poore who receive pay, and therefores have leisure to exerciec their right, shate in the ad ministation. Indeed, when they are paid, the ammen perple have the most leisure, for they are mot hindered by the care of their property, which often fettes the rich, who are theteby prevented from taking part in the assemble or in the comrts, and so the state in governed by the poor, who are a majority and not by the laws. So many kinds of demotratice there are and 1 they grow oht of the ex newerary calleses.

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Of oligarchies, one form is that in which the majority of the citizens have some property, but not very much ; and this is the first form, which allows to any one who obtains the required amount the right of sharing in \({ }^{15}\) the government. The sharers in the government being a numerous body, it follows that the law must govern, and not individuals. For in proportion as they are further removed from a monarchical form of government, and in respect of property have neither so much as to be able to live without attending to business, nor so little 20 as to need state support, they must admit the rule of law and not claim to rule themselves. But if the men of property in the state are fewer than in the former casc, and own more property, there arises a second form of oligarchy. For the stronger they are, the more power they claim, and having this object in view, they themselves select those of the other classes who are to be ad\({ }_{25}\) mitted to the government ; but, not being as yet strong enough to rulc without the law, they make the law represent their wishes. \({ }^{1}\) When this power is intensificed by a further diminution of their numbers and increase of their property, there arises a third and further stage of oligarchy, in which the governing class keep the offices in their own hands. and the law ordains that the so son shall succeed the father. When, again, the rulers have great wealth and numerous friends. this sort of family despotism approaches a monarchy; individuals rule and not the law. This is the fourth sort of oligarchy, and is analogous to the last sort of democracy.

There are still two forms besides democracy and oligarchy; one of them is universally recognized and included among the four principal forms of government, which are said to be (I) monarchy, (2) oligarchy; (3) democracy, and (4) the so-called aristocracy or government of the best. But there is also a fifth, which retains the generic name of polity or constitutional

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' i.e. they make a law that the governing class shall have the power of co-optation from other classes.
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sovernment this is not common．and therefore has not to been noticed by writers who attempt to enmmerate the different kinds of government；like l＇lato，\({ }^{\prime}\) in their books \(1293^{\circ}\) about the state，they recosnize four only：The term ＇aristocracy is rightly applied to the form of government which is described in the first part of our treatise ：－for that only can be rightly called aristocracy which is a government formed of the best men absolutely：and not merely of men who are sood when tried by any given standard．In the perfect state the grood man in absolutely ： the same an the sood citizen；whercas in other states the good citizn is only good relatively to his own form of sovernment．But there are some states differing from oligarchics and also differing from the so－called polity or constitutional growemment ；these are termed aristocracies， and in them masistrates are certainly chosen，both accordinss to their wealth and according to their merit． 10 Such a form of sovernment differ from each of the two just mow memtoned．and is termed an aristoctacy For indeed in state which do not make virtue the aim of the community：men of merit and reputation for virue may be found．And so where a grovernment has resgard to wealth．virtue，and mumbers as at（arthage，＂that in a aristoctaty：and also where it has regard only to two ont of the three．a at Lacedacmon．to virtue and num－ bers．and the two primeiples of demerraty and birtue temper eath other．Ihere are theer two form of aris－ tocracy in wdition the the first and perfect st tte，and there is a third form．wis the constitution whith incline of more than the so－adled pulity tow，ards alis．archy

8 I hase yet to prati of the－w－alled prolity and of tyranne：I put them in thi onker，no：becauce a polity of constitutiond ：oxermmem in the besarded ats ot pervarion any more than the abowe mentioned ari－－ tucracies．The truth is，that the all fall shot of the
 relhoned amons：pror－inds．and the really perverted


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forms are perversions of these, as I said in the original discussion. \({ }^{1}\) Last of all I will speak of tyranny, which I place last in the series because I am inquiring into the constitutions of states, and this is the very reverse of a constitution.
30 Having explained why I have adopted this order, I will proceed to consider constitutional government ; of which the nature will be clearer now that oligarchy and democracy have been defined. For polity or constitutional government may be described generally as a fusion of oligarchy and democracy; but the term is \(\therefore\) usually applied to those forms of government which incline towards democracy, and the term aristocracy to those which incline towards oligarchy, because birth and education are commonly the accompaniments of wealth. Moreover, the rich already possess the external advantages the want of which is a temptation to crime, and hence they are called noblemen and gentlemen. to And inasmuch as aristocracy seeks to give predominance to the best of the citizens, peoplc say also of oligarchies that they are composed of noblemen and gentlemen.
\(1294^{\text {a }}\) Now it appears to be an impossible thing that the state which is governed not by the best citizens but by the worst should be well-governed, and equally impossible that the state which is ill-governed should be governed by the best. But we must remember that good laws, if they are not obcyed, do not constitute good government. Hence there are two parts of good government ; one is 5 the actual obedience of citizens to the laws, the other part is the goodness of the laws which they obey : they may obey bad laws as well as good. Ind there may bc a further subdivision; they may obey either the best laws which are attainable to them, or the best absolutely.

The distribution of offices according to merit is a ro special characteristic of aristocracy, for the principle of an aristocracy is virtuc, as wealth is of an oligarchy, and frecdom of a democracy. In all of them there of course exists the right of the majority, and whatever seems ' iii. 7 .
grond to the majority of those who share in the govern－ ment has authority：Now in most states the form called polity exists．\({ }^{1}\) for the fusion goes no further than the attempt to unite the freedom of the poor and the wealth of the rich．who commonly take the place of the noble． But as there are three grounds on which men claim an cqual share in the government，frecdom，wealth，and virtue for the fourth or good birth is the result of the two last， being only ancient wealth and virtue），it is clear that the admixture of the two elements，that is to say，of the rich and perer，is to be called a polity or constitutional sovernment ：and the union of the three is to be called aristocracy or the government of the best，and more than any other form of govermment．except the true and ideal，has a right to this name．

Thus far I have shown the existence of forms of state ： 5 other than monarchy：democracy，and oligarchy，and what they are，and in what aristocracies differ from one another，and pelities from aristocracies that the two latter are not wey unlike is obvious．

9 Next we have to consider how by the side of oligately and democracy the o－called polity or constitutional grovernment prings up，and how it should be organized． The nature of it will be at once underetood from a com－ parison of oligarchy and democracy ；we mat ascertain their different chatacteristic，and takins a portion from each，put the two torethere，like the parts of an indenture． Sow there are three mode in which furion ot envern－ 35 ment may be efferted．In the firnt mode we must combine the laws made by both gowernmonts．sody concerning the administation of jutice．In oligare hie they impore a fine on the rich if they do not erote a judge and w the pore they sine we pay：but in democratio，they sive pay to the pent and do not fine the ridh．Vos（1）the mion of the ese two modes is a comman on milille term betwen them．and is

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1294 \({ }^{\text {b }}\) therefore characteristic of a constitutional government, for it is a combination of both. This is one mode of uniting the two elements. Or (2) a mean may be taken between the enactments of the two: thus democracies require no property qualification, or only a small one, from members of the assembly, oligarchies a high 5 one ; here neither of these is the common term, but a mean between them. (3) There is a third mode, in which something is borrowed from the oligarchical and something from the democratical principle. For example, the appointment of magistrates by lot is thought to be democratical, and the election of them oligarchical; democratical again when there is no property qualification, oo oligarchical when there is. In the aristocratical or constitutional state, one element will be taken from cach-from oligarchy the principle of electing to offices, from democracy the disregard of qualification. Such are the various modes of combination.

There is a true union of oligarchy and democracy 15 when the same state may be termed cither a democracy or an oligarchy ; those who use both names evidently feel that the fusion is complete. Such a fusion there is also in the mean ; for both extremes appear in it. The Lacedaemonian constitution, for example, is often de2n scribed as a democracy. because it has many democratical featurcs. In the first place the youth receive a democratical education. For the sons of the poor are brought up with the sons of the rich, who are educated in such a manner as to make it possible for the sons of the poor to be educated like them. A similar equality prevails in -5 the following period of life, and when the citizens are grown up to manhood the same rule is observed: there is no distinction between the rich and poor. In like manner they all have the same food at their public tables, and the rich wear only such clothing as any poor man can afford. Again, the people elect to one of the two greatest offices of state, and in the other they share ; \({ }^{1}\) i) for they elect the Senators and share in the lyphoralty.

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\({ }^{1}\) (1). ii. \(1270^{11} 17\).
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By wher the Spartan constitution is said to be all oligarchy; because it has many oligatchical element. That all offices are filled by clection and none by lot. is one of these oligarchical characteristics: that the power of inflicting death or banishment reste with a few permons is another: and there are others. In a well attempered polity there should appear to be both elements and yet neither: also the government should rely on itself, and not on foreign add, and on it.elf not through the groed will of a majority \({ }^{1}\)-they might be egpally welldisposed when there is a vicious form of government but through the general willingness of all classes in the state to maintain the constitution.

Fnough of the manner in which a constitutional sovernment, and in which the so-called aristocracies ought to be framed.

10 (of the nature of tyramy I have still tuspeak, in order 1295 that it may have its place in our incuiry esince even tyranny is reckoned by us to be a form of govemment), although there is not much to lo said about it. I hawe already in the former part of this treatise \({ }^{2}\) discusoced royalty or kingship acouding to the most usual meanings of the term, and considered whether it is or is not advantageons to states. and what kind of royalty should be established, and from what souree, and how.

When speaking of royaty we alsospole of two form of tyranny. which are beth according to law, and there o fore casily pate inter royalty: Amons Banbarians there are elected monarch- who exercise a de-potic power :
 Aesymnetenon dictator These monarchics, when com pared with onte another, whibit certaindifferencer. Ind they are, as I ad before. \({ }^{4}\) reyal, in on far at the monareh rulc- according to law wer willins -wbjects; but they




which is the most typical form, and is the counterpart of the perfect monarchy. This tyranny is just that arbitrary so power of an individual which is responsible to no one, and governs all alike, whether equals or betters, with a view to its own advantage, not to that of its subjects, and therefore against their will. No freeman, if he can escape from it, will endure such a government.

The kinds of tyranny are such and so many, and for the reasons which I have given.
\(\therefore\) We have now to inquire what is the best constitution II for most states, and the best life for most men, neither assuming a standard of virtue which is above ordinary persons, nor an education which is exceptionally favoured by nature and circumstances, nor yet an ideal state which is an aspiration only, but having regard to the life 30 in which the majority are able to share, and to the form of government which states in general can attain. \(\Lambda\) s to those aristocracies, as they are called, of which we were just now speaking, they either lie beyond the possibilities of the greater number of states, or they approximate to the so-called constitutional government, and therefore need no separate discussion. And in fact the conclusion at which we arrive respecting all these forms \(\therefore\) rests upon the same grounds. For if what was said in the lithice is true, that the happy life is the life according to virtue lived without impediment, and that virtue is a mean, then the life which is in a mean, and in a mean attainable by every one, must be the best. And the same principles of virtue and vice are characteristic 40 of cities and of constitutions; for the constitution is in \(1295^{\text {b }}\) a figure the life of the city.

Now in all states there are three clements : one class is very rich, another very poor, and a third in a mean. It is admitted that moderation and the mean are best, and therefore it will clearly be best to possess the gifts of 5 fortune in moderation ; for in that condition of life men

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\({ }^{1} 1293^{1,7} \quad 21,(1) \cdot 1293^{11} 3^{(1)} 1294^{i / 2} 2\).
\({ }^{2}\) N. Eth. i. \(10 y S^{\text {at }} 16\). vii. \(1153^{11} 10\), x. \(1177^{\text {a }} 12\).
}
are most ready to follow rational principle. But he who greatly excels in beaty, strength, birth, or wealth, or on the other hand who is very poor, or very weak, or very much disgraced, finds it difficult to follow rational principle. \({ }^{1}\) ()f these two the one sort grow into violent and great criminals, the others into rogues and petty is rascals. And two sorts of offences correspond to them, the one committed from violence, the other from rosuery: Again, the middle claw is leat likely to shrink from rule, or to be over-ambitious for it ; both of which are injurice to the state. Again, those who have too much of the grood of fortune, strength. wealth. friends, and the like, are neither is willing nor able to submit to authority. The evil begins at home ; for when they are boys, by reason of the luxury in which they are brought up, they never learn. "ven at whool, the habit of obedience. On the other hand, the very poor, who are in the opposite extreme, are too degraded. So that the one clas cannot obey and can only rule despotically: the wher hnow- not how to command and :o must be ruled like slaves. Thus arise a city, not of freemen, but of mater and slaver, the one de-pisings. the wher envying ; and nothing can be more fatal to friendship and good fellow-hip in states than this: for groud followship prings from friendship) ; when men are at comity with one another, they would rather not even share the saune path. But a city ought to be composed as far 4 ats posible, of equals and similar: ; and these are generally the middle classes. Wherefore the city which is compesed of middle-clas citizens is necensarily bent constituted in repect of the ekments of which we say the fabric of the state naturally win ists." And this is the clase of citions which is mot secure in a statce, for they do mot, of like the poor, cose their ne ishboms' enowl: : nor dowther conet theirs, des the perer conct the :ronds of the rich; and as they neither phet arsainst others, nor we themedeen plutten! astimet, they pas though life afdy. Wiacly then did Phocelide proy.' Many thines ate best in

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'1.11. \(1 . \quad\) | I 12, Metak'.
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the mean ; I desire to be of a middle condition in my city. is formed by citizens of the middle class, and that those states are likely to be well-administered, in which the middle class is large, and stronger if possible than both the other classes, or at any rate than either singly; for the addition of the middle class turns the scale, and prevents either of the extremes from being dominant. Great then 40 is the good fortune of a state in which the citizens have \(1296^{\text {a }}\) a moderate and sufficient property; for where some possess much, and the others nothing, there may arise an extreme democracy, or a pure oligarchy: or a tyranny may grow out of either extreme,- either out of the most rampant democracy, or out of an oligarchy ; but it is not so likely to arise out of the middle constitutions and those : akin to them. I will explain the reason of this hereafter, when I speak of the revolutions of states. \({ }^{1}\) The mean condition of states is clearly best, for no other is free from faction ; and where the middle class is large, there are least likely to be factions and dissensions. For a similar reason large states are less liable to faction than small ones, because in them the middle class is large ; whereas in small states it is easy to divide all the citizens into two classes who are either rich or poor, and to leave nothing in the middle. And democracies are safer \({ }^{2}\) and more permanent than oligarchies, because they have a middle is class which is more numerous and has a greater share in the government ; for when there is no middle class, and the poor greatly exceed in number, troubles arise, and the state soon comes to an encl. A proof of the superiority of the middle class is that the best legislators have been of a middle condition ; for example, Solon, as - his own verses testify; and Lycurgus, for he was not a king ; and Charondas, and almost all legislators.

These considerations will help us to understand why most governments are cither democratical or oligarchical. The reason is that the middle class is seldom numerous in
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{ }^{1} 1.1305^{2} 1824 . \quad=\left(p .1 .1302^{a} 8,1307^{a} 16 .\right.
\]
them, and whichever party; whether the rich or the common people transgressee the mean and predominate. draws the constitution its own way, and thu arises either wigatichy or democracy. There is another reason the poor and the rich quarel with ond another, and whichever side gets the better, instead of establishing a just or popular government, regards political supremacy as ? the prize of victory, and the one party sets up a democracy and the other an oligarchy. Further, both the partics which had the supremacy in Hellas looked only: to the interest of their own form of grovernment, and catablished in states, the once, democracies, and the other, oligarchics: they thought of their own advantage, of the public not at all. Fon these reasons the middle form of government has rarely, if cerer, existed, and among a very few only: ()ne man atone of all who ever ruled in Hellas \({ }^{1}\) was induced to grise this middle constitution to states. But it hat now become a habit amons the citizens of ... -tates, not : ien to carce about cepuality: all men are 1296 secking for dominion, or, if conquered, ate willing to submit.

What then is the be-e form of seovernment. and what makes it the best, is crident : and of other constitutions. -ince we say" that there atre many kinds of democracy and many of oligately: it is not difficult to see which has the first and whith the second on any other plate in the order of excellenee, now that we have determined which is the best. Forer that which is nearest the best mant of necensity be better, and that which is furthest from it worse, if we are judering absolutely and wot melatisely tw siven conditions: I .y. relatively to given conditions' since a particulat encrancont may be preforble, but another form may be better for arme peaple.

12 Wic hase mow th combider what and what kind of grovernment is suitathe tw what and what kind of men.

\footnotetext{




}

I may begin by assuming, as a general principle common 15 to all governments, that the portion of the state which desires the permanence of the constitution ought to be stronger than that which desires the reverse. Now every city is composed of quality and quantity. By quality I mean freedom, wealth, education, good birth, and by so quantity, superiority of numbers. Quality may exist in one of the classes which make up the state, and quantity in the other. For cxample, the meanly-born may be more in number than the well-born, or the poor than the rich, yet they may not so much cxcced in quantity as they fall short in quality; and therefore there must be 25 a comparison of quantity and quality. Where the number of the poor is more than proportioned to the wealth of the rich, there will naturally be a democracy, varying in form with the sort of people who compose it in each case. If, for example, the husbandmen excecd in number, the first form of democracy will then arise ; if 30 the artisans and labouring class, the last ; and so with the intermediate forms. But where the rich and the notables exceed in quality more than they fall short in quantity, there oligarchyarises, similarly assuming various. forms according to the kind of superiority possessed by the oligarchs.
3. The legislator should always include the middle class in his government ; if he makes his laws oligarchical, to the middle class let him look; if he makes them democratical, he should equally by his laws try to attach this. class to the state. There only can the government ever be stable where the middle class exceeds one or both of 40 the others, and in that case there will be no fear that \(1297^{\text {a }}\) the rich will unite with the poor against the rulers. For neither of them will ever be willing to serve the other, and if they look for some form of government more suitable to both, they will find none better than this, for the rich and the poor will never consent to rule in turn, s because they mistrust one another. The arbiter is always the one trusted, and he who is in the middle is an arbiter. The more perfect the admisture of the political
elements, the mare lasting will be the constitution. Many. even of those who desire to form aristoeratical anemments make a mitake, not only in giving too muth powe to the rich. but in attemptins to overreach the people. There comes a time when out of a falee grood there is arises a true ewil, since the eficroachments of the rich are more destructive to the constitution than those of the people.

13 The devices by which oligarchies deceive the people are five in number; they relate to (1) the ansmbly; (2) the magistracies; (3) the courts of law ; (f) the use of arms; (5) gymnastic exercises. (1) The assemblies are thrown open to all, but either the rich only are fined for mon-attendance, or a much larger fine is inflicted upon them. (2) As to the magistracies, those who are qualificed by property camot decline office upen wath, but the poor may. (3) In the law-courts the rich, and o the rich only, are fined if they do not serve, the preor are let off with impunity, or, as in the laws of (harondas, a larger fine is inflicted on the rich, and a smaller one on the poor. In some states all citizens who have registered themselves are allowed watend the assembly and to try causes ; but if after registration they do not attend either in the assembly or at the court, heary fines are imposed upon them. The intention is that throus h fear of the fince they may avoid registering them-dres, and then they cannet sit in the law-court or in the ascmbly. Concerning ( 4 ) the possecsion of amms, and (.i) symma tic exercises, they legilate in a similar spirit. Fon the poon are not obliged to have arm, but the rich are fined for not having them ; and in like manner mo penalty is inflicted on the poor for non-attendance at the gymmainm, and consequently, having nothing to fear, they do not attend, whereas the rich we liable th a fine and therefore they take care twattend.

These are the devices of olis, orchical lepintaters and in 35 democracies they have counter devices. They pay the poor for attending the assemblice and the law-court,
and they inflict no penalty on the rich for non-attendance. It is obvious that he who would duly mix the two principles should combine the practice of both, and provide that the poor should be paid to attend, and the 40 rich fined if they do not attend, for then all will take part ; if there is no such combination, power will be in the hands of one party only. The government should be confined to those who carry arms. As to the property qualification, no absolute rule can be laid down, but we must see what is the highest qualification sufficiently 5 comprehensive to secure that the number of those who have the rights of citizens exceeds the number of those excluded. Even if they have no share in office, the poor, provided only that they are not outraged or deprived of their property, will be quiet enough.

But to secure gentle treatment for the poor is not an easy thing, since a ruling class is not always humanc. ro And in time of war the poor are apt to hesitate unless. they are fed; when fed, they are willing enough to fight. In some states the government is vested, not only in those who are actually scrving, but also in those who have served; among the Malians, for example, the 15 governing body consisted of the latter, while the magistrates were chosen from those actually on service. And the earliest government which existed among the Hellenes, after the overthrow of the kingly power, grew up out of the warrior class, and was originally taken from the knights (for strength and superiority in war at that time depended on cavalry; \({ }^{1}\) indeed, without discipline, in20 fantry are useless, and in ancient times there was no military knowledge or tactics, and therefore the strength of armies lay in their cavalry). But when cities increased and the heavy-armed grew in strength, more had a share in the government; and this is the reason why the states which we call constitutional governments 25 have been hitherto called democracies. Ancient constitutions, as might be expected, were oligarchical and royal; their population being small they had no con\({ }^{1}\) Cp. \(1289^{1 /} 36\), vi. \(1321^{a}\) S.
siderable middle clas: ; the people were weak in mumbers and organization, and were therefore more contented to be governed.

I have explained why there are various forms of government, and why there are more than is generally supposed ; for democracy, as well as other constitutions. 30 has more than one form: also what their differences are, and whence they arise, and what is the best form of grovernment, speaking gencrally, and to whom the various forms of government are best suited ; all this has now been explaned.

14 Having thus sained an appropriate basis of discussion 3.5 we will proced to speak of the peint. which follow next in order. We will consider the subject not only in general but with reference to particular constitutions. All constitutions have three elements, concerning which the gond lawgiver has to regard what is expedient for each constitution. When they are well-ordered, the constitution is well-ordered, and as they differ from one another, constitutions differ. There is (1) one element \(4^{\circ}\) which deliberates about public affairs: secondly (2) that \(1298^{*}\) concerned with the magistracies-the equestions being, what they should be, over what they should exercise authority; and what should be the mode of electing to them ; and thirdly (3) that which has judicial power.

The deliberative clement has authority in matters of war and peace, in making and ummaking alliances ; it passes 5 laws, imflict. death, exile confiscation, clects masistrates and audits their account. These powers must be assigned either all to all the citizens or all to some of them (for example, to one or more macgistracice, or different causes to different magistracies).' or some of them to all, and others of them only to one. That all things should be decided by all is characteristic of democracy; this is the to sort of equality which the people desire. But there are various way, in which all may shate in the grovernment;

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1 Reading in 1. \(\because\) (rituv . . . - 入riur v, if irimus itipus) with ther best MS.s.
}
they may deliberate, not all in one body, but by turns, as in the constitution of Telecles the Milesian. There are other constitutions in which the boards of magistrates meet Is and deliberate, but come into office by turns, and are elected out of the tribes and the very smallest divisions of the state, until every one has obtained office in his turn. The citizens, on the other hand, are assembled only for the purposes of legislation, and to consult about the constitution, and to hear the edicts of the magistrates. In another 20 varicty of democracy the citizens form one assembly, but mect only to elect magistrates, to pass laws, to advisc about war and peace, and to make scrutinics. Other matters are referred severally to special magistrates, who are elected by vote or by lot out of all the citizens. Or 25 again, the citizens mect about clection to offices and about scrutinies, and deliberate concerning war or alliances while other matters are administered by the magistrates, who, as far as is possible, \({ }^{1}\) are elected by votc. I am speaking of those magistracies in which special knowledge is required. \(\Lambda\) fourth form of democracy is when all the 30 citizens meet to deliberate about everything, and the magistrates decide nothing, but only make the preliminary inquiries; and that is the way in which the last and worst form of democracy, corresponding, as we maintain, \({ }^{2}\) to the close family oligarchy and to tyranny, is at present administered. All these modes are democratical.

On the other hand, that some should deliberate about 35 all is oligarchical. This again is a mode which, like the democratical, has many forms. When the deliberative class being elected out of those who have a moderate qualification are numerous and they respect and obey the prohibitions of the law without altering it, and any one who has the required qualification shares in the government, then, just because of this moderation, the 40 oligarchy inclines towards polity. But when only selected individuals and not the whole people share in the \(1298^{\text {b }}\) deliberations of the state, then, although, as in the former

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\({ }^{1}\) Sc. in an adranced democracy. Cp. \(1 \mathrm{i} .1317^{\text {b }} 21\). \({ }^{2} 1292^{a} 17-21,{ }^{1} 7-10,1293^{a} 32-34\).
}
ca-c, they obscrie the law, the government is a pure wisarchy: Or, again, when those who have the power of deliberation are selfeclected, and son succeeds father and they and not the laws are supreme the government is of necessity oligarchical. Whore, again, particular: persons have authority in particular matters:- for example when the wh le people decide about peace and war and hold serutinies but the magistrate resulate everything elece and they are clected by wote-there the envernment is an aristucracy. And if eome questions ate decided by masistrates elected by vote, and uthers by magistrates clecied by lot, either absolutely or wut of sclect candidates. or elected partly by wote partly by hat these practices are partly chatacieristic of ath aristocratical genernment, and partly of a pure con titutional government.

The e are the varions forms of the deliberative body; they corrempend the the ravious forms of government. And the gevernment of cach state is administered atcording to one or wher of the principles which have been laid dosin. Niw it istor the intereet of demecracy, aciording to the mont prevalent notion of it (I am -peaking of that extrome form of democracy in which the perpic are -uprome cren wer the laws), with a vicw to better deliberation to adopt the curtum of oligatelies resiecetins courts of law. Fore in oligarchice the rik whe are wanted to be julderes are compelled to attend mader patin of a fine whereas in dementacies the porn ate pad io attond. And this patatice of olis.achio-shombld be adopted by democravies in their public assemblics. for they will adviec better if they all deliberate together, the penple with the notabie and the notables with the perple. It is al wasemplath that those who deliberate should be cheted by wote on by hat in equal numbers ant of the diffient che eas and if the prople greatly

 batane the number for an tableo, or that the number

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} 1. 5.
in excess should be eliminated by lot. But in oligarchies either certain persons should be co-opted from the mass, or a class of officers should be appointed such as exist in some states, who are termed probuli and guardians of the law ; and the citizens should occupy themselves exclusively with matters on which these have previously 30 deliberated; for so the people will have a share in the deliberations of the state, but will not be able to disturb the principles of the constitution. Again, in oligarchics either the people ought to accept the measures of the government, or not to pass anything contrary to them; or, if all are allowed to share in counsel, the decision should rest with the magistrates. The opposite of what is done in constitutional governments should be the rule 35 in oligarchies: the veto of the majority should be final, their assent not final, but the proposal should be referred back to the magistrates. Whereas in constitutional governments they take the contrary course ; the few have to the negative, not the affirmative power ; the affirmation \(1299^{\text {a }}\) of everything rests with the multitudc.

These, then, are our conclusions respecting the deliberative, that is, the supreme element in states.

Next we will procecd to consider the distribution of 15 offices; this, too, being a part of politics concerning s which many questions arise:- What shall their number be? Over what shall they preside, and what slall be their duration? Sometimes they last for six months, sometimes for less; sometimes they are annual, whilst in other cases offices are held for still longer periods. Shall they be for life or for a long term of ycars ; or, if for a short term only, shall the same persons hold them over and 10 over again, or once only? Also about the appointment to them,-from whom are they to be chosen, by whom, and how? We should first be in a position to say what are the possible varieties of them, and then we may procect to determine which are suited to different forms of government. But what are to be included under the term 'offices'? That is a question not quite so easily
answerch. For a political community requires miny is officers : and not every one who is chosen by wote or by lut is to be regrarded as a ruler. In the first place there are the pricsts, who must be distinguished from political officers; masters of choruses and heralds. even ambassadors, are elected by vote. Some dutics of superinten- 20 dence again are political. extending either to all the citizens in a ingle sphere of action, like the office of the seneral who superintend them when they are in the field, or to a section of them only, like the inspectorships of women or of youth. (ther offices are concerned with houschold management, like that of the corn measurers who exist in many states and are clected officers. There are also menial offices which the rich have executed by the ir slaves. Speaking generally, those 25 are to be called offices to which the duties are assigned of deliberating about certain measures and of judging and commanding, e-pecially the last ; for to command is the enpecial duty of a masistrate. But the question is not of any importance in practice; no one has ever lrought into court the meanins, of the word, although such problems have a speculatise interest.

What kinds of offices, and how many, are necessary to the existence of a state, and which, if not necessary, yet conduce to its well-being, are much more important considerations. atfectins, all constitutions, but more especially. small stater. For in sreat tates it is possible and indeced 35 nece-ary: that every office should hase a spectal function; where the citions are munchase many may hold office And oo it happens that come oftices a man holds a second time only after a long interaal, and where he holds one enly; and containly wery work is better done which acceise the solv, and met the divided 1299 \({ }^{\text {b }}\) attention of the waher. but in thall states it is necessary to combine many the in a fow hathe, since the small number of atians does mot admit of many holdinge whice. for who will the we be vecoed them? And yet -mall tates at times teguire the same aftioes 5 and laws an lanee one the ditionence is that the one
want them often, the others only after long intervals. Ifence there is no reason why the care of many offices should not be imposed on the same person, for they will not interfere with each other. When the population is to small, offices should be like the spits which also serve to hold a lamp. \({ }^{1}\) We must first ascertain how many magistrates are necessary in cevery state, and also how many are not exactly necessary, but are nevertheless useful, and then there will be no difficulty in sceing \({ }^{2}\) what offices can be combined in one. We should also 15 know over which matters several local tribunals are to have jurisdiction, and in which authority should be centralized: for example, should one person keep order in the market and another in some other place, or should the same person be responsible everywhere? Again, should offices be divided according to the subjects with which they deal, or according to the persons with whom they deal : I mean to say, should one person sce to good order in general, or one look after the boys, another after 20 the women, and so on? Further, under different constitutions, should the magistrates be the same or different? For example, in democracy, oligarchy, arintocracy, monarchy, should there be the same magistrates, although they are elected, not out of equal or similar classes of citizens, but differently under different constitutions - in aristocracies, for example, they are chosen from the \(\therefore 5\) clucated, in oligarchics from the wealthy, and in democracies from the free, - or are there certain differences in the offices answering to them as well, \({ }^{3}\) and may the same be suitable to some, but different offices to others? For in some states it may be convenient that the same office should have a more extensive, in other states a narrower jo sphere. Special offices are peculiar to certain forms of government :-for example that of probuli, which is not a democratic office, although a bule or council is. There must be some body of men whose duty is to prepare

\footnotetext{
\({ }^{1}\) (p. \(1252^{1} 2 . \quad{ }^{3}\) Keading rewion in 1.12 with liojesen.
\({ }^{3}\) Reading in 1. 27 wひ̉ஏa кai katí raútas (with some good MSS.) Surpopaí with Vettori).
}
measures for the people in order that they may not be diverted from their business; when these are few in number, the state inclines to an oligarchy: or rather the probuli must always be few, and are therefore an os oligarchical element. But when both institutions exint in a state, the probuli are a check on the council ; for the councellor is a democratic element, but the probuli are oligarchical. Even the power of the council disappears when democracy has taken that extreme form in 1300 * which the people themselves are ahwas meeting and deliberating about everything. This is the case when the members of the assembly receive abundant paty: for they have nothing to do and are always holding assemblies and deciding everything for themselves. . 1 magistracy which controls the boys or the women. or any similar office, is suited to an aristocracy rather than to 5 a democracy; for how can the magistrates prevent the wives of the poor from going out of doors? Neither is it an oligarchical office; for the wives of the oligarchs are too fine to be controlled.
linough of these matters. I will now inquire into appointments to offices. The varicties depend on three so terms, and the combinations of these give all possithle modes: first. who appoint ? secondly, from whom? and thirdly, how? Fach of the e three admit. of threc varictics: (.1) . Ill the citizens, or (13) only some: 15 appoint. Wither (1) the masistrates are chosen out of all or (2) out of some who atre distinģuished cither by a property (qualification. or by hirth. or motrit, or for some special reasen, as at Megrara only thone were clisible who had returned frim a ale and fomeht the ther against the demorracy: Ihey may be appointel rither (a) by vote or (.3) by hat. Again. the se several tarictios may
 vome, others by all, and ! ; conce ,e-tin out of some, and whers out of al and (;) wime beyte and wher bo bet. Dach varicty of the e tom- whith of four moder.

For cither (A 1 a all may appeint from all by wete of (.1 1, 8) all from all by hat, or (.) 2a) all from sume by
vote, or ( \(\mathrm{A}_{2}, \beta\) ) all from some by lot (and if from all,
\({ }_{2} 5\) either by sections, as, for example, by tribes, and wards, and phratrics, until all the citizens have becn gone through ; or the citizens may be in all cases eligible indiscriminately) ; or again (A \(1 \gamma, A_{2} \gamma\) ) to some offices in the one way, to some in the other. Again, if it is only some that appoint, they may do so cither \((B 1 a)\) from all by vote, or ( \(\mathrm{B}_{\text {I }} \beta\) ) from all by lot, or ( \(\mathrm{B}_{2}\) a) from some by vote, or \((132 \beta)\) from some by lot, or to somic offices in the one way, to others in the other, i.e. \((B \perp \gamma)\) from all, to some offices by vote, to some by lot, and ( \(\mathrm{B} 2 \gamma\) ) from some, zo to some offices by vote, to some by lot. Thus the modes that arise, apart from two ( \(\mathrm{C}, 3\) ) out of the three couplings, number twelve. Of these systems two are popular, that all should appoint from all \((\mathrm{A} \perp a)\) by vote or \((\mathrm{A} \perp \beta\) ) by \(3:\) lot,-or (A I \(\gamma\) ) by both. That all should not appoint at once, but should appoint from all or from some either by lot or by vote or by both, or appoint to some offices from all and to others from some (' by both' meaning to some offices by lot, to others by vote), is characteristic of a polity. And \((\mathrm{B} \mid \gamma)\) that some should appoint from all, to some offices by vote, to others by lot, is also characteristic of a polity, but more oligarchical than the to former method. And \(\left(\Lambda_{3} a, \beta, \gamma, \beta_{3} a, \beta, \gamma\right)\) to appoint from both, to some offices from all, to others from some, is characteristic of a polity with a leaning towards \(1300^{\text {b }}\) aristocracy. That ( B 2 ) some should appoint from some is oligarchical,--even ( \(1_{2} \beta 3\) ) that some should appoint from some by lot (and if this docs not actually occur, it is none the less oligarchical in character), or ( \(\mathrm{B}_{2} \gamma\) ) that some should appoint from some by both. ( \(\left.1 \begin{array}{l}1 \\ a\end{array}\right)\) that some should appoint from all, and (A \(2 a\) ) that all should appoint from some, by vote, is aristocratic. \({ }^{1}\)
5 These are the different modes of constituting magistrates, and these correspond to different forms of govern-

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\({ }^{1} 130^{(a} 10^{-1}{ }^{1} 5\). It is recognized by all the commentators that this passage requires considerable emendation. The text presupposed by the translation in " \(23^{1} 5\) will be found at the end of this note, and it will be observed that pratically all the corruptions presumed to have occurred are such as may well have resulted
}
ment :- which are proper to which. or how they ought to be established. will be evident when we determine the nature of their powers.' By powers I mean such powers from homenoteleuton or from ciittoraphy: mest of the emendations have been anticipated by earlier of holdrs, though mone has given cqute the same interpretation of the passage as a whole.

The logit of the passage is at follows. The modes of appointment to ottice depend on three sariants, eath of which may have any one ot three values. Twenty-seven modes are therefore possible. But one value of (ach variant is an internediate between the wher two, and it would seem that at lirst Aristotle means to ignore these intermediates. He theretore says, 1300 22 , that each variety has four, not nine. mondes. In fact, bowever, in 11.23 30 he introduces one of the intermediates \(1 \%\), and thu exthibts a a h two varicties as having vix, i.e. \(2=3\) moles. Thus, umitting two if the intermediates, he get \(1212 \quad 231\) moners 1. \(3(0)\).
It seems cear that the number is is arrived at solely by conshicration of the uriginal bariants, and therefore that the further distinctum drawn in \(11.2 \pm 2 \%\) is purely imidental. 1 i004 3438 is lakewise incidental.
()n our interpetation of the passage, at the 27 posable combinat tions are in 1 jex) \(31^{-1)} 5\) assin ned to their appropriate constitutions except :
1. The ases in which all appuint aut of ame by ha, or to some offices by vote th other by lot \(1.1=3, A=8\).
2. The case in which cume appoint wat of all by lot ( B ) 子).
3. The cases in which thappint twine wflices, some to other offre es the mine combinations involims. (1).
(i) seems th be omited as an unne exary remement. (1) could

 by lot by all :and by -ome is somewhot ummeanins. (2) could, howeser, be introduced by exi ins the \(\mu\) re uipero in " 38 , and by


















 y(w)


as a magistrate exercises over the revenue or in defence 10 of the comntry ; for there are various kinds of power: the power of the general, for example. is not the same with that which regulates contracts in the market.

Of the three parts of government, the judicial remains 16 to be considered, and this we shall divide on the same principle. There are three points on which the varieties 15 of law-courts depend: The persons from whom they are appointed, the matters with which they are concerned, and the manner of their appointment. I mean, (1) are the judges taken from all, or from some only? (2) how many kinds of law-courts are there? (3) are the judges chosen by vote or by lot?

First, let me determine how many kinds of law-courts there are. They are eight in number: One is the court 20 of audits or scrutinics; a second takes cognizance of ordinary offences against the state; a third is concerned with treason against the constitution; the fourth determines disputes respecting penaltics, whether \({ }^{1}\) raised by magistrates or by private persons; the fifth decides the more important civil cases ; the sixth tries cases of \(\therefore\) homicide, which are of various linds. (a) premeditated, (b) involuntary, (c) cases in which the guilt is confessed but the justice is disputed; and there may be a fourth court (d) in which murderers who have fled from justice are tried \({ }^{2}\) after their return ; such as the Court of l'hreatto is said to be at Athens. But cases of this sort rarely jo happen at all even in large citics. The different kinds of homicide may be tried cither by the same or by different courts. ( \(/\) ) There are courts for strangers:-of these there*are two subdivisions, (a) for the settlement of their disputes with one another, \((b)\) for the settlement of disputes between them and the citizens. And besides all these there must be (8) courts for small suits about sums of a drachma up to five drachmas, or a little more, which have to be determined, but they do not require many judges.

\footnotetext{
\({ }^{1}\) Retaining кai in 1. 21.
\({ }^{2}\) For a second muider. (if. l)em. i. Ar ston.c. 77.
}

Xothing more need be said of these small suits, nor of the courte for homicide and for strangers: I would mather speak of political cases, which, when mismanased, create division and disturbances in comstitutions.

Sou if all the citizens judere. in all the different casen which I hase distinguihed, they may be appeinted by vote or by lot. or soinctimes by lot and sometimes bey to vote. ()r when a single class of causes are tried the judges who decide them may be appointed, some by vote, and nome by lot. These then are the four moden 1301 of appointing judge from the whole people, and there will te likewise four modes, if they are elected from a part only ; for they may be appointed from some by wote and judge in all cauces: or they may be appointed from some by lot and judge in all causes ; or they may be clected in some cases by vote and in some cases taken by lot, or some courts. eren when judging the same callises, may be composed of members some appointed by vote and some by lot. These modes, then, as was said, answer ': to thoee previnusly mentioned.
()nce more the modes of appointment may be combined: Imean, that some may be choeen out of the whole people, wfhers wout of some, some wat of both: for example, the same tribunal may be composed of some who were elected out of all, and of others who were elected out of some, cither by vote or by hat or by both.

In how many forms law-courts, can be cestablished has so now been considered. The firt form, wi/ that in which the judses are taken from all the citionn, and in which all cat-es are tricd. is democratical; the second, which is compesed of a tew only whe try all callece, olisarchical ; the third, in which sume comts are taken from all classes, and some from centain clasice only, aristoctatical and 15 constitutional.


\section*{BOOK V}

The design which we proposed to ourselves is now I 20 nearly completed. \({ }^{1}\) Next in order follow the causes of revolution in states, how many, and of what nature they are ; what modes of destruction apply to particular states, and out of what, and into what they mostly change ; also what are the modes of preservation in states generally, or in a particular state, and by what means each state may be best preserved: these questions remain to be considered.
25. In the first place we must assume as our starting-point that in the many forms of government which have sprung up there has always been an acknowledgement of justice and proportionate equality, although mankind fail in attaining them, as indeed I have already explained. \({ }^{2}\) Democracy, for example, arises out of the notion that those who are equal in any respect are equal in all 30 respects; because men are equally free, they claim to be absolutcly equal. Oligarchy is based on the notion that those who are unequal in one respect are in all respects unequal; being unequal, that is, in property, they suppose themselves to be unequal absolutely. The democrats think that as they are equal they ought to be equal in all things ; while the oligarchs, under the idea that they are unequal, claim too much, which is one form 35 of inequality. All these forms of government have a kind of justice, but, tried by an absolute standard, they are faulty; and, therefore, both parties, whenever their share in the government does not accord with their preconceived ideas, stir up revolution. Those who excel in 40 virtue have the best right of all to rebel (for they alone 1301 \({ }^{\text {b }}\) can with reason be deemed absolutely unequal), \({ }^{3}\) but then they are of all men the least inclined to do so. \({ }^{4}\) There

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\({ }^{1}\) Cp. iv. c. 2.
\({ }^{2}\) iii. \(1282^{\text {b }}\) I \(8-30\), cp. \(1280^{\boldsymbol{a}} 9\) sqq.
Cp. iii. 1284" 28 - 34 .
\({ }^{4}\) Cp. \(1304{ }^{\circ} 4\).
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is also a superiority which is clamed by men of rank: for they are thought noble because they spring from wealthy and virtuous ancestors. \({ }^{1}\) Here then, so to speak, are opened the very springs and fountains of revolution ; : and hence arise two -orts of changes in governments; the one affecting the con-titution, when men seck to change from an existing form into some other, for example, from democracy into oligarchy; and from olisurchy into democracy, or from either of them into constitutional government or aristocracy, and conversely; the wher not to affecting the constitution, when, without disturbing the form of government. Whether oligarchy: or monarehy: of any other, they try to get the administration into their own hands. Fiurther, there is a question of degree ; an oligarchy, for example, may become more or less whigarchical, and a democracy more or leas democratical ; and rs in like manner the characteristics of the other form of government may be more or less strictly maintained. Or the revolution may be directed agrainst a portion of the constitution only, cegr the establishment or overthrow of a particular office: as at Sparta it is said that Lysander attempted to overthrow the monarchy; and king P'ansa- :o nias, the ephoralty: It Epidammus. too. the change . was partial. Foor instead of phylarchs or heads of tribes, a council was appointed : but to this day the magristrates are the only members of the ruling class who are compelled to go to the I Ieliaca when an clection takes place, and the office of the vingle archon' wats ansther oligar- 25 chical feature. I:werywere incquality is a caluse of revolution, but an incquality in which there in no propertion-for instance, a perpetual monarchy among equals; and always it is the desire of equality which rises in rebellion. Now equality is of two kinds, numerical and proportional; by the first I mean samences or equality in 30 number or size; by the econd, equality of ratios. For example the excess of three ower two is numerically equal to the excess of two over one ; whereas four exceeds two

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in the same ratio in which two exceeds one, for two is the 35 same part of four that one is of two, namely, the half. As 1 wats saying before, \({ }^{\prime}\) men agree that justice in the abstract is proportion. but they differ in that some think that if they are equal in any respect they are equal absolutely, others that if they are uncqual in any respect they should be unequal in all. Hence there are two 40 principal forms of government, democracy and oligarchy; \(1302^{\text {a }}\) for good birth and virtue are rare, but wealth and numbers are more common. In what city shall we find a hundred persons of grood birth and of virtue? whereas the rich everywhere abound. That a state should be ordered, simply and wholly, according to either kind of equality, is not a good thing; the proof is the fact that such forms of 5 govermment never last. They are orginally based on a mistake, and, as they begin badly, cannot fail to end badly. The inference is that both kinds of equality should be cmployed; numerical in some cases, and proportionate in others.

Still democracy appears to be safer and less liable to revolution than oligachy." For in oligarchies " there is to the double danger of the oligarchs falling out among themselves and also with the people; but in democracies \({ }^{4}\) there is only the danger of a quarrel with the oligarch.s. No dissension worth mentioning arises among the people themselves. And we may further remark that a government which is composed of the middle class more nearly approximates to democracy 15 than to oligatly, and is the safest of the imperfect forms of government.

In considering how dissensions and political revolutions 2 arisce. We must first of all ascertain the beginnings and causes of them which affect constitutions generally. They may be said to be three in number ; and we have now otosive an outline of cach. We want to know (1) what is the fecling? (2) what are the motives of those who make them? (.3) whence arise political disturbances and

quarrele? The unisersal and chief cause of this rewolutionary fecling has been already mentioned; \({ }^{1}\) vi\% the desire of equality, when men think that they are expual to \(:=\) others who have more than themselses; or, again, the desire of inecpuality and superiority, when conceivins themselves to be superior they think that they have not more but the same or less than their inferiors; pretensions which may and may not be just. Inferions revolt in order that they may be equal, and equals that they may be so -uperior. Such is the state of mind which creates reve lutions. The motives for making them are the desire of sain and honour, or the fear of dishonour and loss; the authors of them want to divert punishment or dishonour from themselves or their friends. The causes and reasons of revolutions, whereby men are themselies affected in 8 the way described, and about the things which I have mentioned, viewed in one way may be regarded as seven, and in another as more than seven. Two of them have been already noticed; but they act in a different manner. for men are excited arrainst one another by the love of grain and honour not, as in the case which I have just q \(_{0}\) supposed, in order to obtain them for themselves, but at I \(3 \mathrm{O}_{2}\) " sceing others, justly or unjustly, engrossing them. ()ther causes are insolence, fear, excessive predominance. contempt, disproportionate increase in some part of the state; callses of another sort are election intrigues, carclessnces, neglect about trifles, dissimilarity of clemonts.

3 What share inoolence and asarice hawe in creating 5 revolutions, and how they work, is plain emoush. When the magistrates are insolent and graspins they conspire agrainst one another and also arainst the constitution from which they derive their power, makint the ir gatin either at the expene of individuals or of the public. It to is evident, again, what an influence honour exerts and how it is a callec of revelution. Men who are themselves dishonoured and who see othere obtaining honours

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rise in rebellion; the honour or dishonour when undeserved is unjust ; and just when awarded according to \% merit. Again, superiority is a cause of revolution when one or more persons. have a power which is too much for the state and the power of the government: this is a condition of affairs out of which there arises a monarchy, or a family oligarchy: And therefore, in some places, as at \(\Lambda\) thens and \(\Lambda\) rgos, they have recourse to ostracism. \({ }^{1}\) But how much better to provide from the first that there 20 should benosuch pre-eminent individuals instead of letting them come into existence and then finding a remedy.

Another cause of revolution is fear. Either men have committed wrong, and are afraid of punishment, or they are expecting to suffer wrong and are desirous of anticipating their encmy. Thus at Rhodes the notables conspired against the people through fear of the suits \({ }_{2}=\) that were brought against them." Contempt is also a cause of insurrection and revolution; for example, in oligarchics- when those who have no share in the state are the majority, they revolt, because they think that they are the stronger. Or, again, in democracies, the rich despise the disorder and anarchy of the state ; at Thebes, for example, where. after the battle of ()enophyta, the 30 bad administration of the democracy led to its ruin. \(\Lambda t\) Megara the fall of the democracy was duc to a defeat occasioned by disorder and anarchy. And at Syracuse the democracy aroused contempt before the tyranny of Gelo arose: at Rhodes, before the insurrection.

Political revolutions also spring from a disproportionate 35 increase in any part of the state. For as a body is made up of many members, and every member ought to grow in proportion," that symmetry may be preserved; but loses its nature if the foot be four cubits long and the rest of the body two spans; and, should the abnormal increase be one of quality as well as of quantity, may even 40 take the form of another animal: cern so a state has many \({ }^{1} 303^{\text {a }}\) parts, of which some one may often grow imperceptibly; for example, the number of poor in democracies and in

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1 (C). i, i. 12 ゙ \(^{2} 17 . \quad 2\) Cp. \(1304^{\text {h }} 27 . \quad{ }^{3}\) Cp. iii. \(1284^{\text {h }} 8\).
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constitutional state And this disproportion may some times happen by an accident，as at Tarentum，from a do－ feat in which many of the notables were slain in a battle ＂ith the Iapysians just after the Persian War，the consti－； tutional sovernment in consequence becomins a demos－ cracy：of was the case at Argos，where the Argives． after their army had been cut to pieces on the seventh day： of the month by Cleomenes the Lacedaemonian，were compelled to admit to citizenship some of their periocec ； and at \(\lambda\) thens，when，after frequent defeats of their infantry at the time of the Peloponnesian War，the notables were reduced in number，because the soldiers had to be taken from the roll of citizens．Revolutions in arise from this cause as well，in democracies as in other forms of gowernment，but not to so great an cxtent． When the rich grow numerous or propertics increase，the form of sovernment changes into an oligarchy or a govern－ ment of families．lioms of government also change sometimes even without revolution．owing to election con－ tests．as at Heraca（where，instead of clecting their macsis－is trates，they took them by lot，because the electors were in the habit of choosing their own partisans）；or owins： to carelessnese，when disloyal persons are allowed to find their way into the highest offices，as at Oreum，where， upon the accession of Heracleodorus to office，the oli－ garchy was overthrown，and changed by him into a constitutional and democratical gevernment．

Again，the revolution may be facilitated by the slight－ ness of the change： 1 mean that a great change may sonctimes－lip into the constitution theners neylect of a sonall matter ；at \(\backslash\) Imbracia．for instance，the qualifica－ tion for effice，umall at first，was eventually reduced to nothing．Foor the Ambraciots thought that a small qualification wis much the same as mone at all．

Another cause of revolution is difference of races ：s which do not at once açuire a common spirit：for a state is not the growth of a day，any more than it grows out of a multitude brought tose ther by ace ident．Hence the reception of itanesers in colonion，either at the time of
their foundation of afterwards. has sencrally produced revolution: for example, the Achacans who joined the Troczenians in the foundation of Sybaris, becoming later So the more numerous, expelled them; hence the curse fell upon Sybaris. At Thurii the Sybarites quarreiled with their fellow-colonists: thinking that the land belonged to them, they wanted ton much of it and were driven out. At Byzantium the new colonists were detected in a conspiracy, and were expelled by force of arms : the people of \(\Lambda\) ntissa, who had received the Chian exiles, fought with \(8=\) them, and drove them out; and the Zancleans, after having received the Samians, were driven by them out of their own city. The citizens of \(\Lambda\) pollonia on the Euxine, after the introduction of a frech body of colonists, had a revolution: the Syracusans, after the expulsion of \(1303^{10}\) their tyrants, having admitted strangers and mercenarics to the rights of citizenship, quarrelled and came to blows: the people of \(\Lambda\) mphipolis, having received Chalcidian colonists, were nearly all expelled by them.

Now, in oligarchies the masses make revolution under - the idea that they are unjustly treated, because, as I said before, they are equals, and have not an equal share, and in democracies the notables revolt, because they are not equals, and yet have only an equal share.

Again. the situation of cities is a cause of revolution when the country is not naturally adajted to prescrec. the unity of the statc. For example, the Chytians at Clazomenar did not agree with the people of the island: and the people of Colophon quarrelled with the Notians ; of at \(\lambda\) thence, too, the inhabitants of the liracus are more democratic than those who lise in the city. For just as in war the impediment of a ditch, though ever so small. may break a regiment. so crery cause of difference. however slight, makes a breach in a city: The greatest "pposition is confessilly that of virtue and vice: next comes that of wealth and poverty; and there are other antasonistic elemonts, greater or less. of which one is this difference of place.

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4 In revolutions the occasions may be triflings, but great interests are at stake liven trifles are most important when they concern the rulers, as was the case of old at 20 Syracuse; for the Syracusan constitution was once changed by a love-quaricl of two young men, who were in the government. The story is that while one of them was away from home his beloved was gained over by his companion. and he to revenge himelf seduced the other's wife. They then drew the members of the ruling class \(:_{5}\) into their cpuarel and so split all the people into portions. We learn from this story that we should be on our guard against the beginnings of such cvils, and should put an end to the quarrels of chiefs and mighty men. The mistake lies in the beginning -as the proverb say's - WV.ll begun is half done ; so anerror at the besimning, thoush quite small, bears the same ratio to the errors in the other part. In general, when the notables (puarrel, the whole city is involved, as happencel in I Iestaca after the Persian War. The occasion was the division of an inheritance: one of two brothers refused to give an accome of 35 their father's property and the treasure which he had fiound: so the poorer of the two guarrelled with him and enlisted in his cause the popular party, the other, who wat very rich, the wealthy classes.

At locphi. agrain, at (puarrel about a marriage was the besiming of all the trouble which followed. In this I3O4 (ase the bridegroom, fancyins:s some occurrence to be of evil omen, came to the bride, and went away without whins, her. Wherenpon her relations, thinking that they were in alted by him. put some of the sacred treabure dmons, his offerinss while he wats satrificing and then slew him, pretending that he had been robbing the
 was the bewimnins of many misfortunces and led to the 5 War with the Athenime in which l'ahe took their city. A wealthy citizen, mancel Timophane, left two datheres; besander, another (itizu, wanted wobtain them for his sons: but he was rejected in his sut, whereupon he stirred up a revelation, and in. ti.athed the Athanians of

10 whom he was proxenus) to interferc. A similar (fuarrel about an heiress arose at Phocis between Mnascas the father of Mnason, and Euthycrates the father of Onomarchus; this was the beginning of the Sacred War. I marriage-puarrel was also the cause of a change in the government of Epidamnus. I certain man betrothed his 1. daughter to a person whose father, having been made a magistrate. fined the father of the girl, and the latter, stung by the insult, conspired with the unenfranchised classes to overthrow the state.

Governments also change into oligarchy or into democracy or into a constitutional government because the magistrates, or some other section of the state, increase so in power or renown. Thus at Athens the reputation gained by the court of the Arcopagus, in the Persian War, seemed to tighten the reins of government. On the other hand, the victory of Salamis, \({ }^{1}\) which was gained by the common people who served in the fleet, and won for the Athenians the empire due to command of the sea, strength\(i_{5}\) ened the democracy. At Argos, the notables, having distinguished themselves against the Lacelacmonians in the battle of Mantinea, attempted to put down the democracy. It Syracuse, the poople, having been the chief authors of the victory in the war with the Athenians, changed the constitutional government into democracy. so At Chalcis, the people. uniting with the notables, killed Phoxus the tyrant, and then scized the government. At Ambracia, \({ }^{2}\) the people, in like manner, having joined with the conspirators in expelling the tyrant l'eriander, transferred the grovernment to themselves. And generally, it should be remembered that those who have 3. secured power to the state, whether private citizens, or magistrates, or tribes, or any other part or section of the state, are apt to cause revolutions. For cither envy of their greatness draws w thers into rebellion, or they themselves, in their pride of superiority, are unwilling to remain on a level with others.

Rewohtionsalso break out whenopposite parties, e.g. the

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rich and the people, are equally balanced, and there is \(1304^{\text {b }}\) little or mo middle class; for, if either party were manifestly superior, the other would not risk an attack upon them. And, for this reason, those who are eminent in virtue usually do not stir up insurrections, always a minority. Such are the beginnings and causes of the ? disturbances and revolutions to which every form of government is liable.

Revolutions are effected in two ways, by force and by fratul. Force may be applied either at the time of making the revolution or afterwards. Fraud, again, is to of two kinds: for (1) sometimes the citizens are deceived into acepuiescing in a change of government, and afterwards they are held in subjection against their will. This was what happened in the case of the Four IIundred, who deceived the people by telling them that the king would provide money for the war against the Iacedaemonians, and. having cheated the people, still endeavoured to retain the grovernment. (2) In other cases the people are 15 persuaded at first, and afterwards, by a repetition of the persuasion, their goodwill and allegiance are retained. The revolutions which effect constitutions generally: spring from the above-mentioned causes. \({ }^{1}\)

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And now, taking each constitution separately, we must :ce what follows from the principles already laid duwn.

Revolutions in democracies are generally catused by zo the intemperance of demagrogues, who either in their private capacity lay information against rich men until they compel them to combine (for a common danser unite even the bitterest anemics), or coming forward in public tir up the people arsinst them. The truth of this remark is proved by a varicty of examples. At 25 Cos the democracy was owertheown becatme wicked demagosues arose, and the notables combined. It Khodes the demarogues not only prosided pay for the multituice, but presented them from making grood to the trictarch the sum whith lad been expended by
them; and they, in conseguence of the suits which were 30 brought against them, were compelled to combine and put down the democracy. \({ }^{1}\) The democracy at Heraclea was overthrown shortly after the foundation of the colony by the injustice of the demagogues, which drove out the notables, who came back in a body and put an end to the democracy. Nuch in the same manner the demo\(\therefore\) cracy at Megara \({ }^{2}\) was overturned ; there the demagogues drove out many of the notables in order that they might be able to confiscate their property. At length the exiles, becoming numerous, returned, and, engaging and defeating the people, established the oligarchy. The \(1305^{\text {a }}\) same thing happened with the democracy of Cyme, which was overthrown by Thrasymachus. And we may observe that in most states the changes have been of this character. For sometimes the demagogues, in order to curry favour with the people, wrong the notables and so force them to combine; -either they make a division of their property, or diminish their incomes by the imposition of public services, and sometimes they bring accusations against the rich that they may have their wealth to confiscatc. \({ }^{3}\)
()f old, the demagogue was also a general, and then democracies changed into tyrannies. Nost of the ancient \({ }^{10}\) tyrants were orginally demagogues. \({ }^{1}\) They are not so now, but they were then ; and the reason is that they were generals and not orators, for oratory had not yet come into fashion. Whereas in our day, when the art of rhetoric has made such progress, the orators lead the people, but their ignorance of military matters prevents them from usurping power; at any rate instances to the contrary are few and slight. Tyrannies were more common formerly than now, for this reason also, that great power was placed in the hands of individuals; thus a tyranny arosc at Miletus out of the office of the Prytanis, who had supreme authority in many important matters."

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Moreover, in those days, when cities were not large, the people dwelt in the fields, busy at their work; and their 20 chiefs, if they possesed any military talcont, seized the opportunity, and winning the confidence of the masses by professing their hatred of the wealthy, they succeeded in obtaining the tyramy: Thus at Athens l'eisistratus led a faction against the men of the plain, \({ }^{1}\) and Theagenes at Megara slaughtered the cattle of the wealthy, which he found by the river side, where they had put them to graze in land not their own. Dionysiu, dgain, was thought worthy of the tyranny because he denounced l)aphatus and the rich; his enmity to the notables won for him the confidence of the people. Changes also take place from the ancient to the latest form of democracy; for where there is a popular clection 30 of the magistrates and no property qualification, the aspiramt for office get hold of the people, and contrive at last even to set them above the laws. A more or less complete cure for this state of thing is for the separate wibes and not the whole people, to dect the masistrates.

These are the principal catuses of revolutions in demos- is uractes.

6 There are two patent caluse of revolutions in oliserschics: (1) liirst, when the oligarehs oppress the people, for then anythody is grool enough to be their champion. especially if he be himself a member of the oligarehy: an 1.ygdamis at Nasos, who afterwards came to be tyant. a But revolutions which commence outside the ervernins 1305 \({ }^{\text {b }}\) - lass may be further subdivided. Sometimes, when the sobernment is very exclusive, the revolution is brathe about by persons of the walthy chass who ate exchuled. as happened at Masaalia and Istros and Herateat, and wher citic.. Those who had no shate in the severmment created a di turbance, until first the chder brothere, and then the younser. Wote admitted: for in some place father and som, in others clder and youn er brothers, do not hold witice terecthor. At Massalia the wlesathy to

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became more like a constitutional government, but at Istros ended in a democracy, and at Heraclea was enlarged to 600 . At Cnidos, again, the oligarchy underwent a considerable change. For the notables fell out among themselves, because only a few shared in the government : there existed among them the rule already mentioned, that father and son could not hold office 1s together, and, if there were several brothers, only the eldest was admitted. The people took advantage of the quarrel. and choosing one of the notables to be their leader, attacked and conquered the oligarchs, who were divided, and division is alway's a source of weakness. The city of Eirythrac, too, in old times was ruled, and zo ruled well, by the Basilidac, but the people took offence at the narrowness of the oligarchy and changed the constitution.
(2) Of internal causes of revolutions in oligarchies one is the personal rivalry of the oligarchs, which leads them to play the demagogue. Now, the oligarchical demagogue is of two sorts: cither (a) he practises upon the oligarch.s themselves (for, although the oligarchy are quite a small \(\therefore\) number, there may be a demagogue among them, as at Athens Charicles' party won power by courting the Thirty, that of Phrynichus by courting the Four IIundred) ; or (h) the oligarchs may play the demagogue with the people. This was the case at larissa, where the guardians of the citizens endeavoured to gain over the people be\(\therefore\) calluse they were elected by them; and such is the fate of all oligarchics in which the magistrates are elected, as at Abydos, not by the class to which they belong, but by the heav-armed or by the people, although they may be reepuired to have a high qualification, or to be member of a political club; or, again, where the law-courts are compesed of persons outside the government, the uligarchs flatter the people in order to obtain a decision in their own favour. and so they change the constitution ; this happened at Iferaclea in P'ontus. Again, oligarchies (hange whenever any attempt is made to narrow them ; for then those who desire equal rights are compelled to
call in the people. Changes in the oligatehy also vecur when the oligarchs waste their private property by extravagant living ; for then they want to innovate, and qo either try to make themselves tyrants, or install some 1306 one clse in the tyramy, as Ifipparinus did l)ionysius at Symacuse, and ats at Amphipolis \({ }^{1}\) a man named Cleotimus introduced Chalcidian colonists, and when they arrived. stirred them up against the rich. For a like reason in Aesina the person who carried on the negotiation with Chares endedvouredto revolutionize the state. Sometimes : a party among the oligarchs try directly to create a political change : sometimes they rob the treasury, and then cither the thieves or, as happened at A pollonia in Pontus, those who resist them in their thieving quarrel with the rulers. But an oligarchy which is at unity with itself is not casily destroycd from within: of this we may see an to example at Pharsalus, for there, although the rulers are few in number, they govern a large city; because they hate a grod under tanding among themselves.
( ligathies, again. are overthoown when another oligatchy is created within the orginal one that is to -ay, when the whole governing body is small and yet they do not all share in the highest offices. Thus at 1 : Elis the governing body wa a small senate: and very few ever found their way into it, because the senators were only nincty in number, and were dected fer life and out of eertain families in a manner similar to the Lacedacmonian ckders. Oligurchy is liable to revolutions alike so in wat and in peate ; in war becaltse not be ins able to truet the people. the whearchs are compelled to hire mercenarics, and the enemal who is in command of them often ends in becominer a tyrant, ats Tomophanes did at Corinth; or if there are more senerah that one they make themothes into a company of tyrant. . Sometimes the oligathe, fearing thi- daterer, give the people a share in the erove rantent becanse their services are necessary to them. Snd in time of peace, from mutud distrust, the two partice hand over the defence of the state to the
army and to all arbiter between the two factions, who often ends the master of both. This happened at Larissa when Simos the Aleuad had the government, and at Abydos in the days of Iphiades and the political clubs. Revolutions also arise ont of marriages or lawsuits which lead to the overthrow of one party among the oligarch: by another. Of cuarrels about marriages I have already is mentioned \({ }^{1}\) some instances ; another occurred at Eretria, where l)iagoras overturned the oligarchy of the knights because he had been wronged about a marriage. A revolution at Iferaclea, and another at Thebes, both arose out of decisions of law-courts upon a charge of adultery; in both cases the punishment was just, but executed in the spirit of party. at I fcraclea upon Eurytion," and at Thebes upon Archias; for their enemies were jealous of them \({ }^{3}\) and so had them pilloried in the agrora. Many oligarchies have been destroyed by some members of the ruling 5 class taking offence at their excessive despotism; for cxample, the oligarchy at Cnidus and at Chios.

Changes of constitutional governments, and also of oligarchies which limit the office of counsellor, judge, or other magistrate to persons having a certain money (yualification. often occur by accident. The qualification may have been originally fixed according to the circumstances of the time, in such a manner as to include in an olisarchy a few only, or in a constitutional government the middle class. But after a time of prosperity, whether drising from peace or some other good fortune, the same moperty becones many times as valuable, and then werybody participates in every office; this happens sometimes sradually and insensibly, and sometimes quickly: These are the causes of changes and revolutions in oligarchies.

We must remark seneradly, both of democracies and wigarchice, that they sometime change, not into the opposite forms of grovernment, but only into another

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wricty of the same class: I mean to say: from those forme of democracy and oligathy which are resulated so by lat into those which are arbitrary, and consersely:

7 In aristncracies remputions are stirred up when a few only share in the honours of the state: a canse which has been already shown' to affect oligatchics:" for an aristocracy is a sort of oligarchy: and, like an oligarchỵ: 25 is the wovernment of a few, although few not for the same reason ; hence the two are often confounded. And revolu-tion- will be most likely to happen, and must happen. when the mass" of the people are of the high-spirited kind, and have a notion that they are as good as their rulers. Thus at Laccdacmon the so-called l'artheniac. Who were the sons' of the Spartan peers, attempted 30 a revolution. and, being detected, were sent away to colonize Tarentum. Asain, revolutions occur when great men who are at least of equal merit are dishonoured by thoee higher in office, at lysander was by the kings of Sparta; or, when a brave matn is excluded from the homours of the state, like Cinadon, who conspired against ss the Spartans in the reign of Agesilans: or, again, when some are tery poner and whers sery rich. a state of socicty which is most often the result of war, at at I acedacmon in the duss of the Messenian War; this is proved from the poem of Tyrtacus, entited ' (rood ()rder'; for he \(1307^{\text {a }}\) epeak: of ecertain citions who were ruined by the war and wanted to have a redistribution of the land. Again, rewolution- ariec when an individual who is great, and mis, ht be greater, wants to rule alone as, at Lacedomen. I'ansanias, who wan senctal in the Per-ion War, or like Hamo at Carthage

Constitutional ernernmonts and aristncracies are com-: monly overthoow owing to some deviation from justice in the constitution itself; the calues of the downfall i., in the former. the ill-minelines of the two elements

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}
demneracy and oligarchy: in the latter, of the three ele10 ments, democracy, oligarchy, and virtue, but especially democracy and oligatchy: For to combine these is the endeavour of constitutional governments; and most of the so-called aristocracies have a like aim, \({ }^{1}\) but differ from polities in the mode of combination; hence some rs of them are more and some less permanent. Those which incline more to oligarchy are called aristocracies. and those which incline to democracy constitutional grovernments. And therefore the latter are the safer of the two; for the greater the number, the greater the strength, and when men are equal they are contented. But the rich, if the constitution gives them power, are o apt to be insolent and avaricious; and, in general, whichever way the constitution inclines. in that direction it changes as either party gains strength, a constitutional government becoming a democracy, an aristocracy an oligarchy: But the process may be reversed, and aristocracy may change into democracy. This happens. when the poor, under the idea that they are being wronged, force the constitution to take an opposite form. \({ }^{2} 5\) In like manner constitutional governments charge into oligarchics. The only stable principle of government is equality according to proportion, and for every man to cnjoy his own.

What I have just mentioned actually happened at Thurii, \({ }^{2}\) where the qualification for office, at first high, was therefore reduced, and the magistrates increased in number. The notables had previously acquired the ? whole of the land contrary to law ; for the government tended to oligarchy; and they were able to encroach.... But the people, who had been trained by war, soon got the better of the guards liept by the oligarchs, until those who had too much gave up their land.

Again, since all aristocratical governments incline to rligarchy, the notables are apt to be grasping; thus at I acedaemon. where property tends to pass into few hands.:" the notallus can do ton much as they like, and are

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1 (1). il. (. 7.
\(=\) (f) \(1303^{2} 31\).
C.p. ii. \(1270^{9} 18\).
}
allowed to mary whom they please．The city of I oreri wis ruined by a marriage comexion with Dionysius， but such a thing could never have happened in a de－ mocracy：or in a well－balanced aristocracy：

I hace already remarked that in all states revolutions \(4^{\circ}\) are oceasioned by trifles．\({ }^{1}\) In aristocracies，abowe all，they \(\mathbf{I 3 O 7}{ }^{1}\) are of a gradual and imperceptible nature．The citizens begin by giving up some part of the constitution．and so with greater case the government change something clse which is a little more important，until they have unde＂－ mined the whole fabric of the state．At Thurii there was a law that generals should only be re－elected after an interval of five years，and some young men who were popular with the solders of the guard for their mili－ tary prowess．despising the magistrates and thinking that they would easily gain their purpose，wanted to abolish to this law and allow their generals to hold perpetual commands；for they well knew that the people would be glad enough to elect them．Whereupun the magistratess who had charge of these matters，and who are called councillors，at first determined to resist，but they after－ wards consented，thinking that，if only this one law was is changed，no further insoad would be made on the constitution．But other changes soon followed which they in vain attempted to oppose ；and the state passed into the hands of the revolutionists，who established a dynastic oligarchy．

111 constitutions are owerthrown cither from within or from without；the latter．When there is some sovern－o ment close at hand having ant opposite interet，or at a distance．but powerful．This wat exemplified in the old times of the \(\lambda\) theniens and the lacedaemenians ；the Athenians everywhere put down the oligarchios and the Lacedacmonians the democracies．：

I have now explained what ate the chief canses of revolutions and dissensions in states．

8 We have next to consider what means there are of

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preserving ennstitutions in gencral, and in particular cases. In the first place it is evident that if we know the causes which destroy constitutions, we also know the causes which preserve them ; for opposites produce opposites. and destruction is the opposite of preservation. \({ }^{1}\)
\(3_{0}\) In all well-attempered governments there is nothing which should be more jealously maintained than the spirit of obedience to law, more especially in small matters: for transgression creeps in unperceived and at last ruins the state, just as the constant recurrence of small expenses in time eats up a fortunc. The expense does not take place all at once, and therefore is not 35 observed; the mind is deccived, as in the fallacy which says that 'if each part is little, then the whole is little'. And this is true in one way, but not in another, for the whole and the all are not little, although they are made up of littles.

In the first place, then. men should guard against the 40 beginning of change, and in the second place they should I \(308^{\text {a }}\) not rely upon the political devices of which I have already spoken." invented only to deceive the people, for they are proved by experience to be useless. Further, we note that oligarchies as well as aristocracies may last, not from any inherent stability in such forms of govern5 ment, but because the rulers are on good terms both with the unenfranchised and with the governing classes, not maltreating any who are excluded from the government, but introducing into it the leading spirits among them." "They thould never wrong the ambitious in a matter of homour, or the common people in a matter of menoney; and they should treat one another and their f. llow-citi\%ens in a spirit of equality. The cquality which the friends of democracy seck to establish for the multitude is not only just but likewise expedient among equals. Hence, if the governing class are numerous, 1) many democratic institutions are uscful; for example, the restriction of the tenure of offices to six monthes, that

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\({ }^{2}\) Cp. iv. \(1297^{1}\) 13-3S. (1). vi. 132142
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all those who are of equal rank may share in them. Indeed, equals or peers when they are numerous become a kind of democracy, and therefore demagosues are very likely to arise among them, as I have already remarked. \({ }^{1}\) The short tenure of office prevents oligrarchies and aristocracies from falling into the hands of families; it is not casy for a person to do any great harm when his tenure of office is short, whereas long poss 20 session begets tyranny in oligarchies and democracies. For the aspirants to tyranny are cither the principal men of the state. who in democracies are demagogues and in oligarchies members of ruling houses, or those who hold great offices, and have a long tenure of them."

Constitutions are preserved when their destroyers are is at a distance. and sometimes also because they are near, for the fear of them makes the government keep in hand the constitution. Wherefore the ruler who has a care of the constitution should invent terrors, and bring distant dangers near, in order that the citizens may be on their guard, and, like sentinels in a night-watch, newer relax their attention. Ife should endeavour too by help of 30 the laws to control the contentions and quarrel of the notables, and to prevent these who have not hitherto taken part in them from catching the spirit of contention. No ordinary man can discern the beginning of evil," but only the true statesman.

As to the change produced in oligarchies and constitu- 85 tional grovernments \({ }^{4}\) by the alteration of the qualification, when this arises, not out of any variation in the qualification but only out of the increase of money, it is well to compare the general valuation of property with that of past years, annually in those cities in which the census qo \(^{\circ}\) is taken annually: and in larger cities every third or fifth \(\mathbf{I}_{3} \mathbf{O}^{1}\) year. If the whole is many times greater or many timesless than when the ratings recognized by the constitution were fixed, there should be power given by law to raise : or lower the qualification at the amount is erreater or less.
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Where this is not done \({ }^{1}\) a constitutional government passes into an oligarchy, and an oligarchy is narrowed to a rule of families ; or in the opposite case constitutional grovernment beemes democracy, and oligarchy either constitutional government or democracy:

It is a principle common to democracy, oligarchy, and every other form of govermment not to allow the disproportionate increase of any citizen, but to give moderate honour for a long time rather than great honour for a short time. For men are easily spoilt ; not every one 1 san bear prosperity. But if this rule is not observed, at any rate the honours which are given all at once should be taken away by degrecs and not all at once. Especially should the laws provide against any one having too much power, whether derived from friends or money; if whe has, he should be sent clean out of the country." And since innovations creep in through the private life of individuals also, there ought to be a magistracy which will have an eye to those whose life is not in harmony with the government. whether oligarchy or democracy or any other. And for a like reason an increase of prosperity in 25 any part of the state should be carefully watched. The proper remedy for this evil is always to give the management of affairs and offices of state to opposite elements : such opposites are the virtuous and the many, or the rich aud the poor. Another way is to combine the poor and the rich in one body; or to increase the middle class: thus :o an end will be put in the revolutions which arise from incquality.

But above all every state shotild be so administered and so regulated by law that its magistrates cannot possibly make money. In oligarchies special precautions should be used agsainst this evil. For the people do not take any great offence at being kept out of the govern-sment-indeed they are rather pleased than otherwise at havins leisure for their private business-but what irritates them is to think that their rulers are stealing the

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 "(1).1302'1゙: iii. \(1284^{\prime 1} 17 . \quad\) (p. \(1316^{a} 39\).
}
publice money：then they are doubly amoned ：for they lose both honour and profit．If office brought no profit， then and then only could democracy and aristucracy be combined；for both notables and people might have 4 their wishes erratified．All would be able to hold office，1309＊ which is the aim of democracy，and the notables would be magistrates．which is the aim of aristocracy：And this result may be accomplished when there is no possi－ hility of making money out of the offices；for the poor will not want to have them when there is nothing to be gained from them－they would rather be attending to ： their own concerns：and the rich，who do not want money from the public treasury will be able to take them；and so the poor will keep to their work and grow rich，and the notables will not be governed by the lower class．In order to avoid peculation of the public money： 10 the transfer of the revenue should be made at a general assembly of the citizens，and duplicates of the accounts deposited with the different brotherhoods，companies， and tribes．And honours should be given by law to magistrates who have the reputation of being incor－ ruptible．In democracies the rich should be spared；not is only should their property not be divided．but their incomes also，which in some states are taken from them imperceptibly；should be protected．It is a good thing to prevent the wealthy citizens，even if they are willing， from undertakins expensive and useless public services， such as the giving of choruses，torch－races，and the like． In an oligarchy．on the other hand，great care should be ：o taken of the pror，and lucrative offices should go to them：if any of the wealthy classes insult them．the offender should be pumished more severely that if he had wronged one of his own class．Prowision should be made that estates pass by inheritance and not by gift，and no person should have more than one inheritance；for in ：s this way propertien will be equalized and more of the poor rise to competency：It is athe expedient both in a democracy and in an oligarchy to assign（1）those whe have less hare in the gevernment（i．e．to the rich in a
democracy and to the poor in an oligarchy) an equality 30 or preference in all but the principal offices of state. The latter should be entrusted chiefly or only to members of the governing class.

There are threc qualifications required in those who 9 have to fill the highest offices, - (1) first of all, loyalty to \(\therefore 5\) the established constitution: (2) the greatest administrative capacity ; (3) virtue and justice of the kind proper to each form of government ; for, if what is just is not the same in all governments, the quality of justice must also differ. There may be a doubt, however, when all these \(f^{\circ}\) qualitics do not meet in the same person, how the selec\(1309{ }^{\text {b }}\) tion is to be made ; suppose, for example, a good general is a bad man and not a friend to the constitution, and another man is loyal and just, which should we choose ? In making the election ought we not to consider two points? what qualitics are common, and what are rare. Thus in the choice of a general, we should regard his 5 skill rather than his virtue ; for few have military skill, but many have virtuc. In any office of trust or stewardship, on the other hand, the opposite rule should be obscrved; for more virtue than ordinary is required in the holder of such an office, but the nccessary knowledge is of a sort which all men possess.

It may, however, be asked what a man wants with ov virtue if he have political ability and is loyal, since these two qualities alone will make him do what is for the public interest. But may not men have both of them and yet be deficient in self-control? If, knowing and lowing their own interests, they do not always attend to them. may they not be equally negligent of the interests of the public?

Speaking gencrally, we may say that whatever legal IF enactments are held to be for the interest of various constitutions, all these preserve them. And the great preserving principle is the onc which has been repeatedly mentionecl, \({ }^{1}\)-to have a care that the loyal citizens 'iv. \(1206^{\text {h }} 15\), vi. \(1320^{\text {a }} 14\). Cp. ii. \(1270^{\text {h }} 21 \mathrm{scl}\)., iv. \(1294^{\text {b }} 37\).
should be stronger than the disloyal. Neither should we forget the mean, which at the present day is lost sight of in perverted forms of government ; for many practices which appear to be democratical are the ruin of demo- eo cracies, and many which appear to be oligarchical are the ruin of oligarchics. Those who think that all virtue is to be found in their own party principles push matters to extremes; they do not consider that disproportion detreys a state. A nose which varies from the ideal of straightness to a hook or snub may still be of grool shape and agreable to the eye; but if the excess be very sreat, all symmetry is lost. and the nose at last ceases to be a nose at all on account of some excess in one direction or defect in the other; and this is true of every other part of the human body. The same law of propor- 30 tion equally hold. in states. ()ligarchy or democracy, although a departure from the most perfect form, may yet be a good enough government, but if any one attempts to push the principles of either to an extreme, he will begin by spoiling the government and end by having none at all. Wherefore the legislator and the statesman is ought to know what democratical measures save and what destroy a democracy, and what oligarchical measures: sate or destroy an oligarchy. Foor neither the one nor the other can exist or continue to exist unkess both rich and poor are included in it. If equality of property is introduced, the state must of necessity take another form; \({ }_{40}\) for when by laws carried to excess onn or other clement abro* in the state is ruined, the constitution is ruined.

There is an error common both to oligarchice and to demoracies: in the latter the demagosucs, when the multitudeare above the law, are always cutting the city in two by guarrels with the rich, whereas they should : always profess to be maintaining their coluse : just as in oligarchics the oligachs hould profesis to maintain the cause of the people, and hould take onthe the opposite of those which they now take. Fore there are citice in which they swear 'I will be an enemy to the people, and will devise all the ham adganst them which I can';

10 but they ought to exhibit and to entertain the very opposite feeling; in the form of their oath there should be an express declaration-'I will do no wrong to the people.'

But of all the things which I have mentioned that which most contributes to the permanence of constitutions is the adaptation of education to the form of government, \({ }^{1}\) and yet in our own day this principle is universally neglected. 1s The best laws, though sanctioned by every citizen of the state, will be of no avail unless the young are trained by habit and cducation in the spirit of the constitution, if the laws are democratical, democratically, or oligarchicaily, if the laws are oligarchical. For there may be a want of self-discipline in states as well as in individuals. Now, to have been educated in the spirit 25 of the constitution is not to perform the actions in which oligarchs or democrats delight, but those by which the existence of an oligarchy or of a democracy is made possiblc. Whereas among ourselves the sons of the ruling class in an oligarchy live in luxury, \({ }^{2}\) but the sons of the poor are hardened by exercise and toil, and hence they are both more inclined and better able to make a \({ }_{2} 5\) revolution. \({ }^{3}\). Ind in democracies of the more extreme type there has arisen a false idea of freedom which is contradictory to the true interests of the state. For two principles are characteristic of democracy, the governfo ment of the majority and freedom. Men think that what is just is equal : and that equality is the supremacy of the popular will ; and that freedom means the doing what a man likes. In such democracies every one lives as he pleases, or in the words of Euripides, \({ }^{4}\) 'according to his fancy.' Rut this is all wrong ; men should not \(\therefore 5\) think it slavery to live according to the rule of the constitution ; for it is their salvation.

I have now discussed generally the causes of the revolution and destruction of states, and the means of their prescreation and continuance.

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( 1 . vini. \(1337^{2} 14\).
(1). I'l. Ki\% viii. 556 1).
\(\therefore\) Cp. ir. \(1295^{11} 17\).
1 fr. Sy1, Nituck:.
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Io I have still to speak of monarchy, and the causes of its dentruction and preservation. What I have said already to respecting forms of constitutional government applies \(13 \mathbf{I O}^{\text {b }}\) almost equally to royal and to tyrannical rule. For royal rule is of the nature of an aristocracy, and a tyranny is a compound of oligatheny and democracy in their most extreme forms; it is therefore most injurious to its sub- : jects, being made up of two evil forms of government, and having the perversions and errors of both. These two forms of monarchy are contrary in their very origin. The appointment of a king is the resource of the better classes against the people, and he is clected by them out 10 of their own mumber, because either he himself or his family execl in virtue and virtuous actions; whereas a tyrant is chosen from the people to be their protector against the notables, and in order to prevent them from being injured. History shows that almost all tyrants have been demagecgues who gained the favour of the 1 s people by their accusation of the notables. \({ }^{1}\) At any rate this wats the manner in which the tyramies arose in the days when cities had increased in power. Others which were older originated in the ambition of kings wanting to overstep the limits of their hereditary power and become de-pots. ()thers again grew out of the class which were 20 chosen to be chicf magistrates; for in ancient times the people who elected them gave the magistrates, whether eivil or religious, a long tenure. ()thers arose out of the custom which whigarchice had of making some individual supreme over the highest offices. In any of thene ways an ambitious man had no difficulty, if he devired, in creating a tyranny, since he had the power in \(2_{5}\) his hands already, wither as king or as one of the officers of state.- Thus Pheidon at Argon and several others were wiginally hings, and ended by becoming tyrants: Phataris, on the wher hand, and the fonion tyants,
 l'anactios at Lecontini. (ypselus at Corimht Pcisistratus ac \(^{\circ}\)

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* (1) 1 \(105^{a} 15\).
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at \(\backslash\) thens, 1 innysius at Syracuse, and several others who afterwards became tyrants, were at first demagogues.

And so, ats I was saying, \({ }^{1}\) royalty ranks with aristocracy, for it is based upon merit, whether of the individual or of his family, or on benefits conferred, \({ }^{2}\) or on these claims with power added to them. For all who 35 have obtained this honour have benefited, or had in their power to bencfit, states and nations; some, like Codrus, have prevented the state from being enslaved in war ; others, like Cyrus, have given their country freedom, or have settled or gained a territory, like the Lace40 daemonian. Macedonian. and Molossian kings. The I3ria idea of a king is to be a protector of the rich against unjust treatment. of the people against insult and oppression. Whercas a tyrant, as has often been repeated," has no regard to any public interest, except as conducive to his private ends; his aim is pleasure, the aim of a king, 5 honour. Whercfore also in their lesires they differ ; the tymant is desirous of riches, the king, of what brings honour. And the guards of a king are citizens, but of a tyrant mercenarics. \({ }^{1}\)

That tyranny has all the vices both of democracy and oligarchy is evident. As of oligarchy so of tyranny, 10 the end is wealth; (for by wealth only can the tyrant maintain either his guard or his luxury). Both mistrust the people, and therefore deprive them of their arms. looth agree too in injuring the people and driving them \({ }^{15}\) out of the city and dispersing them. From democracy tyrants have borrowed the art of making war upon the notables and destroying them secretly or openly, or of cxiling them because they are rivals and stand in the way of their power ; and also because plots against them are contrived by men of this class. who either want to so rule or to escape subjection. I Ience Periander advised Thrasybulus by cutting off the tops of the tallest cars of com, meaning that he must always put out of the way the

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' 1. 2 w : Cp. iii. \(1285^{\circ}\) O.


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citizens who overtop the rest. And so, as 1 have already intimated, \({ }^{1}\) the beginnings of change are the same in monarchies as in forms of constitutional grovernment; ? subjects attack their sovereigns out of far or contempt, or because they have been unjustly treated by them. And of injustice, the most common form is insult, another is contiscation of property:

The ends sought by conspiracies against monarchics, whether tyrannics or royaltics, are the same ats the ends oought by conspiracies against wher forms of grovernment. Nonarch have great wealth and honome, which so dre objects of desire to all mankind. The attack are made sometimes against their lives, sometimes against the office ; where the sen-e of insult is the motive, against their lives. Any sort of insult (and there are many) may stir up anger, and when men are angry, they commonly act out of revenge, and not from ambition. Fior 35 example, the attempt made upon the Peisistratidac arose out of the public dishonour offered to the sister of Harmodius and the insult to himedf. He attacked the tyrant for his sister's satie, and Aristogeciton joined in the attack: for the sake of Harmodius. A conspiracy was also formed against l'eriander, the tyrant of Am- fo bracia, because, when drinking with a favourite youth, he I311" asked him whether by this time he was not with child by him. Philip, too. was attacked by Patusamias becanse he permitted him to be insulted by Attalus and his fricuds. and Amyntas the little, by l berdas, because he beasted of having enjoyed his youth. Evagoras of Cyprus, again, was slain by the cunuh to revenge an insult ; for : his wife had been carried off by Evasomas's son. Many conspiracies have originated in shameful attempts made by sovereigns on the persons of their subjects. Such was the attack of Crataca upon Archelams; he had always hated the comesen with him. and so, when Archolatu, havins promised him one of his two daushter 10 in matridsere, did wots ssice hime cither of them, but broke his wod and martied the deler the the king of Elymeia.

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\(1310.40 \mathrm{sil} \%\)
}
when he was hard pressed in a war against Sirrhas and Arrhabaeus, and the younger to his own son Amyntas. under the idea that Amyntas would then be less likely to \({ }^{15}\) yuarrel with his son by Cleopatra-Crataeas made this slight a pretext for attacking Archelaus, though even a less reason would have sufficed, for the real cause of the estrangement was the disgust which he felt at his connexion with the king. And from a like motive Hellanocrates of Larissa conspired with him; for when Archelaus. who was his lover, did not fulfil his promise of restoring him tohis country, he thought that the connexion between them had originated, not in affection, but in the \(\therefore\) wantonness of power. Pytho, too, and Heracleides of Aenos, slew Cotys in order to arenge their father, and Adamas revolted from Cotys in revenge for the wanton outrage which he had committed in mutilating him when a child.

Many, too, irritated at blows inflicted on the person which they deemed an insult, have either killed or \(\therefore 5\) attempted to kill officers of state and royal princes by whom they have been injured. Thus, at Mytilene, Negacles and his friends attacked and slew the Penthilidac, as they were going about \({ }^{1}\) and striking people with clubs. At a later date Smerdis, who had been beaten and torn away from his wife by l'enthilus, slew \(\therefore\) him. In the conspiracy against Archelaus, Decamnichus stimulated the fury of the assassins and led the attack; he was cnraged because Archelaus had delivered him to Euripides to be scourged; for the poet had been irritated at some remark made by Decamnichus on the foulness of his breath. Many other examples might be \(\therefore 5\) cited of murders and conspiracies which have arisen from similar causes.

Fear is another motive which, as we have said, \({ }^{2}\) has catused compiracies ats well in monarchics as in more popular fomso of gencmument. Thus Artapanes conspired against Xerxes and slew him, fearing that he woukd

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\({ }^{1}\) Keadings \(\pi\) epuintas in 1.27 with some MS. ("1) \(1302^{\prime \prime} 2,21,1311^{\text {a }} 25\).
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be accused of hanging Darius against his orders.- he having been under the impression that Xerses would forget what he had said in the middle of a meal, and that the offence would be forgiven.

Another motive is contempt, as in the case of Sarda- 40 napalus. whom some one saw carding wool with his \(\mathbf{1 3 1 2}{ }^{\text {in }}\) women, if the story-tellers say truly; and the tale may be true. if not of him, of some one else. \({ }^{1}\) Dion attacked the younger Dionysius because he despised him, and saw : that he was equally despised by his own subjects, and that he was always drunk. Even the friends of a tyrant will sometimes attack him out of contempt ; for the confidence which he reposes in them breeds contempt, and they think that they will not be found out. The expectation of success is likewise a sort of contempt ; the assailants are ready to strike. and think nothing of to the danger, because they seem to have the power in their hands. Thus generals of armies attack monarchs; as, for example, Cyrus attacked Astyages, despising the effeminacy of his life, and believing that his power was: worn out. Thus again. Scuthes the Thracian conspired against Amadocus, whose general he was.

Ind sometimes men are actuated by more than one 1 : motive, like Mithridates, who conspired against Ariobarzancs. partlyout of contemptand partly from the loseof gain.

Bold natures, placed by their sovereigns in a high military position, are most likely to make the attempt in the expectation of success; for courage is emboldened by power. and the union of the two inspires them with the hope of an casy victory.

Attempts of which the motive is ambition arise in a different way as well as in those alrady mentioned. There are men who will not risk their lives in the hope of gains and honour however great, but who nevertheless regard the killing of a tyant simply as an extowndinary action which will make them fanous and hommable in the world; they wish to acquire, not a kinsdom, but a name. It is rate, howerer, to find such men; he who
would kill a tyrant must be prepared to lose his life if he 35 fail. He must have the resolution of Dion. who, when he made war upon Dionysins, took with him very few troops, saying that whatever measure of success he might attain would be enough for him, even if he were to die the moment he landed; such a death would be welcome to him'. But this is a temper to which few can attain.
4) Once more, tyrannies, like all other governments, are \(1312^{10}\) dentroyed from without by some opposite and more powerful form of government. That such a government will have the will to attack them is clear ; for the two are "pposed in principle ; and all men, if they can, do what they will. Democracy is antagonistic to tyranny, on the principle of IIesiod,' ' Potter hates Potter', because Fthey are nearly akin, for the extreme form of democracy is tyranny' and royalty and aristocracy are both alike opposed to tyranny, because they are constitutions of a different type. And therefore the Lacedacmonians put down most of the tyrannies, and so did the Syracusans during the time when they were well governed.

Again, tyramies are destroyed from within, when the 10 reigning family are divided among themselves, as that of Gelo was, and more recently that of Dionysius; in the case of Gelo because Thrasybulus, the brother of Hiero, flattered the son of Gelo and led him into excesses in order that he might rule in his name. Whereupon the family got toscther a party to get rid of Thrasybulus and 15 save the tyrany ; but those of the people who conspired with them seized the opportunity and drove them all out. In the case of Dionysius, 1 Dion, his own relative. attacked and expelled him with the assistance of the people; he afterwards perished himself.

There are two chicf motives which induce men to attack tyrannies - hatred and contempt. Itatred of tyrant is incritable, and contempt is also a frequent canse of their destruction. Thus we see that most of these who have acpuired, have retained their power,
but those who have inherited, \({ }^{1}\) have lost it, almost at once: for, living in luxurious ease they have become contemptible, and offer many opportunities to their assailants. Anger, too, must be included under hatred, and produces the same effects. It is oftentimes even more ready to strike-the angry are more impetuous in making an attack. for they do not follow rational principle. And men are very apt to give way to their passions when they are insulted. To this cause is to be attributed the fall of the Peisistratidae and of many others. Hatred is more reasonable, for anger is accompanied by pain, which is an impediment to reason, whereas hatred is painless. \({ }^{*}\)

In a word, all the causes which I have mentioned "as destroying the last and most unmixed form of oligarchy; and the extreme form of democracy, may be assumed to affect tyranny; indeed the extreme forms of both are only tyrannics distributed among several persons. Kingly rule is little affected by external causes, and is therefore lasting; it is gencrally destroyed from within. And 40 there are two way's in which the destruction may come about ; (1) when the members of the reyal family guarrel \(\mathbf{1 3} \mathbf{1 3}{ }^{\text {a }}\) among themselves, and (2) when the kings attempt to administer the state too much after the fashion of a tyranny. and to extend their authority contrary to the law. Royalties do not now come into existence ; where such forms of government arise, they are rather monarchics or tyramies. For the rule of a king is over voluntary subjects, and he is supreme in all important matters; but in our own day men are more upon an equality and noone is so immeasurably superior to others an to represent adequately the greatness and dignity of the office. Hence mankind will not, if they can hodp, endure it, and anyone whoobtains. power by force or fraud is at once thought to be a tyrant. \&o In hereditary monarchics a further catuse of destruction is the fact that kings often fall into contempt, and, although possessing not tyrannical power, but only royal dignity,

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 \(1302^{\prime \prime} 2533,1304^{\prime \prime} 20-1300^{\prime \prime} 21\)
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are apt to outrage others. Their overthow is then IF readily effected; for there is an end to the king when his subjects do not want to have him, but the tyrant lasts, whether they like him or not.

The destruction of monarchies is to be attributed to these and the like causes.

And they are preserved, to speak generally, by the II opposite causes; or, if we consider them separately, (1) royalty is preserved by the limitation of its powers. to The more restricted the functions of kings, the longer their power will last unimpaired ; for then they are more moderate and not so despotic in their ways; and they are less envied by their subjects. This is the reason why the kingly office has lasted solong among the Molossians. \(\therefore\) And for a similar reason it has continued among the Lacedaemonians, because there it was always divided between two, and afterwards further limited by Theopompus in various respects, more particularly by the establishment of the Ephoralty. Ite diminished the power of the kings, but established on a more lasting basis the kingly office, which was thus made in a certain oo sense not less, but greater. There is a story that when his wife once asked him whether he was not ashamed to leave to his sons a royal power which was less than he had inherited from his father, 'No indeed,' he replied, 'for the power which I leave to them will be more lasting.'

As to (2) tyrannies, they are preserved in two most \(\therefore\) opposite ways. One of them is the old traditional method in which most tyrants administer their government. Of such arts Periander of Corinth is said to have been the great master, and many similar devices may be gathered from the Persians in the administration of their government. There are firstly the prescriptions mentioned some distance back,' for the preservation of a tyranny, in so far as this is possible; viz. that the tyrant 40 should lop off those who are too high ; he must put to
death men of spirit. he mast mot allow common meats. I313 \({ }^{\text {b }}\) clubs, education, and the like; he must be upon hisguard against anything which is likely to inspire either couratge or confidence amons his subjects; he must prohibit literary assmblies or other mectings for discussion, and he must take every means to prevent people from knowing one another (for acquaintance begets mutual: confidence). Further, he must compel all persons stayins in the city to appear in public and live at his gates : then he will know what they are doing: if they are always kept under, they will learn to be humble. In short, he should practise these and the like Persian and barbaric arts, which all have the same object. I tyrant should also 10 endeatour to know what each of his subjects says or dees, and should employ spies, like the 'female detectives' at Syracuse, and the eavesdroppers whom lliero was in the habit of sending to any place of resont or mecting ; for 15 the fear of informers prevents people from speaking their minds, and if they do, they are more casily found cout. Another art of the tyrant is to sow quarels among the citizens: friends should be embroiled with friends. the people with the notables, and the rich with one another. Also he should impoverish his subjects; he thus provideagainst the maintenance of a guard by the citiones. and the people, having to keep hard at work, are prevented 20 from conspiring. The l'yamids of ligypt afford an example of this policy: also the offeringe of the family of Cypselus, and the building of the tomple of (Hympian \%ens by the Pexisistratidace, and the erest Polycratean monuments at Samos; all thee works were alike intenced to occupy the people and keep them poor. 25 Another practice of tyrants is to multiply tases, after the mamer of biony ius at Syacuse, who contrived that within five years his ubjects should bring into the treasury their whole property: The tyrant is also fond of making war in onder that his subjects may have something to do and be always in want of a leader. And whereas the power of a king is preserved by his \(3^{\circ}\) friends, the characteristic of a tyrant is to distrust his
friends, because he knows that all men want to overthrow him, and they above all have the power.

Again, the evil practices of the last and worst form of democracy \({ }^{1}\) are all found in tyrannics. Such are the power given to women in their families in the hope that they will inform against their husbands, and the licence which is allowed to slaves in order that they may betray 3.5 their masters; for slaves and women do not conspire against tyrants; and they are of course friendly to tyrannies and also to democracies. since under them they have a good time. For the people too would fain be a monarch, and therefore by them, as well as by the tyrant, to the flatterer is held in honour ; in democracies he is the demagoguc ; and the tyrant also has those who associate \(1314^{\text {a }}\) with him in a humble spirit. which is a work of flattery.

Hence tyrants are always fond of bad men, \({ }^{2}\) because they love to be flattered, but no man who has the spirit of a freeman in him will lower himself by flattery; good men love others, or at any rate do not flatter them. Moreover, the bad are useful for bad purposes; 'nail 5 knocks out nail', as the proverb says. It is characteristic of a tyrant to dislike every one who has dignity or independence; he wants to be alone in his glory, but any one who claims a like dignity or asserts his independence encroaches upon his prerogative, and is hated by him as 10 an enemy to his power. Another mark of a tyrant is that he likes forcigners better than citizens, and lives with them and invites them to his table; for the one are enemics. but the others enter into no rivalry with him.

Such are the notes of the tyrant and the arts by which he preserves his power ; there is no wickedness too great for him. All that we have said may be summed up 15. under three heads, which answer to the three aims of the tyrant. These are. (I) the humiliation of his subjects; he knows that a mean-spirited man will not conspire against anyboly: (2) the creation of mistrust among them: for a tyrant is not overthrown until men begin to

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' (1) vi. \(1319^{1 / 27 .}\)
\({ }^{2}\) Kearding \(\pi n=m p r i p u \lambda{ }^{2}\) in 1. I with the MSS.
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hate confidence in one :mother; and this is the reason why tyrants are at war with the gooel; they are under the idea that their power is endangered by them, not only because they will not be maled despotically; but alou because they are loyal to one amother. and to other ment and do not inform against one another or against wher men: (3) the tyrant desires that his subjects shall be incapable of action, for no one attempts what is imposisible, and they will not attempt to overthrow a tyanny, if they ate powerless. L'nder these three heads the whole policy as of a tyrant may be summed up, and to one or other of them all his ideas may be refored: (1) he sows distrust among his subjects ; (2) he takes atway the ir pewer ; 13) te humbles them.

This then is one of the two methods by which tyramnies ? we preserved: and there is another which proceeds upon an atmost oppesite principle of action. The nature of this latter method may be gathered from a comparison of the canses which destroy kingdons, for as one mode of destroying kingly power is to make the office of king more tyrannical, so the salvation of at tyrany is to make it more like the rule of a king. But of one thing the tyrant must be carcful: he must keep power enough to rule over his subjects, whether they like him or not. for if he once gives this up he gives up his tyranm: But though power must be retained as the foundation, in all cloce the tyrant should act or appear to act in the character of a king. In the first place he should pretend \({ }^{1}\) to a care of the public revenues and not waste money in \(\mathbf{3} 1 \mathbf{4}\) making " presents of a sort at which the common people get excited when they see their hard-won camines snatched from them and lavished on courtesans and strangers and artists. He should give an accomm of 5 What he receives and of what he spends a practice which hats been adepted by some tyramts) ; for then he will serm to be a steward of the public rather than at tyant: nor need he fear that, while he is the lord of the eity, he will

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* ()mitling os in i. 1.
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ever be in want of money. Such a poliey is at all events much more advantageous for the tyrant when he goes to from home, than to leave behind him at hard. for then the garrison who remain in the city will be less likely to attack his power ; and a tyrant. when he is absent from home, has more reason to fear the guardians of his treasure than the citizens, for the one accompany him, but the others remain behind. In the second place, he should be seen to collect taxesand to require public services 15 only for state purposes, and that he may form a fund in case of war, and generally he ought to make himself the guardian and treasurer of them, as if they belonged, not to him, but to the public. He should ippear, not harsh, but dignified, and when men meet him they should look - upon him with reverence, and not with fear. Yet it is hard for him to be respected if he inspires no respect, and therefore whatever virtues he may neglect, at least he should maintain the character of a great soldier, and produce the impression that he is one. Neither he nor any of his associates should ever be guilty of the least offence agsinst modesty towards the young of either sex \({ }_{2} 5\) who are his subjects, and the women of his family should obserie a like self-control towards other women; the insolence of women has ruined many tyrannies. In the indulgence of pleasures he should be the opposite of our modern tyrant.s, who not only begin at dawn and pass 30 whole days in sensuality, but want other men to see them. that they may admire their happy and blessed lot. In these thinge a tyrant should if possible be moderate, or at any rate should not parade his vices to the world ; for a drunken and drowsy tyrant is soon despised and Battacked; not so he who is temperate and wide awake. His conduct should be the very reverse of nearly (ereything which has been said before \({ }^{1}\) about tyrants. Ife ought to adorn and improve his city, ats though he were not a tyrant, but the guardian of the state. Also hee should appear to be particularly earnest in the service \(4^{-}\)"f the ciochs: for if mon think that a ruler is religious

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1313:35 1314: 20.
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and has a reverence for the Gods, they are lees affatid of \(\mathbf{3} 15^{\text {at }}\) oufferings injustice at his hands, and they are less disposed to conspire against him, becamse they believe him to have the very Gods fighting on his side. It the same time his religion must not be thought foolish. And he should honour men of merit, and make them think that they: would not be held in more honour by the citizens if they had a free gevernment. The honour he should distribute himself. but the punishment should be inflicted by: officers and courts of law. It is a precatution which is taken by all monarchs not to make one person great: but if one. then two or more should be raised, that they may look sharply after one another. If after all some one in has to be made great, he should not be a man of bold spirit; for such dispositions are ever most inclined to strike. . Ind if any one is to be deprived of his pewer. let it be diminished gradually; not taken from him all at snce.' The tyrant should ab-tain from all outrage: in particular from personal violence and from wanton conduct towards the young. He should be enpeciatly careful of his behaviour to men wheare lovers of honour : for as the lowers of money are offended when their property is touched, so are the lowers of honour and the virtuous when their honour is affected. Therefore a so tyramt ought either not to commit such acts at all ; on he should be thonght only to employ fatherly correction, and not to trample upon others.-and his acepaintance with youth should be supposed to arise from affection, and not from the insolence of power, and in ereneral he should compensate the appearance of dishomour by the increase of honour.

Wf these who attempt ansasination they are the menst dangerons, and require to be most carcfully watched, who do mot care to survive, if they effer their purpose Therefore special precaution hould be taken atone ans who thimb that either they or thow for whon they care have been insulted; for when mon are led away by passion to assult wher they are rerations of themselves \({ }^{1}\left(11.1300^{6 t} 15\right.\).
( \(\therefore\) As 11 cracleitus says, It is difficult to fight against anger ; for a man will buy revenge with his soul.' \({ }^{1}\)

And whereas states consist of two classes, of poor men and of rich, the tyrant should lead both to imagine that they are preserved and prevented from harming one another by his rule, and whichever of the two is stronger he should attach to his government; for, having this advantage, he has no need either to emancipate slaves or to disarm the citizens; either party added to the force which he already has, will make him stronger than his assailants.

But enough of these details; -what should be the seneral policy of the tyrant is obvious. He ought to show himself to his subjects in the light, not of a tyrant, but 1315 'f a steward and a king. He should not appropriate what is theirs, but should be their guardian; he should be moderate, not extravagant in his way of life; he should win the notables by companionship, and the multitucle by flattery. For then his rule will of necessity be nobler and happier. because he will rule over better men * whose spirits are not crushed, over men to whom he himself is not an object of hatred, and of whom he is not afracic. His power too will be more lasting. IIis odisposition will be virtuous, or at least half virtuous; and he will not be wicked, but half wicked only.

Vet no forms of government are so short-lived as \(\mathbf{1 2}\) oligarchy and tyranny. The tyranny which lasted longest was that of ()rthagoras and his sons at Sicyon; this continucd for a hundred years. The reason was that they treated their subjects with moderation, and to a great extent observed the laws; and in various ways gained the favour of the people by the care which they tork of them. Cleisthenes, in particular, was respected for his military ability. If report may be believed. he crowned the judge who decided against him in the games ; and, as some say, the sitting statue in the Agora of Sicyon is the likeness of this person. (A similar story

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is told of l'cisistratus, who is said on one occasion to have allowed himself to be summoned and tried before the Areopagus.)

Next in duration to the tyranny of ()rthagora was that of the Cypselidac at Corinth, which lasted seventythree years and six months: Cypselus reigned thirty years. l'eriander forty and a half, and I'sammetichus the : son of Gorgus three. Their continuance was due to similar causes: Cypselus was a popular man, who during the whole time of his rule never had a body-guard ; and Periander, although he was a tyrant, was a great soldier. Third in duration was the rule of the Peisistratidac at \(\Lambda\) thens, but it was interrupted: for io l'eisistratu was twice driven out, so that during three and thirty years he reigned only seventeen; and his sons reigned eighteen-altogether thirty-five years. ()f other tyrannies, that of Hiero \({ }^{1}\) and Gelo at Syracuse was the most lasting. Even this however, wa short, not more 35 than eighteen years in all: for Gelo continued tyrant for seven years, and died in the eighth; Hiero reigned for ten ycars. and Thrasybulus was driven out in the cleventh month. In fact, tymanies gencrally have been of quite short duration.

I have now gone through almost all the cause by which \({ }^{\circ}\) constitutional governments and monarchies are either destroyed or prescrved.

In the Ripublic of l'lato, Socrate treats of revolutions. but not well, for he mentions no cause of change which peculiarly affects the first. or perfect state. |le only says that the cause is that nothing i abidings but all thing change in a certain cycle; and that the origin of the change consist. in those numbers of which \(f\) and \(B\) married with 5 , furnish two harmonies':- (he means when

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 produce the rexht-angle 1 trimele whom she ate ts 3.4 .5 When the 'mmber of thi, wate' i male. Wha. i.e. cuben, "then by utding the cubes of the sules. of by a wim. He ate.t, the mamber 216 is produced, which aive. in day the minimum period of
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the number of this figure becomes solid) ; he conceives that nature at certain times produces bad men who will not submit to education; in which latter particular he may very likely be not far wrong, for there may well be some men who cannot be educated and made virtuous. But why is such a cause of change peculiar to his ideal state, and not rather common to all states, nay, to everything which comes into being at all? And is it by the agency of time, which, as he declares, makes all things change, 15 that things which did not begin together, change together? For example, if something has come into being the day before the completion of the cycle, will it change with things that came into being before? Further, why should the perfect state change into the Spartan? ' For governments more often take an opposite form than 20 one akin to them. The same remark is applicable to the other changes; he says that the Spartan constitution changes into an oligarchy, and this into a democracy, and this again into a tyranny. And yet the contrary happens quite as often; for a democracy is even more likely to 25 change into an oligarchy than into a monarchy. Further, he never says whether tyranny is, or is not, liable to revolutions, and if it is, what is the cause of them, or into what form it changes. And the reason is, that he could not very well have told: for there is no rule; according to him it should revert to the first and best, and then there would be a complete cycle. But in point of fact a 30 tyranny often changes into a tyranny, as that at Sicyon changed from the tyranny of Myron into that of Cleisthenes ; into oligarchy, as the tyranny of Antilcon did at (halcis ; into democracy, as that of Gelo's family did at Syracuse : into aristocracy, as at Carthage, and the \(\therefore\) is tyanny of Charilaus at Lacedaemon. Often an oligarchy

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setation in man, and therefore, according to Plato's fancy, is the nurce of degeneration. The two harmonies are the square with udes of 3,500 , and the rectangle with sides of \(4,800,2,700\), the area of earch of which, viz. \(12,9660,000,-(3 \times 4 \times 5)^{4}\). For a full dist ussion of the Nuptial Number in Plato of. Adam's ed. of the Requaliti, wol. ii. pp. 201209,264312 , and in particular see the Thansion on the Inototelian passage on pp. 306312.
'R'A. viii. 54c.
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changes into a tyranny, like most of the ancient oligarchice in Sicily: for example, the oligarchy at I eontini changed into the tyranny of Panaetius; that at (icla into the eyrany of Cleander ; that at Rhegium into the tyranny of Anaxilaus ; the same thing has happened in many other states. And it is absurd to suppose that the state changes into oligarchy merely because the ruling class are lovers and makers of money, \({ }^{1}\) and not because 1316" the very rich think it unfair that the very poor should have an equal share in the government with themsclues. Noreover, in many oligatchice there are laws agaimst making money in trade. But at Cothatere, which is a 5 democracy, there is no such prohibition ; and yet to this day the Carthaginians have never had a revolution. It is absurd too for him to say that an oligarchy is two cities, one of the rich, and the other of the poore: Inot this just as much the casc in the Spartan constitution. or in any other in which either all du not pensese equal pronerty, or all are not equally good men? in Nobedy med be any peomer than he was before, and yet the oligarchy may change all the same into a democracy: if the poos form the majority: and a democracy may change into anolegarchy, if the wealthy class ate stronger than the people, and the one are energetic, the wer indinerem. Once more athough the causes of the s (hange are very mumerous, be mentions only one, which is, that the citions become poor through dissipettion and debt, as though he thought that all, or the majority of them, were miginally rich. This is mot true: though it is true that when any of the leaders lose the it property they are ripe for revhlution: but, when anybody elace it \(i, ~ n o\) ereat matter, and an oligarchy does as not even then more often patss into a democracy than into any other form of sovernmem. Seain, if men are deprived of the honours of tate, and are wronged, and insulted, they make revolution, and change forms of

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- liep. v111. 25j.
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government, even although they have not wasted their substance because ' they might do what they liked—of which extravagance he declares excessive freedom to be the cause. \({ }^{1}\)
\(\because\) Finally, although there are many forms of oligarchies and democracies, Socrates speaks of their revolutions as though there were only one form of either of them.

1 A lacuna need not be supposed to exist att 1.23 . \({ }^{2}\) Rif. viii. 557 c, 564.

\section*{B() ()K V}

I We have now considered the varieties of the deliberative or supreme power in states, and the various arrangements of law-courts and statc offices, and which of them are adapted to different forms of grovernment. \({ }^{1}\) Wic have also spoken of the destruction and preservation of constitutions, how and from "what causes they arise."

Of democracy and all other forms of sovernment there are many kinds ; and it will be well to assign to them severally the modes of organization which are proper and advantagenus to cach, adding what remains to be said about them. Moreover, we ought to consider the various qo combinations of these modes themedves: for such com- \(\mathbf{1 3} 17^{\text {at }}\) binations make constitutions overlap one another, so that aristocracies have an oligatchical character, and constitutional sovernments incline to democracies. \({ }^{4}\)

When I speak of the combinations which remain to be considered, and thus far have not been considered by us, I mean such as these:- when the deliberative part of 5 the grovernment and the election of officers is constituted oligarchically, and the law-courts aristocratically, or when the courts and the deliberative part of the state are oligarchical, and the election to offices aristocatical. or when in any wher way there is a want of harmony in the composition of a tate.

I have shown already" what forme of democracy ate 10 suited to particular citics. and what of olisarchy to particular peoples, and to whom cach of the wher forms of government is suited. Further. We mut now only show which of the ee governments is the be ot for each state. but also briefly proced th comsider: hom these 15 and other fome of government are to be cstablished.
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First of all let us speak of democracy, which will ahoo bring to light the opposite form of government commonly called oligarchy. For the purposes of this inquiry we need to ascertain all the elements and characteristics of so democracy, since from the combinations of these the varietics of democratic government arise. There are several of these differing from each other, and the difference is due to two causes. Onc (I) has been already mentioned, \({ }^{1}\) - differences of population ; for the popular \(\therefore\) clement may consist of husbandmen, or of mechanics, or of labourers, and if the first of these be added to the second. or the third to the two others, not only does the democracy become better or worse, but its very nature is changed. A second cause (2) remains to be mentioned : othe various properties and characteristics of democracy, when variously combined, make a difference. For one democracy will have less and another will have more, and another will have all of these characteristics. There is an advantage in knowing them all, whether a man wishes to establish some new form of democracy, or only to re\(\therefore\) model an existing one." Founders of states try to bring together all the elements which accord with the ideas of the several constitutions; but this is a mistake of theirs, as I have already remarked" when speaking of the destruction and preservation of states. We will now set forth the principles, characteristics, and aims of such tates.

The basis of a democratic state is liberty: which, acoordins to the common opinion of men, can only be \(1317^{1}\) enjoyed in such a state; - this they affirm to be the sreat end of every democrace:" One principle of liberty is for all torule and be ruled in turn, and indeed democratic justice is the application of numerical not proportimate cquality: whence it follows that the majority must be supreme, and that whatever the majority dprove must be the end and the just. livery eitizen, it

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is said．must have equality，and therefore in a democracy the pror have more power than the rich，because there are more of them，and the will of the majority is supreme． This，then，is one note of liberty which all democrats affirm to be the principle of their state．Another is that a man should live as he likes．\({ }^{1}\) This，they say，is the privilege of a freeman，since，on the other hand．not tolive ats a man likes is the mark of a slave．This is the second characteristic of democracy，whence has arisen the clam of men to be ruled by none，if possible．or，if this is im－is possible，to rule and be ruled in turns：and so it contri－ butes to the freedom based upon equality：

Such being our foundation and such the principle from which we start，the characteristics of democracy are an follows：－the election of officers by all out of all ；and that all should rule over each，and each in his turn ower all ；that the appeintment to all offices，or \(t\)（）all but thoee which reduire experience and skill，should be made by lot ；that no property qualification should be required for offices，or only a very low one ；that a man should not hold the same office twice，or not often，of in the casce of few except military offices：that the tenure of all offico of of ats many as possible，thould be bricf；that all men－ should sit in judgerment，or that judges selected out of all hould judge，in all matters．of in most and in the sreat ist and most important，such as the scrutiny of accounts． the constitution，and private contracts ：that the dssembly should be supreme over all calleses，or at any rate over the most important，and the masistrates over nome or only
 most demoeratic＇when there in men the man of paying all the citiocers，but when they are patile even this is robbed （1） 11 －power：for the people then draw all case to them－ wees，as I said in the previnus diecusatom．The next charateristic of demoeray \(i\) payment for atevice ； assembly，law－courts，materitates．comblody receise

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pay, when it is to be had; or when it is not to be had for all, then it is given to the law-courts and to the stated assemblics, to the council and to the magistrates, or at least to any of them who are compelled to have their meals together. And whereas oligarchy is characterized 40 by birth, wealth, and education, the notes of democracy appear to be the opposite of these, -low birth, poverty, mean employment. Another note is that no magistracy I318 \({ }^{\text {a }}\) is perpetual, but if any such have survived some ancient change in the constitution it should be stripped of its power, and the holders should be elected by lot and no longer by vote. These are the points common to all democracies: but democracy and demos in their truest : form are based upon the recognized principle of democratic justice. that all should count equally ; for equality implies that the poor should have no more share in the government than the rich, and should not be the only rulers, but that all should rule equally according to their numbers. \({ }^{1}\) And in this way men think that they will 10 secure equality and frecdom in their state.

Next comes the question, how is this equality to be \(\mathbf{3}\) obtained? Are we to assign to a thousand poor men the property qualifications of five hundred rich men? and shall we give the thousand a power equal to that of the five hundred? or, if this is not to be the mode, 1s ought we, still retaining the same ratio, to take equal numbers from each and give them the control of the dections and of the courts?- Which, according to the democratical notion, is the juster form of the consti-tution.-.this or one based on numbers only? Democrats say that justice is that to which the majority agrec, .onlig.trch that to which the wealthier class; in their "pinion the decision should be given according to the amount of property. In both principles there is some incruality and inju-tice. For if justice is the will of the few, any one person who has more wealth than all the rest of the rich put together, ought, upon the oligarchical

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principle, to have the sole power-but this would be tyamey; or if justice is the will of the majority, as I was before aying,' they will unjustly confiscate the property of the wealthy minority. To find a principle of equality in which they both agree we must inguire into the in respective ideas of justice.

Now they agree in saying that whaterer is decided by the majonity of the citi\%ens is to be deemed latw. (iranted: but mot without some reserve: since there are two clarese out of which a state is composed. the peone and the rich--that in to be deemed law, on which beth or the ereater pait of beth agree ; and if they disasrees. that which is approved by the greater number, and by these who have the higher qualification. Foor example, suppese that there are ten rich and twenty poor, and sombe masasure is approved by six of the rich and is dis. appereved by fitteen of the peors, and the remaining four of the rich join with the party of the poor, and the remainines fiec of the peore with that of the rich: in such a case the will of those whose qualifications, when both sides areadded up, are the greatest. should prevail. If they turn ont to be ergual, there is no greater difficulty than at present, when. if the ansembly or the courts are divided, 1 recmse is hat! the tot. or to some smilar expedient. I318 liut, although it may be difficult in theory to know what is ju \(t\) and equal, the practical difficulty of inducing thone th forbear who can, if they like. encroach, is tar sreater, for the weaker are aluay anking for equality and justice, but the stronger cate for mone of these things.

4 ()f the four kinds of democracy, ats was said in the previous diecussion, the best is that which comen first in onder ; it is also the olfest of them all. I am speahing of them according the the natural (lassification of their inhabitants. Fior the bet material of democracy is an agricultural population ; there is no difticulty in forming a democtacy where the mats of the people live by agri culture or tending of cattle. beins proor, they have nu

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leisure and therefore do not often attend the assembly, and not ' having the necessarics of life they are always at work, and do not covet the property of others. Indeed, they find their employment pleasanter than the cares of 15 government or office where no great gains can be made out of them, for the many are more desirous of gain than of honour: A proof is that even the ancient tyrannics were patiently endured by them, as they still endure olisarchies, if they are allowed to work and are not deprived of their property; for some of them grow quickly rich and the others are well enough off. Morcover, they have the power of electing the magistrates and calling them to account ; ' their ambition, if they have any, is thus satisfied; and in some democracies, although they do not all share in the appointment of offices, except through representatives elected in turn out of the whole people, as at S Mantinca :-yet, if they have the power of deliberating, the many are contented. Even this form of government may be regarded as a democracy, and was such at Mantinea. Hence it is both expedient and customary in the afore-mentioned \({ }^{+}\)type of democracy that all should elect to offices. and conduct scrutinies. and sit in oo the law-courts, but that the great offices should be filled up by election and from persons having a qualification ; the sreater requiring a greater qualification, or, if there be m u offices for which a qualification is required, then those who are marked out by special ability should be appointed. Under such a form of government the citi\%ens are sure to be governed well (for the offices will alway:s be held by the best persons; the people are willing * enough to clect them and are not jealous of the good). The good and the notables will then be satisfied, for they will not be groverned by men who are their inferiors, and the persons elected will rule justly, because others will call them to account. Eivery man should be responsible to others, nor should any one be allowed to fo do just as he pleases; for where absolute frecdom is

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 (1). ii. \(127.4^{a} 15\).

4 1. 6.
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allowed there is nothing to restrain the exil which is inherent in every man．But the principle of reponsibility \(1319{ }^{\text {a }}\) secures that which is the greatest genel in states：the risht persons rule and are prevented from doing wrons． and the people have their due．It is evident that this is the best kind of democracy，and why？because the people are drawn from a certain class．Some of the ancient law－ of most＇－tates were，all of them，uscful with a view to making the people husbondmen．They provided either that no one should poseses mone than a certain quantity of land，or that，if he did，the land should not be within a certain distance from the town or the acropolis．Fion－ 1 morly in many states there was a law forbidding any one （a）sell his original allotment of land．There is a similar law attributed to（）xylus，which is to the effect that there should be a certain portion of every man＇s land on which he comld not borrow money：I useful corrective to the cril of which 1 am speaking would be the law of the ： Sphytacans，who，although they are mumerous，and do not posiess much land，are all of them husbandmen． For their properties are reckoned in the census，not contire． but only in such small pertions that even the pore mat have mone than the amount repuired．

Nove bet to an asricultural，and in many respects －inilar are a pastoral perple，who live by their flocks； they are the best trained of any for war，moust in body． and able to camp out．The people of whom wthe democtacies consist are far inferion them，for the ir lif－ is interion ：there is a orom for moral exceltence in any of their empleyments，whether they loe merhamion traders or labourers．Besides，peophe of this class can radily come to the atsembly yhe camse theyare contimally mones about in the e ity and in the agena：whereas humband－ men are seattered over the combery and do mot mect，or equally fed the want of assembling tegether．Where the territory also happen to evome tor di－tance fom the city．
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there is no difficulty in making an excellent democracy or \(\therefore\) constitutional government; for the people are compelled to settle in the country, and even if there is a town population the assembly ought not to mect, in democracies. \({ }^{1}\) when the country people cannot come. We have thus explained how the first and best form of democracy should be constituted; it is clear that the other or inferior sorts 13191) will deviate in a regular order, and the population which is excluded will at each stage be of a lower kind.

The last form of democracy, that in which all share alike, is one which cannot be borne by all states, and will mot last long unless well regulated by laws and customs. The more general causes which tend to de5 stroy this or other linds of government have been pretty fully considered. \({ }^{2}\) In order to constitute such a democracy and strengthen the people, the leaders have been in the habit of including as many as they can, and making citizens not only of those who are legitimate. but cren of the illegitimate, and of those who have only one ro parent a citizen, whether father or mother ; \({ }^{3}\) for nothing of this sort comes amiss to such a democracy. This is the way in which demagogues proceed. Whereas the risht thing would be to make no more additions when the number of the commonalty exceeds that of the notables and of the middle class,- beyond this not to go. When in excess of this point, the constitution becomes 1s disorderly, and the notables grow excited and impatient of the democracy, as in the insurrection at Cyrene; for no notice is taken of a little evil, but when it increases it strikes the eye. Mcasures like those which Cleisthenes \({ }^{4}\) passed when he wanted to increase the power of the democracy at \(\lambda\) thens, or such as were taken by the founders of pepular government at Cyrenc, are useful in the extreme form of democracy. Fresh tribes and brotherhoods should be established ; the private rites of

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 ikidyrias (some М.S.).
\(\because 27,1311^{2} 22-1313^{a 1} 16 \quad\) Cp. iii. \(127^{8:} 27\).
( (ip). iii. \(1275^{\prime \prime} 35\).
}
familics should be restricted and converted into public ones; in short, every contrivance should be adopted \(:^{5}\) which will mingle the citizons with one another and wet rid of old connexions. Again, the measures which are taken by tymants appear all of them to be democratic; such, for instance, as the licence permitted to slaves (which may be to a certain extent advantageous) and alsis that of women and children, and the allowing everybody to live as he likes. \({ }^{1}\) Such a govemment will have many \(3^{\circ}\) supporters. for most persons would rather live in a discrderly than in a sober manner.

5 The mere establishment of a democracy is not the only or principal business of the legislator, or of those who wish to create such a state, for any state, how wer st badly constituted, may last one, two, or three day ; a far sreater difficulty is the preservation of it. The lestivlator should therefore endeavour to have a firm foundation according to the principles alrealy laid down concerning the preservation and destruction of states: he should guard against the destructive elements, and should make qo laws, whether written or unwritten, which will contain \(\mathbf{1 3 2 O}^{*}\) all the preservatives of states. He must mot think the truly democratical or oligarchical measure to be that which will give the greatest amount of democracy or oligarchy, but that which will make them last longe-t The demagogues of our own day often set property confiscated \({ }^{4}\) in the law-courts in order th please the people. But those who have the welfare of the state at heart should counteract them. and mahe a law that the property of the condemned shouk not be public and go into the treasury but be sacred. Thun offenders will be as much afraid, for they will be puni hed all the same, and the people, having nothing to gain, will mot be sis se ready to condemen the accused. Care should atoo be taken that state trials are as few as posibible, and heary penalties should be inflicted on those who bring ground-
\({ }^{1}\) Cp. v. \(1313^{11} 32\).
\(\therefore\) (p. Bi, r.
\({ }^{3}\) Cp. … \(1313^{3} 2033\).
\({ }^{4}\) ( 1 . \(1.1305^{n} 3\).
less accusations; for it is the practice to indict, not members of the popular party, but the notables, al\(\mathrm{r} \equiv\) though the citizens ought to be all attached to the constitution as well, \({ }^{1}\) or at any rate should not regard their rulers as enemies.

Now, since in the last and worst form of democracy the citizens are very numerous, and can hardly be made to assemble unless they are paid, and to pay them when 20 there are no revenues presses hardly upon the notables (for the money must be obtained by a property-tax and confiscations and corrupt practices of the courts, things which have before now overthrown many democracies) ; where, I say; there are no revenues, the government should hold few asscmblies, and the law-courts should consist of many persons. but sit for a few days only. This system has two advantages: first, the rich do not fear the expense, 25 even although they are unpaid themselves when the poor are paid; and secondly, causes are better tried, for wealthy persons, although they do not like to be long absent from their own affairs, do not mind going for a few days to the law-courts. Where there are revenues the demagogues should not be allowed after 30 their manner to distribute the surplus; the poor are always receiving and always wanting more and more, for such help is like water poured into a leaky cask. Yet the true friend of the people should see that they be not too poor, for cxtreme poverty lowers the cha3.5 racter of the democracy ; measures therefore should be taken which will give them lasting prosperity ; and as this is equally the interest of all classes. the proceceds of the public revenues should be accumulated and distributed among its poor, if possible, in such quantities as may cnable them to purchase a little farm, or, at any rate, \(1320^{\text {b }}\) make a beginning in trade or husbandry. And if this benevolence cannot be extended to all, money should be distributed in turn according to tribes or other divisions, and in the meantime the rich should pay the fee for the attendance of the poor at the necessary assemblics ; and

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: Sc. 'as to oi кípho under it ' (Newman). Omit tav́r! in 1. I5.
}
should in return be excused from useless public services. By administering the state in this spirit the Carthaginians retain the affections of the people: their policy is : from time to time to send some of them into their dependent towns, where they grow rich. \({ }^{1}\) It is also worthy of a generous and sensible mobility to divide the poor amongst them, and give them the means of going to work. The example of the people of Tarentum is also well deserving of imitation, for, by sharing the use of to their own property with the poor, they gain their good will.: Moreoser, they divide all their offices into two clases, some of them being elected by vote, the others by lot: the latter, that the people may participate in them, and the former, that the state may be better administered. A like result may be gained by dividing the same offecs. so as to have two classes of magistrates, one chosen by vote, the other by lot.

Enough has been said of the manner in which democracies ought to be constituted.

6 From these considerations there will be no difficulty in secing what should be the constitution of oligarchics. We have only to reason from opposites and compare each form of oligarchy with the corresponding form of 20 democracs:

The first and best attempered of oligarchies is akin to a constitutional government. In this there ought to be two standards of qualification; the one high, the other low- the lower qualifying for the humbler yet indispensable offices and the higher for the superior ones. He who 25 acyuires the prescribed qualification should have the rights of citizenship. The number of those admitted should be such as will make the entire governing body stronger than those who are excluded, and the new citizen should be always taken out of the better class of the people. The principle, narrowed a little, sives another form of oligarchy: until at length we reach the most clicpui h 30 and tyrannical of them all, answering to the extreme

\footnotetext{
1 (p. ii. \(1273^{\text {b }} 18\).
\({ }^{2}\) (「). ii. 1203 \({ }^{\text {a }} 37\)
}
democracy, which, being the worst, requires vigilance in propertion to it. badness. For as healthy bodies and ships \(\therefore\) wedl provided with sailors may undergo many mishaps and survive them, whereas sickiy constitutions and rotten ill-manned ships are ruined by the very least mistake, so do the worst forms of government require the greatest \(1321^{\text {a }}\) care. The populousness of democracies generally preserves them (for number is to democracy in the place of justice based on proportion): whereas the preservation of an oligarchy clearly depends on an opposite principle, viz. gond order.
\(=\) As there are four chicf divisions of the common people, 7 -husbandmen, mechanics, retail traders, labourers; so also there are four kinds of military forces,- the cavalry; the heavy infantry, the light-amed troops, the navy. \({ }^{1}\) When the country is adapted for cavalry, then a strong to oligarchy is likely to be established. For the security of the inhabitants depends upon a force of this sort, and only rich men can afford to keep horses. The second form of oligarchy prevails when the country is adapted to heavy infantry; for this service is better suited to the rich than to the poor. But the light-armed and the naval element are wholly democratic; and nowadays, \({ }^{1} 5\) where they are numerous, if the two partics quarrel, the oligarchy are often worsted by them in the struggle. A remedy for this state of things may be found in the practice of generals who combine a proper contingent of light-armed troops with cavalry and heavy-armed. And this is the way in which the poor get the better of the 20 rich in civil contests; being lightly armed, they fight with advantage against cavalry and heavy infantry. An oligarchy which raises such a force out of the lower classes raises a power against itself. And therefore, since the ages of the citizens vary and some are older and some younger. the fathers should have their own sons, while they are still young, taught the agile movements of light\({ }^{2} 5\) armed troops; and these, when they have been taken
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\left.{ }^{1} \text { ('p. iv. } 1289\right)^{\text {b }} 32-40 .
\]
out of the ranks of the youth，should become light－armed warriors in reality：The oligarchy should also yield a share in the government to the people，either，as I said before to those who have a property qualification，\({ }^{1}\) or， ats in the case of Thebes．\({ }^{*}\) to those who have ab－tained for a certain number of years from mean employment．，io or，ats at Massalia，to men of merit who are selected for their worthiness，whether previously citiens or not． The magistracies of the highest rank，which ought \(t\) of be in the hands of the groverning body，should have expensive duties attached to them，and then the people will not desire them and will take no offence at the privileges of their rulers when they see that they pay a heavy fine for their dignity：It is fitting also that the magistrates 35 on entering office should offer magnificent sacrifices or crect some public cdifice，and then the people who participate in the entertainments，and see the city decorated with votive offerings and buildings，will not desire an alteration in the government，and the notables will have memorials of their munificence．This，however．fo is anything but the fashion of our modern oligatehs，who we as covetous of gain as they are of honour ；oligarchies like their may be well described an petty democracies．1321 \({ }^{\text {b }}\) Enough of the manner in which democracies and olig－ archics should be organiacd．

8 Next in order follows the right distribution of offices， their number．their nature，their duties，of which indeed ： We have already spoken．No state can exist not hatvine the necessary offices，and no state can be well administered not having the offices which tend to pre－ serve hormony and erood order．In small states，as we have already remarked，\({ }^{4}\) there must not be many of them，but in larger there must be a larger mumber，and to we should carcfully consider which offices may properly be united and which separated．
lïrst among necessary oftices is that which hats the carce

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（1）．11．12グは2， iv．12ツゾ \(34{ }^{\text {＇1 }} 10\) ．
}
of the market ; a magistrate should be appointed to inspect contracts and to maintain order. For in every state
15 there must inevitably be buyers and sellers who will supply one another's wants: this is the readiest way to make a state self-sufficing and so fulfil the purpose for which men come together into one state. \({ }^{1}\) A second office of a similar kind undertakes the supervision and
so embellishment of public and private buildings, the maintaining and repairing of houses and roads, the prevention of disputes about boundaries, and other concerns of a like nature. This is "commonly called the office of Citywarden, and has various departments, which, in more \(\therefore\) populous towns, are shared among different persons, one, for example, taking charge of the walls, another of the fountains, a third of harbours. There is another equally necessary office, and of a similar kind, having to do with the same matters without the walls and in the country:- the magistrates who hold this office are called Wardens of the country, or Inspectors of the woods. ., Besides these three there is a fourth office of reccivers of tases, who have under their charge the revenue which is distributed among the various departments; these are called Receivers or Treasurers. Another officer registers 35 all private contracts, and clecisions of the courts, all public indictments: and also all preliminary procecdings. This office again is sometimes subdivided, in which case one officer is appointed over all the rest. \({ }^{2}\) These officers are called Recorders or Sacred Recorders, l'residents, and the like.
to Next to these comes an office of which the duties are the most necessary and also the most difficult, viz. that to which is committed the exccution of punishments, or the exaction of fines from those who are posted up accord\(1322^{2}\) ing to the registers ; and also the custody of prisoners. The difficulty of this office arises out of the odium which is attathed to it: no one will undertake it unless great profit: are to be made, and any one who docs is loath to

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 - Unationg vi in I. 30.
}
exccute the law. Still the office is necessary : for judicial 5 decisions are useless if they take no effect ; and if society cannot exist without them, neither can it exist without the execution of them. It is an office which, being so unpopular, should not be entrusted to one person, but divided among several taken from different courts. In like manner an effort should be made to distribute among different persons the writing up of those who are on the register of public debtors. Some sentences should be to executed by the magistrates also, and in particular penalties due to the outgoing magistrates should be exacted by the incoming ones; and as regards those due to magistriates already in office, when one court has given judgement, another should exalet the penalty ; for example, the wardens of the city should exact the fines imposed by the wardens of the agora and others again should exact the fines imposed by them. For penalties \(r_{5}\) are more likely to be exacted when less odium attaches to the exaction of them ; but a double odium is incurred when the judges who have passed also execute the sentence, and if they are always the executioners, they will be \({ }^{1}\) the enemics of all.

In many places, while one magistracy executes the sentence, another \({ }^{2}\) has the custody of the prisoners, as, for example, 'the Eleven' at Athens. It is well to separate 20 off the jailorship also, and try by some device to render the office less unpopular. For it is quite as necessatry as that of the executioners; but good men do all they call to avoid it, and worthless persons cannot safely be trusted with it ; for they themselves require a guard, and are not 25 fit to guard others. There ought not therefore to be a single or permanent officer set apart for this duty; but it should be entrusted to the young, wherever they are organized into a band or guard, and different magistrates acting in turn should take charge of it.

These are the indispensable officers, and should be ranked first:-next in order follow others, equally neces- so

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\({ }^{1}\) Inserting \(\pi\) our after aitmis in I. 1", with Wiclldon.
Reading' be oryppra in 1. 19 with the MS.
}
sary, but of higher rank, and requiring great experience and fidelity. Such are the offices to which are committed the guard of the city, and other military functions. Not 35 only in time of war but of peace their duty will be to defencl the walls and gates, and to muster and marshal the citizens. In some states there are many such offices; in others there are a few only, while small states are content with one; these officers are called generals or com\(1322^{\text {b }}\) manders. Again, if a state has cavalry or light-armed troops or archers or a naval force, it will sometimes happern that each of these departments has separate officers, who are called admirals, or generals of cavalry or of light-armed troops. And there are subordinate officers called naval captains, and captains of light-armed troops 5and of horse ; having others under them:-all these are included in the department of war. Thus much of military command.

But since many, not to say all, of these offices handle the public money, there must of necessity be another office which examines and audits them, and has no other 10 functions. Such officers are called by various names,Scrutincers, Auditgrs, Accountants, Controllers. Besides all these offices there is another which is supreme over them, and to this is often entrusted both the introduction and the ratification of measures, or at all events it presicles, in a democracy, over the assembly. For there must be a body which convenes the supreme authority in the state. In some places they are called 'probuli', because they hold previous deliberations, but in a democracy more commonly 'councillors'. \({ }^{1}\) These are the chief political offices.

Another set of officers is coucerned with the maintenance - of religion; priests and guardians sce to the preservation and repair of the temples of the gods and to other matters of religion. ( )ne office of this sort may be enough in small places, but in larger ones there are a great many besides the priesthood: for example superintendents of public \(\because\) worship, guardians of shrines, treasurers of the sacred
revenues. Nearly connected with these there are also the officers appointed for the performance of the public sacrifices, except any which the law assigns to the priest.s ; such sacrifices derive their dignity from the public hearth of the city: They are sometimes called archons, sometimes kings, \({ }^{1}\) and sometimes prytance.

These, then, are the necessary offices, which may be summed up as follows: offices concerned with matters of religion, with war, with the revenue and expenditure, with the market, with the city, with the harbours. with the country; also with the courts of law, with the records of contracts. with execution of sentences, with custocly of 35 prisoners, with audits and scrutinies and accounts of masistrates: lastly, there are those which preside over the public deliberations of the state. \({ }^{2}\) There are likewise magistracics characteristic of states which are peaceful and prosperous, and at the same time have a regard to good order: such as the offices of guardians of women, guardians of the laws, guardians of children, and directors of gymnastics; also superintendents of gymnastic and \(1323^{\text {at }}\) 1)ionysiac contests, and of other similar spectac les. Some of these are clearly not democratic offices: for example, the guardianships of women and children \({ }^{3}\) the poor, s not having any slaves, must employ both their women and children as servant.
( Once more: there are three offices according to whose directions the highest magistrates are chosen in cortain states-guardians of the law, probuli, councillors,--of these, the guardians of the law are an aristucratical, the probuli an oligarchical, the council a democratical institution. Enough of the different kinds of offices. 10

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1 (1). iii. \(1285^{1 / 2} 3\).
 (1). iv. \(1300{ }^{\text {th }}\) +
}

\section*{BOOK VII}

He who would duly inquire about the best form of a I \({ }^{5} 5\) state ought first to determine which is the most eligible life: while this remains uncertain the best form of the state must also be uncertain; for, in the natural order of things, those may be expected to lead the best life who are governed in the best manner of which their circumstances admit. We ought therefore to ascertain, first of 20 all, which is the most generally eligible life, and then whether the same life is or is not best for the state and for individuals.

Assuming that enough has been already said in discussions outside the school concerning the best life, we will now only repeat what is contained in them. Certainly no one will dispute the propriety of that partition of goods \(\therefore\) which separates them into three classes, \({ }^{1}\) viz. external goods, goods of the body, and goods of the soul, or deny that the happy man must have all three. For no one would maintain that he is happy who has not in him a particle of courage or temperance or justice or prudence, who is afraid of every insect which flutters past him, no and will commit any crime, however great, in order to gratify his lust of meat or drink, who will sacrifice his dearest friend for the sake of half-a-farthing, and is as fecble and false in mind as a child or a madman. These propositions are almost universally acknowledged as soon is as they are uttered, but men differ about the degree or relative superiority of this or that good. Some think that a very moderate amount of virtue is enough, but. set no limit to their desires of wealth, property, power, reputation, and the like. To whom we reply by an appeal to to facts, which casily prove that mankind do not acquire or prescre virtue by the help of external goods, but

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external goods by the help of virtue，and that happiness， \(\mathbf{1 3 2} 3^{\text {b }}\) whether consisting in pleasure or virtue，or both，is more often found with those who are most highly cultiated in their mind and in their character，and have only a moderate share of external goods，than among those who possess external goods to a useless extent but are 5 deficient in higher qualities ；and this is not only matter of experience，but，if reflected upon，will casily appear to be in accordance with reason．For，whereas external groods，have a limit，like any other instrument，\({ }^{1}\) and all things useful are of such a nature that \({ }^{*}\) where there is too much of them they must either do harm，or at any rate be of no use，to their possessors，every good of the soul， 10 the greater it is，is also of greater use，if the epithet useful as well as noble is appropriate to such subjects．No proof is recquired to show that the best state of one thing in relation to another corresponds in degree of excellence to the interval between the natures of which we say 15 that these very states are states：so that，if the soul is more noble than our possessions or uur bodies，both absolutcly and in relation to us．it must be admitted that the best state of either has a similar ratio to the other． Again，it is for the sake of the soul that goods external and gronds of the body are cligible at all，and all wise men ought to choose them for the salice of the soul，and so not the soul for the salee of them．

Let us acknowledge then that each one has just so much of happiness as he has of virtue and wisdom，and of virtuous and wise action．God is a witness to us of this truth，for he is happy and blessed，not by reason of any external good，but in himself and by reason of his \(2_{5}\) own nature．And herein of necessity lies the difference between grood fortune and happiness；for external goods come of themselves，and chance is the author of them， but ．no one is just or temperate by or throurg chancc． In like mamer．and by a smilat train of argument，so

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＇（p）i．1256 35.
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the happy state may be shown to be that which is best and which acts rightly ; and rightly it cannot act without doing right actions, and neither individual nor state can do right actions without virtue and wisdom. Thus the courage, justice, and wisdom of a state have 35 the same form and nature as the qualitics which give the individual who possesses them the name of just, wise, or temperatc.

Thus much may suffice by way of preface: for I could not avoid touching upon these questions, neither could I go through all the arguments affecting them; these are the business of another science.

Let us assume then that the best life, both for individuals and states, is the life of virtue, when virtue has \(1324^{\text {at }}\) external goods enough for the performance of good actions. If there are any who controvert our assertion, we will in this treatise pass them over, and consider their objections hercafter.

5 There remains to be discussed the question, Whether 2 the happiness of the individual is the same as that of the state, or different? IIere again there can be no doubtno one denies that they are the same. For those who hold that the well-being of the individual consists in his wealth, also think that riches make the happiness of the so whole state, and those who value most highly the life of a tyrant deem that city the happiest which rules over the greatest number; while they who approve an individual for his virtuc say that the more virtuous a city is, the happier it is. Two points here present themselves for conis sideration: first (1). which is the more eligible life, that of a citizen who is a member of a state, or that of an alien who has no political ties; and again (2), which is the best form of constitution or the best condition of a state. either on the supposition that political privileges are desirable for all, or for a majority only? Since the \(\therefore\) sonel of the state and not of the individual is the proper subject of political thought and speculation, and we are engaged in a political discussion, while the first of these
two points has a scondurs interest for we the hater will be the main subject of our incuiry:

Son it is evident that the form of gowermment is beat in which every man, whoerer he is, can act best and lise happily: But even those who agree in thinking that the :s life of virtue is the most eligible raise a guestion. whether the life of business and politics is or is not more digible than one which is wholly independent of external groods, I mean than a contemplative life, which by some is maintained to be the only one worthy of a philosopher. For these two lives- the life of the philosopher and the life of the statesman appear to have been preferted io by those who have been most keen in the pursuit of virtue, both in our own and in other ages. Which is the better is a question of no small moment; for the wise man, like the wise state, will necessarily recrulate his life according to the best end. There are some who think that while a despotic rule ofer others is the greatest injustice, to exercise a constitutional rule over them, even though not unjust, is a serat impediment to a man's individual well-being. Others take an opposite vicw; they maintain that the true life of man is the practical and political, and that every virtue admits of beines 40 practised. (quite as much by statesmen and rulers as by 1324 private indivicluals. ()thers, again, are of opinion that arbitrary and tyrannical rule alone consists with happiness: indecd, in some states the entire aim beth of the laws and of the constitution \({ }^{1}\) is to sive men derpotic power over their neighbour:. And, therefore, althoughs in most citics the laws moy be aded gencrally to be in a chaotic state, still. if they aim at anythins, they am at the maintenance of pewer: thus in Latedacmon and (rete the system of education and the sreater part of the laws are framed withat view to war." \(\lambda\) nd in all nations which 10 are able to gratify their ambition military pewer is held in estecm, for example among the Sey thians and l'ersians

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and Thracians and Celts. In some nations there are even laws tending to stimulate the warlike virtues, asat Carthage, where we are told that men obtain the honour of wear\({ }_{15}\) ing as many armlets as they have servedcampaigns. There was once a law in Macedonia that he who had not killed an enemy should wear a halter, and among the Scythians no one who had not slain his man was allowed to drink out of the cup which was handed round at a certain feast. Among the Iberians, a warlike nation, the number of enemics whom a man has slain is indicated by the 20 number of obelisks \({ }^{1}\) which are fixed in the earth round his tomb; and there are numerous practices among other nations of a like kind, some of them established by law and others by custom. Yct to a reflecting mind it must appear very strange that the statesman should be always 25 considering how he can dominate and tyrannize over others, whether they will or not. How can that which is not even lawful be the business of the statesman or the legislator? Unlawful it certainly is to rule without regard to justice, for there may be might where there is no right. The other arts and sciences offer no parallel ; 30 a physician is not expected to persuade or coerce his patients, nor a pilot the passengers in his ship. Yet most men appear to think that the art of despotic government is statesmanship, and what men affirm to be unjust and incxpedient in their own case they are not ashamed 35 of practising towards others : they demand just rule for themselves, but where other men are concerned they care nothing about it. Such behaviour is irrational; unless the one party is, and the other is not, born to serve, in which case men have a right to command, not indeed all their fellows, but only those who are intended to be subjects ; just as we ought not to hunt mankind, whether for food or sacrifice, but only the animals which 40 may be hunted for food or sacrifice, \({ }^{2}\) that is to say, such wild animals as are catable. And surely there may be \(1325^{\text {a }}\) a city happy in isolation, which we will assume to be well-governed (for it is quite possible that a city thus

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' ()r 'spits'. \({ }^{2} \tau u ́ i\) in 1.40 (Immisch) is a misprint for тó.
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isolated might be well-administered and have good laws) ; but such a city would not be constituted with any wiew to war or the concuest of enemies, -all that sort of thing must be excluded. Hence we see very plainly that warlike pursuits. althoush generally to be deemed honourable are not the supreme end of all things, but only means. And the good lawgiver should inquire how states and races of men and commmities may participate in a good life, and in the happiness which is attainable by them. His enactenents will not be always to the same; and where there are neighbours \({ }^{1}\) he will have to see what sort of studies should be practised in relation to their several characters, or how the measures appropriate in relation to each are to be adopted. The end at which the best form of government should aim may be properly made a matter of future consideration. \({ }^{2}\)

3 Let us now address those who, while they agrec that the life of virtuc is the most eligible, differ about the manner of practising it. For some renounce political power. and think that the life of the freeman is different from the life of the statesman and the best of all : but others think the life of the statesman best. The argument of the latter is that he who does nothing cannot do well. and that virtuous activity is identical with happiness. To both we say: 'you are partly right and partly wrones.' The first class are right in affirming that the life of the freeman is better than the life of the despot; for there \(\mathrm{as}^{5}\) is nothing grand or noble in having the use of a slave, in so far as he is a slave; or in issuing commands about necessary things. But it is an error to suppose that every sort of rule is despotic like that of a master over slaves, for there is as great a difference between the rule over freemen and the rule over slaves as there in between slavery by nature and frecdom by nature, about which I 30 have said enough at the commencement of this treatise. \({ }^{3}\) And it is equally a mistake to place inactivity above

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action, for happiness is activity, and the actions of the just and wise are the realization of much that is noble.

But perhaps some one, accepting these premises, may still maintain that supreme power is the best of all things, 35 because the possessors of it are able to perform the greatest number of noble actions. If so, the man who is able to rule, instead of giving up anything to his neighbour, ought rather to take away his power; and the father should make no account \({ }^{1}\) of his son, nor the son of his father. nor friend of friend ; they should not bestow a thought on one another in comparison with this higher \({ }_{40}\) object, for the best is the most cligible and 'doing well' is the best. There might be some truth in such a view \(1325^{\text {b }}\) if we assume that robbers and plunderers attain the chief good. But this can never be; their hypothesis is false. For the actions of a ruler cannot really be honourable, unless he is as much superior to other men as a husband is to a wife, or a father to his children, 5 or a master to his slaves. And therefore he who violates the law can nerer recover by any success, however great, what he has already lost in departing from virtue. For cquals the honourable and the just consist in sharing alike, as is just and equal. But that the unequal should be given to equals, and the unlike to those who are like, is contrary to nature, and nothing which is contrary to to nature is good. If, thercfore, there is any onc \({ }^{2}\) superior in virtue and in the power of performing the best actions, him we ought to follow and obey, but he must have the capacity for action as well as virtue.

If we are right in our view, and happiness is assumed \({ }_{5} 5\) to be virtuous activity, the active life will be the best, both for every city collectively, and for individuals. Not that a life of action must necessarily have relation to others, as some persons think, nor are those ideas only to be regarded as practical which are pursued for the sake of practical results, but much more the thoughts

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\({ }^{1}\) Reading imódoyov ë́ \(\epsilon \epsilon \nu\) in 1.39 , as suggrested by Dindorf and Madvig.
- Ci. iii. \(1284^{b} 32\) and \(1288^{a}=8\).
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and contemplations which are independent and complete ： in themselves；since virtuous activity，and therefore a certain kind of action，is an end，and ewen in the case of external actions the directing mind is most truly sud to act．Neither，again，is it necessary that states which are cut off from others and choose to live alone should be inactive；for activity，as well as other thinge may ：s take place by sections；there are many ways in which the sections of a state act upon one another．The same thing is equally true of every individual．If this were otherwise．Good and the universe，who have no external actions over and above their own energies，would be fur enough from perfection．Hence it is evident that the so same life is best for each individual，and for states and for mankind collectively．

4 Thus far by way of introduction．In what has pre－ ceded \({ }^{1}\) I have discussed other forms of government；in what remains the first point to be considered is what 35 should be the conditions of the ideal or perfect state； for the perfect state cannot exist without a due supply of the means of life．And therefore we must pre－ suppose many purely imaginary conditions，＂but nothing impossible．There will be a certain number of citiocns， a country in which to place them，and the like．As the 40 weaser or shipbuilder or any other artion must hase the material proper for his work（amt in propertion in \(1326^{2}\) this is better prepared，so will the result of his art he nobler）so the statesman or legislatur must at on have the materials suited to him．

First amones the materials required by the statesman 5 is population：he will consider what should be the number and character of the citions，and the what hould be the size and charater of the country：．Wost peremens think that a state in order to be happy wht to be larese： but even if they are right，they have mo idea what is a large and what a mall state．For the j judere of the to

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size of the city by the number of the inhabitants; whercas they ought to regard, not their number, but their power. A city too, like an individual, has a work to do; and that city which is best adapted to the fulfilment of its work is to be deemed greatest, in the same 15 sense of the word great in which Hippocrates might be called greater, not as a man, but as a physician, than some one else who was taller. And even if we reckon greatness by numbers. we ought not to include everybody, for there must always be in cities a multitude of 20 slaves and sojourners and forcigners; but we should include those only who are members of the state, and who form an essential part of it. The number of the latter is a proof of the greatness of a city : but a city which produces mumerous artisans and comparatively few soldiers cannot be great, for a great city is not to be confounded \({ }_{2} 5\) with a populous one. Morcover, experience shows that a very populous city can rarely, if ever, be well governed; since all cities which have a reputation for good government have a limit of population. We may argue on grounds of reason, and the same result will follow. For no law is order, and good law is good order ; but a very great multitude cannot be orderly : to introduce order into the unlimited is the work of a divine power-of such a power as holds together the universe. Beauty is realized in number and magnitude, \({ }^{1}\) and the state which combines magnitude with good order must necessarily 35 be the most beautiful. To the size of states there is a limit. as there is to other things, plants, animals, implements; for none of these retain their natural power when they are too large or too small, but they either to wholly lose their nature, or are spoiled. For example, \({ }^{2}\) a ship which is only a span long will not be a ship at all, nor a hip a quarter of a mile long; yet there may \({ }^{1326^{b}}\) be a ship of a certain size. cither too large or too small, which will still be a ship, but bad for sailing. In like manner a state when composed of too few is not, as a state cught to be, self-sufficing; when of too many,

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though self-sufficing in all mere necessarices, as a mation mayd be, it is \({ }^{1}\) mot a state. beiner almost incapable of constitntionat grovernment. For who can be the general of such .t vast multitude. or who the herald, maless he have the voice of a Stentor?

A state. then. only begins to exist when it has attained a population sufficient for a good life in the political community: it may indeed, if it somewhat exered this number, be a greater state. But, as I was saying, there must be a limit. What should be the limit will be easily asecrtained by experience. For both governors and governed have duties to perform : the special functions of a sovernor are in command and to julge. But if the is citizens of a state are to judge and to distribute offices according to merit. then they must know each other's chamaters: where they do not possess this knowledere, beth the election to offices and the decision of lawsuits will go wrong. When the population is very large they are manifestly settled at haphazard, which clearly ousht not to be. Becides, in an over-populous state foreignem in and metics will readily acquire the rishts of citizens. for who will find them out? Clearly then the best limit of the perpulation of a state is the largent number which suffices for the purposes of life, and can be taken in at a single view. Enoush concerning the size of a state.
5 Much the same princip!e will apply to the territory of the state: every one would adree in praising the territory which is most entirely salf-sufficines and that must be the territory which is all-producinse for to have all things and to want nothine is sufficiency: In si/r and extent it hould be such as may enable the inhabit.mes to live at once temperately and liberally in the en jeynuent of le isure. Whe ther we are right or wrong in lay ing down this limit we will inguire mone precisi ly hereater, when we have nctasion to consider what is the risht use of property 8 . and wealth: a matter which is mush disputed, becanse

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men are inclined to rush into one of two extremes, some into meanness, others into luxury.

It is not difficult to determine the general character of the territory which is required (there are, howerer, some 40 points on which military authoritics should be heard) ; it should be difficult of access to the enemy; and easy of \(1327^{\text {a }}\) egress to the inhabitants. Further, we require that the land as well as the inhabitants of whom we were just now speaking \({ }^{1}\) should be taken in at a single view, for a country which is easily seen can be easily protected. As to the position of the city; if we could have what we wish, 5 it should be well situated in regard both to sea and land. This then is one principle, that it should be a convenient centre for the protection of the whole country: the other is, that it should be suitable for recciving the fruits of the soil, and also for the bringing in of timber and any io other products that are casily transported.

Whether a communication with the sea is beneficial to 6 a well-ordered state or not is a question which has often been asked. It is argued that the introduction of strangers brought up under other laws, and the increase of popula15 tion, will be adverse to good order; the increase arises from their using the sca and having a crowd of merchants coming and going, and is inimical to good government. \({ }^{2}\) A part from these considerations, it would be undoubtedly better, both with a view to safcty and to the provision 20 of necessaries. that the city and territory should be connected with the sea; the defenders of a country, if they arc to maintain themselves against an enemy, should be casily relieved both by land and by sea : and cven if they are not able to attack by sea and land at once, they will have less difficulty:* in doing mischicf to their assailants on one element, if they themselves can use both.
\(\because\) Morencer, it is necessary that they should import from abroad what is not found in their own country, and that they should export what they have in excess; for a city

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\(1326^{\prime \prime} 22-24 . \quad{ }^{2}\) Cp. Plato, /ari's, iv. 704 11-705 D. Omittine \(\pi\) pos in 1. 23, with Argyrades.
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wught to be a market, not indeed for others, but for herself.

Those who make themselses a market for the world only (k) so for the sake of revenue, and if a state ought not to desire profit of this kind it ought not to have such an emporium. Nowadays we often see in countrics and cities dockyards and harbours very conseniently placed ontside the city, but not too far off; and they are kept in dependence by walls and similar fortifications. 35 (iities thus situated manifestly reap) the benclit of intercourse with their ports ; and any harm which is likely to accue may be casily guarded against by the laws, which will pronounce and determine who may hold communication with one another, and who may not.

There can be no doubt that the possession of ato moderate naval force is advantageous to a city; the city should be formidable not only to its own citizens \(\mathbf{I}_{32} 7^{10}\) hut to some of its neighbours, \({ }^{1}\) or, if necessiary, able to assist them by sea as well as by land. The proper number or magnitude of this naval force is relative to the character of the state ; for if her function is to take a laading part in politics, her naval power should be: commensurate with the scale of her enterprises. The population of the state need not be much increased, since there is no necessity that the sailors should be citions: the marines who hate the control and command will be freemen, and belong also to the infantry ; and wherever io there is a dense population of Perinect and husbandmen, the we will always be sations more than enomoth. (Of thi we sece instances at the prese nt day. The city of Hewackeat for example, athough small in companison with many is others, can man a con iderathe flect. Suh are our conclusions respectins, the territory of the state, its harbours, it cowns, its relations to the seat and it maritime power.

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20 This is a subject which can be casily understood by any one who casts his eye on the more celebrated states of Hellas, and generally on the distribution of races in the habitable world. Those who live in a cold climate and in Europe are full of spirit, but wanting in intelli\(\therefore\) gence and skill : and therefore they retain comparative freedom, but have no political organization, and are incapable of ruling over others. Whereas the natives of Asia are intelligent and inventive, but they are wanting in spirit. and therefore they are always in a state of subjection and slavery: But the Hellenic race, which is situated between them, is likewise intermediate in cha30 racter, being high-spirited and also intelligent. \({ }^{1}\) Hence it continues free, and is the best-governed of any nation, and, if it could be formed into one state, would be able to rule the world. There are also similar differences in the different tribes of Hellas; for some of them are of a one-sided nature, and are intelligent or couragcous only, \(\therefore\) while in others there is a happy combination of both qualities. And clearly those whom the legislator will most casily lead to virtue may be expocted to be both intelligent and couragcous. Some say that the guardians should be friendly towards those whom to they know, fierce towards those whom they do not know. Now, passion is the quality of the soul which \(1328^{\prime \prime}\) begets friendship and enables us to love; notably the epirit within us is more stirred against our friends and acyuaintances than against those who are unknown to us. When we think that we are despised by them; for which reatson Archilochus," complaining of his friends, wery naturally addresses his soul in these words,
: 'For surely thou art plagued on account of friends.'
The power of command and the love of freedom are in all men based upon this quality, for passion is commandines and invincible. Nor is it right to say that the suardians should be fierce towards those whom they do not know, for we ought not to be out of temper with

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any one ; and a lofty spirit is not fieree by nature, but only when excited against evil-doers. And this, as 1 to was saying befure, is a feeling which men show most strongly towards their friends if they think they have received a wrong at their hands: as indeed is reasonable; for, besides the actual injury, they seem \({ }^{1}\) to be deprised of a benefit by those who owe them one. Hence the saying,
'Cruel is the strife of brethren',
and again,
'They who love in excess also hate in excess'.
Thus we have nearly determinet the number and character of the citizens of our state, and also the siec and nature of their territory. I say 'nearly', for we ought rot to require the same minuteness in theory as so in the facts given by perception. \({ }^{\text {t }}\)

8 . As in other natural compounds the conditions of a composite whole are not necessarily organic parts of it, so in a state or in any other combination forming a unity not everything is a part. which is a necessary condition. The members of an association have necessarily some one \(\therefore\) thing the same and common to all, in which they share equally or unequally; for example, food or land or any wher thing. But where there are two things of which one is a means and the other an end, they have nothing in common except that the one receives what the other produces. Such. for example, is the relation in which \(3^{0}\) workmen and tools stand to their work; the house and the builder have nothing in common, but the art of the builder is for the sake of the house. And on states recuire property, but property, even though lisins beines is are included in it, , is no part of a state; for a state is not a community of living beings only; but a community of equals, aiming at the best life possible. Now, whereas happines is the highest grood, beins a tealization

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and perfect practice of virtue，which some can attain，while others have little or none of it，the various qualities of 40 men are clearly the teason why there are various kinds of states and many forms of government；for different \({ }^{b}\) men seek after happiness in different ways and by different means，and so make for themselves different modes of life and forms of government．We must see also how many things are indispensable to the existence of a state， for what we call the parts of a state will be found among the indispensables．\({ }^{1}\) Let us then enumerate the functions of a state．and we shall casily elicit what we want：
5 First，there must be food；secondly，arts，for life re－ quires many instruments；thirdly，there must be arms， for the members of a community have need of them，and in their own hands，too，in order to maintain authority both 10against disobedient subjects and against external assail－ ants；fourthly，there must be a certain amount of revenue， both for internal necds，and for the purposes of war ； fifthly，or rather first，there must be a care of religion， ．Which is commonly called worship；sixthly，and most necessary of all，there must be a power of deciding what is for the public interest，and what is just in men＇s dealings with one another．
15．These are the services which every state may be said to need．For a state is not a mere aggregate of persons，but a union of them sufficing for the purposes of life；and if any of these things be wanting，it is as we maintain＊ impossible that the community can be absolutely self－ sufficing．I state then should be framed with a view to the fulfilment of these functions．There must be husband－ 2o tuen to procure food，and artisans，and a warlike and a wealthy class，and priests，and judges to decide what is necorsary＂and expedient．

Having determined these points，we have in the next 9 phace to consider whether all ought to share is every sort
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（11．ii． \(1201^{1 \prime} 12\) ．iii． \(1275^{\text {h }} 20\), ， \(1303^{i} 20\).

of occupation. Shall every man be at unce husbandman, 25 artisan, councillor, judge, or shall we suppose the several occupations just mentioned assigned to different persons? or, thirdly, shall some employments be assigned to individuals and others common to all? The same arransement, however, does not uccur in every constitution : as we were saying, all may be shared by all, or not so all by all, but only some by some ; and hence arise the differences of constitutions, for in democracies all share in all, in oligarchies the opposite practice prevails. Now, since we are here speaking of the best form of sovernment, i.e. that under which the state will be moet happy (and happiness, at has been already said, camme 35 exist without virtuc \({ }^{1}\), it clearly follows that in the state Which is best governed and posserses men who ate jut absolutely. and not merely relatively to the principle of the constitution, the citiens must not lead the life of mechamics or tradesmen, for such a life is ismoble and to imimical to virtuc: \({ }^{2}\) Neither must theybe hushandmen. since leisure is necessary both for the development of \(\mathbf{I} 329\) virtue and the performance of political dutics.

Ssain, there is in a state a class of warrions. and another of councillors, who advixe about the expedient and determine matters of law, and these Pecem in an copecial manner parts of a state. Now, hould these 5 two classen be distinguished." we are both functions tw be assigned to the same persons? Here ase in there in me difficulty in secing that both functions will in ont why bekons to the same. in another, to difietent per-nns. To difierent persons in so far ats these empheyments , or suited to different primes of life: for the ome requmes wisdon and the other strensth. liut on the wher had since it is an impossible thins that thome who atr able to use or to rexit force should be willins: to temain to always in subjection, from thi point of wich the perom. are the sume; for those whe carry amm can dway:

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determine the fate of the constitution. It remains therefore that both functions should be entrusted by the ideal constitution to the same persons, \({ }^{1}\) not, however, at the same time, but in the order prescribed by nature, who has given 15 to young men strength and to older men wisdom. Such a distribution of duties will be expedient and also just, and is founded upon a principle of conformity to merit. Besides, the ruling class should be the owners of property, for they are citizens, and the citizens of a state should be zo in grood circumstances : whereas mechanics or any other class which is not a producer of virtue have no share in the state. This follows from our first principle, \({ }^{2}\) for happiness camnot exist without virtuc, and a city is not to be termed happy in regard to a portion of the citizens; but in regard to them all. \({ }^{3}\) And clearly property should \(\therefore 5\) be in their hands, since the husbandmen will of necessity be slaves or barbarian Periocci. \({ }^{4}\)

Of the classes enumerated there remain only the priests, and the manner in which their office is to be resulated is obrious. No husbandman or mechanic should be appointed to it ; for the Gods should receive so honour from the citizens only. Now since the body of the citizens is divided into two classes, the warriors and the councillors, and it is beseeming that the worship of the Gods should be duly performed, and also a rest provided in their service for those who from age have given up active life, to the old men of these two classes should be assigned the duties of the priesthood."

Wie have shown what are the necessary conditions, is and what the parts of a state: husbandmen, craftsmen, and labourers of all kinds are necessary to the existence of states, but the parts of "the state are the warriors and commeillors. And these are distinguished severally from one another, the distinction being in some cases permanent, in others not.
40 It is no new or recent discovery of political philo- Io

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' Keading diuphitepa in 1. 13, as suggested by Susemihl.

Klathm: roitm, with the IISS., and ris ifperivas (with the thind Basel cditions in \(11.33,34\).
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sophers that the state ought to be divided inte classe, \(1329^{1}\) and that the warriors should be separated from the husbandmen. The system has continued in Eigypt and in Crete to this day, and was established, as tradition says, by a law of Scoostris in ligypt and of Minos in Cicte. The institution of common tables also appeare 5 to be of ancient date, being in Crete \({ }^{1}\) as old as the reign of Minos, and in Italy far older. The Italian historians say that there was a certain Italus king of ()enotria, from whom the Ocnotrians were called Italians, and io who gave the name of Italy to the promontory of Burope lying within the Scylletic and Lametic Gulfs, \({ }^{-}\) which are distant from one another only half a day's journey. They say that this Italus converted the Oenotrians from shepherds into husbandmen, and beside: 15 other laws which he gave them, was the founder of their common meals; even in our day some who are derived from him retain this institution and certain other laws of his. On the side of Italy towards Tyrrhenia dwelt the Opici, who are now, ats of old, called . Iusones: and on the eo side towards lapygia and the Ionian Gulf, in the district called Siritis, the Chones, who are likewise of ()enotrian race. From this part of the world originally came the institution of common tables; the separation into castes from Egypt, for the reign of Sesostris is of far greater anticquity than that of Ninos. It is true indecd that these and many other things have been invented acteral \(2_{5}\) times over " in the course of ages. or rather times without number: for neecessity may be supponed to have taght men the insentions which were absolutely requited, and when these were provided, it was natural that other thing which would atom and enrich lite should sow up by degrees. And we may infer that in polatical so in titutions the same rule holds. Figypt ' witnesses to

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\({ }^{1}\) Omiteng the rommat ater Kpirto in 1. 6.
Bi. e. between these gult and the strat of We omat.
 and /'ul. it. 126.4.43.
 \(\therefore 213\); Laic's, ii. G50, 057.
}
the anticuity of all these things, for the Egyptians appear to be of all people the most ancient ; and they have laws and a regular constitution existing from time immemorial. We should therefore make the best use of what has \(\therefore\) is been already discovered, and try to supply defects.

1 have already remarked that the land ought to belong to those who possess arms and have a share in the government, \({ }^{1}\) and that the husbandmen ought to be a class distinct from them ; and I have determined what should be the extent and nature of the territory. Let me proceed to discuss the distribution of the land, and the fo character of the agricultural class; for I do not think that \(1330^{\text {a }}\) property ought to be common, as some maintain, \({ }^{2}\) but only that by friendly consent there should be a common use of it; and that no citizen should be in want of subsistence.

As to common meals, there is a general agreement that a well-ordered city should have them; and we will hercafter explain what are our own reasons for taking sthis view." They ought, however, to be open to all the citizens. \({ }^{\text {t }}\) And yet it is not casy for the poor to contribute the repuisite sum out of their private means, and to provide also for their houschold. The expense of religious worship shoukd likewise be a public charge. 10 The land must therefore be divided into two parts, one public and the other private, and each part should be subdivided, part of the public land being appropriated to the service of the Gods, and the other part used to defiay the cost of the common meals; while of the private land. part should be near the border, and the other near the city, so that, each citizon having two lots, they may all of then have land in both places; there is ju. tice and faimess in such ad division, \({ }^{5}\) and it tends to inspire unanimity anong the people in their border

= (1).1i. 5, líf. iii. fif J).
Arisontle does not give any explamation in the l'olitios.
( 1 ) . ii. \(1271^{i t} 28\).
 iri-lolle. in fook ii. \(1205^{-1}\) 24, condemms the division of lots which be here adopto.
wars. Where there is not thi arrangement, some of them are too ready w come to blown with their neishbours, while others are so cantious that they quite lose the sense of honour. Wherefore there is a law in some places which forbids those who dwell near the berter w tahe part in public deliberations about war- with neigh bours, on the eround that their interests will pertert their judgement. For the reasons already mentioned. then, the land should be divided in the manner described. The ecry best thing of all would be that the hutbandmen should be staves taken from amone men who are not all of the same race \({ }^{1}\) and not spirited. for if they have no spirit they will be better suited for the ir work, and there will be no danger of their making a rewolution. The next best thing would be that they should be perineci of forcign race, \({ }^{2}\) and of a like inferior : nature : some of them should tee the slares of individuals. and employed on the private estates of mon of property; the remainder should be the property of the state and employed on the common land. I will hereater explain' what is the proper treatment of saves, and why it is expedient that liberty shoukd be always hekl out to them as the reward of their services.

II We have already said that the city should be open to the land and to the sea, and to the whole comntry at as far ats posible. In respect of the phace it-celf (Mur winh would be that its situation should be fortumate in fome things. Thefirst. health thi-isanecessity: cition whith lic towards the cast, and are bhwn upen by wind coming from the east, are the healthicst : ne.at in health- fo fulness are those which are heltered trom the month wind. for they have a milder winter. The site of the


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 (p) ii. 126, \(7^{10}\).
 \(1327^{3} 440\).


" Kean me "xu in I. 2, whth the Vs.
}
administration and for war. With a view to the latter it should afford casy egress to the citizens, and at the same time be inaccessible and difficult of capture to encmics. \({ }^{1}\) There should be a natural abundance of springs. 5 and fountains in the town. or, if there is a deficiency of them, great reservins may be established for the collection of rain-water. such as will not fail when the inhabitants are cut off from the country by war. Special care should be taken of the health of the inhabitants, which will depend chicfly on the healthiness of the locality and of the quarter to which they are exposed, 10 and secondly, on the use of pure water; this latter point is by no means: a secondary consideration. For the clements which we use most and oftencst for the support of the body contribute most to health, and among these are water and air. Wherefore, in all wise states, \(\mathrm{I}_{5}\) : if there is a want of pure water, and the supply is not all equally good, the drinking water ought to be separated from that which is used for other purposes.

As to strongholds, what is suitable to different forms of goremment varics: thus an acropolis is suited to an zo oligarchy or a monarchy, but a plain to a democracy; neither to an aristocracy, but rather a number of strong places. The arrangement of private houses is considered to be more agrecable and generally more convenient. if the strects are regularly laid out after the modern fashion which Hippodamus \({ }^{2}\) introduced, but for \({ }_{2}=\) security in war the antiquated mode of building, which made it difficult for strangers to get out of a town and for assailants to find their way in, is preferable. A city hould therefore adopt both plans of building: it is possible to arrange the houses irregularly, as husbandmen plant their vines in what are called 'clumps'. The whole no town should not be laid out in straight lines, but only certain quarters and regions; thus security and beauty will be combined.
\(\Lambda\) s to walls. those who say "t that citics making any
Repertion of 132\()^{\text {b }} 40 .{ }^{2}\) Cp. ii. \(1267^{\text {h }} 22\).

pretension to military virtue shouk mot have them, are quite out of date in their motions: and they may sece the cities which prided themedies on this fancy confuted by facts. True, there is little courage shown in secking \({ }^{3}\) for safety behind a rampart when an enemy is similar in character and not much superior in number: but the superiority of the besiegers may be and often is too much both for ordinary human valour and for that which is found only in a few : and if they are to be saved and to to escape defeat and outrage. the strongese wall will be the \(\mathbf{1 3 3} \mathbf{I}^{n}\) truest soldierly precaution, more especially now that missiles and siege engines have been brought to such perfection. To have no walls would be as foolish as tu chooec a site for a town in an exposed country, and th level the heights; or as if an individual were to leave his: house unwalled, lest the inmates should become cowards. Nor must we forget that those who have their cities surremended by walls may either take advantage of them or nos, but cities which are unwalled have no choses.

If our conclusions are just, not only should cities in have walls, but cate shouk be taken to make them momental, as well as useful for warlike purpoees, and adapted to resist modern inventions. For ats the assailants of a city do all they can to gain an advantare \({ }^{15}\) so the defenders should make use of any means of defence which have been already discorered, and hombd devise and invent others, for when men are well pre pared no enemy even thinks of attacking them.

12 As the walls are to be divided he suath-hmes amd towers built at witable intervals, and the hordy of eition-: must be distributed at common tables. the idea will naturally oceur that we shoble e-tablith some of the common tables in the suathounco. These might be armaned as has been suegereme white the principal common tables of the macgitates will ox upy a suitable place and there aloo will be the buildines appropriated to religion wor-hipe except in the case of those rites which

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1 (j). 1330~3.
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the law or the I'ythian oracle has restricted to a special locality: \({ }^{1}\) The site should be a spot seen far and wide, Which gives due elevation to virtuc \({ }^{2}\) and towers over the 30 neighbourhood. Below this spot should be established an agora. such as that which the Thessalians call the 'freemen's agora'; from this all trade should be excluded, and no mechanic. husbandman, or any such person allowed \(\therefore 5\) to enter. unless he be summoned by the magistrates. It would be a charming use of the place, if the gymnastic exercises of the elder men were performed there. For in this noble practice different ages should be separated, and some of the magistrates should stay with the boys, while the grown-up men remain with the magis40 trates ; for the presence of the magistrates is the best mode of inspiring true modesty and ingenuous fear. There \(1331^{\mathrm{b}}\) should also be a traders' agora, distinct and apart from the other, in a situation which is convenient for the reception of goods both by sca and land.

But in speaking of the magistrates we must not forget 5 another section of the citizens," viz. the priests, for whom public tables should likewise be provided in their proper place near the temples. The magistrates who deal with contracts, indictments, summonses, and the like, and those who have the care of the agora and of the city re10 spectively, ought to be established near an agora and some public place of mecting; the neighbourhood of the traders' agora will be a suitable spot; the upper agora we derote to the life of leisure, the other is intended for the necessitics of trade.

The same order should prevail \({ }^{4}\) in the country, for there too the magistrates, called by some 'Inspectors of Forests' and by others 'Wardens of the Country', muth hate guard-houses and common tables while they are on duty; ; temples should also be scattered throughout the country: dedicated, some to Gods, and some to heroes.

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' (p. I'lato, I.tu's, v. 738 R-1), vi. 759 C, 778 C, viii. 848 D-E.

Readins in 1.4 tio \(\pi\) difors, with the MSS.
4 Keading vev'epristm in 1. 13 with some MSS.
}

But it would be a waste of time for un to linger ower details like these. The difficulty is not in imagining but in carrying them out. We may talk about them as much as we like, but the execution of them will depend upon fortunce. Wherefore let us s.sy no more about these matters fir the present.

Returning to the constitution itielf, let us seck to determine out of what and what sort of element the -tate ze which is to be happy and well-governed should be composed. There are two things in which all well-being consists: one of them is the choice of a right end and aim of action, and the other the discovery of the actions which are means towards it ; for the means and the end may agree or disagree. Sometimes the right end is set 30 before men, but in practice they fail to attain it ; in other cases they are successful in all the means, but they propose to themselves a bad end; and sometimes they fail in both. Take, for example, the art of medicine: physicians do not always understand the nature of health, 35 and also the means which they use may not effect the desired end. In all arts and sciences both the end and the means should be equally within our control.

The happiness and well-being which all men manifently desire, some have the power of attaining, but \(4^{\circ}\) to others. from some accident or defect of nature, the attainment of them is not granted; for a grood life requires a supply of external goods, in a leis degree \(\mathbf{1} 332^{2}\) when mon are in a good state, in a greater degree when they are in a lower state. (thers again, who possess the conditions of happiness, go utterly wrong from the first in the pursuit of it. But since our object is to discover the best form of govermment that. namely, under which a city will be best governed. and 5 since the city is best governed which has the greatest opportunity of obtaining happiness, it is evident that we must clearly ascertain the mature of happiness.

We maintain, and have said in the lithies. \({ }^{1}\) if the
arguments there adduced are of any value, that happiness is the realization and perfect exercise of virtue, and this 10 not conditional, but absolute. And I used the term 'conditional' to express that which is indispensable, and - absolute' to express that which is good in itself. Take the case of just actions; just punishments and chastiscments do indect spring from a good principle, but they are grood only because we cannot do without them-it would be better that neither individuals nor states should need any15 thing of the sort-but actions which aim at honour and advantage are absolutely the best. The conditional action is only the choice \({ }^{1}\) of a lesser evil ; whereas these are the foundation and creation of good. A good man may make the best even of poverty and disease, and the other ills of life ; but he can only attain happiness under the opposite conditions \({ }^{2}\) (for this also has been determined in accordance with ethical arguments, \({ }^{3}\) that the good man is he for whom, because he is virtuous, the things that are absolutely good are good ; it is also plain that his use of these \({ }^{25}\) goods must be virtuous and in the absolute sense good). This makes men fancy that external goods are the cause of happiness, yet we might as well say that a brilliant performance on the lyre was to be attributed to the instrument and not to the skill of the performer.

It follows then from what has been said that some things the legislator must find ready to his hand in a state, others he must provide. And therefore we can only say: May our state be constituted in such a manner as to be blessed with the goods of which fortune dis30 poses (for we acknowledge her power): whereas virtue and goodness in the state are not a matter of chance but the result of knowledge and purpose. \(\Lambda\) city can be virtuous only when the citizens who have a share in the govemment are virtuous, and in our state all the citizens share in the government; let us then inquire 3. how a man becomes virtuous. For even if we could
' Retaining the MS. reading aipperis in 1. 17.
*.Nic. Eth. i. \(1100^{1 \prime} 22,1101^{a} 13\).
 1207131.
suppose the cition body to be virtunus, without each of them being so, yet the latter would be better, for in the virtue of each the virtue of all is insolved.

There are three things which make men good and virtuous: these are nature habit. rational principle.' In to the first place, every one must be bom a man and mot some other animal; \({ }^{2}\) so. too, he must have a certain character. both of body and soul. But some gualities there is no use in having at bith. for they are altered 1332" by habit, and there are some gifts which by nature are made to be turned by habit to sood or bad. Animals lead for the most part a life of nature, although in lesser particulars some are influenced by habit as well. Man has rational principle, in addition and man only. Where- 5 fore nature, habit, rational principle must be in harmony with one another: for they do net always agree; men do many things against habit and nature, if rational principle persuades them that they ousht. We hase alrcady determined what natures are likely to be most easily moulded by the hands of the legislator.3 All else is the work of education; we learn some thinge by habit and so some by instruction.

I4 Since every political society is composed of mulers and subjects. let us consifler whether the relations of one to the ether should interchange or be permanent.' Fior \(1_{5}\) the education of the citizens will necessarily vary with the answer given to this question. Now, if some men excelled others in the same degree in which grods and heroes are supposed to execl mankind in general hating in the first place a great advantage esen in their bodice and secondly in their minds), so that the superionity of the so governors was undispluted and patent to their subject, it would clearly be better that once for all the one clas sheuled rule and the sthers serve.' But since thi is unatainable, and kings have no marked superionity over their

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subjects, such as Scylax affirms to be found among the 25 Indians, it is obriously necessary on many grounds that all the citizens alike should take their turn of governing and being governed. Equality consists in the same treatment of similar persons, and no government can stand which is not founded upon justice. For if the government be unjust every one in the country unites with the governed in the desire to have a revolution. 30 and it is an impossibility that the members of the government can be so numerous as to be stronger than all their enemies put tngether. Yet that governors should excel their subjects is undeniable. How all this is to be effected, and in what way they will respectively share in the 35 government, the legislator has to consider. The subject has been already mentioned. \({ }^{1}\) Nature herself has provided the distinction when she made a difference between old and young within the same species, of whom she fitted the one to govern and the other to be governed. No one takes offence at being governed when he is young, nor does he think himself 40 better than his governors, especially if he will enjoy the same privilege when he reaches the required age.

We conclude that from one point of view governors and governed are identical, and from another different. And therefore their education must be the same and also different. For he who would learn to command well must, as men say, first of all learn to obey. \({ }^{2}\) As I observed in the first part of this treatise. there is one rule which is for the sake of the rulers and another rule which is for the sake of the ruled; : the former is a despotic, the latter a free government. Some commands differ not in the thing commanded, but in the intention with which they are imposed. Wherefore, many apparently menial offices are an honour to the frec youth by whom they are performed; for actions do not differ as honourable in or dishonourable in themselves so much as in the end and intention of them. But since we say \({ }^{4}\) that the virtue

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\({ }^{1}{ }^{1} 3299^{2} 217\).
\({ }^{2}\) Cp. iii. \(1277^{\text {b }} 9\).
\({ }^{3}\) iii. 12781) \(32-1279^{a} 8, ~ c p .1277^{3} 33^{1 /} 30 .{ }^{4}\) Cp. iii. 4, 5.
}
of the citizen and ruler is the same as that of the good man, and that the same peraon must first be a subject and then a ruler, the legislator has to see that the become good men, and by what means this may be accompli-hed, and what is the end of the perfect life.

Now the soul of man is divided into two parts, one of which has a rational principle in itself, and the other, not having a mational principle in itself, is able to obey such a principle. And we call a man in any way good because he has the virtues of these two parts. In which of them the end is more likely to be found is no matter of doubt to those who adopt our division ; for in the world both of nature and of art the inferior always exists for the sake of the better or superior, and the better or superior is that which has a rational principle. This princip!e, too, in our ordinary way of speaking, is divided into two kinds, for there is a practical and a speculative -s principle. \({ }^{2}\) This part, then, must evidently be similaty divided. Ind there must be a conresponding division of actions; the actions of the natually better part are to be preferred by those who have it in their power to attain (1) two out of the three or to all, for that is alway's to every one the most eligible which is the highest attainable by him. The whole of life is further divided 30 \(^{0}\) inte two parts, business and leisure, war and peace. and of actions some aim at what is necessary and useful, and ame at what is honourable. And the preference siven to one or the other class of actions must necessarily be like the preference siven to one or other part of the orul and its actions over the other ; there must be war for the 25 sake of peace, business for the sate of Jeisure, thinges useful and necessary for the sake of things hemourable. All these point the statesman should keep in view when he frames his laws; he should eom-ider the pat of the atul and their functions. and above all the better , med the end ; he shouk also remember the diversitio, ' of human lives,

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" 1i. . 1/tí , 1.1177"4.

- Reading inutpeites in 1. \&1 with the 11.s.

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and actions. For men must be able to engage in \(1333^{\text {b }}\) business and go to war, but leisure and peace are better ; they must do what is necessary and indeed what is useful, but what is honourable is better. On such principles children and persons of every age which requires edu5 cation should be trained. Whereas even the Hellenes of the present day who are reputed to be best governed, and the legislators who gave them their constitutions, do not appear to have framed their governments with a regard to the best end, or to have given them laws and education with a view to all the virtues, but in a vulgar spirit have fallen back on those which promised 10 to be more useful and profitable. Many modern writers have taken a similar view: they commend the Lacedaemonian constitution, and praise the legislator for making conquest and war his sole aim, \({ }^{1}\) a doctrine 15 which may be refuted by argument and has long ago been refuted by facts. For most men desire empire in the hope of accumulating the goods of fortune ; and on this ground Thibron and all those who have written about the Lacedacmonian constitution have praised their 20 legislator, because the Lacedaemonians, by being trained to meet dangers, gained great power. But surely they are not a happy people now that their empire has passed away, nor was their legislator right. How ridiculous is the result, if, whiie they are continuing in the observance of his laws and no one interferes with them, they have 25 lost the better part of life! These writers further err about the sort of government which the legislator should approve, for the government of freemen is nobler and implies more virtue than despotic government. \({ }^{2}\) Neither is a city to be deemed happy or a legislator to be praised aobecause he trains his citizens to conquer and obtain dominion over their neighbours, for there is great evil in this. On a similar principle any citizen who could, should obviously try to obtain the power in his own tate the crime which the Lacedacmonians accuse king

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'Cp. I'lato, Lua's. i. G2S, G3S. \({ }^{2}\) Cp. i. \(1254^{\text {a }} 25\).
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Pausanias of attempting, \({ }^{1}\) although he had so great honour already. No such principic and no law having \(\mathrm{is}^{2}\) this object is either statesmanlike or useful or right. For the same things are best both for individuals and for states, and these are the things which the legislator ought to implant in the minds of his citizens. Neither should men study war with a view to the enslavement of those who do not deserve to be enslaved; but first of all they fo should provide against their own enslawement, and in the second place obtain empire for the good of the governed, and not for the sake of exercising a general despotism, \(1334^{\text {a }}\) and in the third place they should seek to be masters only over those who deserve to be slaves. Facts, as well as arguments, prove that the legislator should direct all his military and other measures to the provision of : leisure and the establishment of peace. For most of these military states are safe only while they are at war, \({ }^{-}\) but fall when they have acyuired their empire; like unused iron they lose their temper in time of peace. And for this the legislator is to blame, he never having taught is them how to lead the life of peace.

15 Since the end of individuals and of states is the same, the end of the best man and of the best constitution must also be the same; it is therefore evident that there ought to exist in both of them the virtues of leisure ; for peace, as has been often repeated," is the end of war, 1: and leisure of toil. But leisure and cultitation may be promoted, not only by those virtues which are practised in leisure, but aloo by some of those which are uscful to business. \({ }^{4}\) For many necessarices of life have to be supplied before we can have leisure. Therefore a city must be temperate and brave, and able to endure: for 2 truly, as the proverb says, "Thure is no leisure for slaves,' and those who cannot face dugre like men are the slaves of any invader. Couracere and endurance are repuired for

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 \(1333^{\prime \prime} 35,1334^{\prime 2}\). - i.e. 'not only by onne of the speralative but alsoly some ot the prational virtues:
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business and philosophy for leisure, temperance and 25 justice for both, and more especially in times of peace and leisure, for war compels men to be just and temperate, whereas the enjoyment of good fortune and the leisure which comes with peace tend to make them insolent. Those then who seem to be the best-off and to be in the possession of every good, have special need of justice \(3_{0}\) and temperance,-for example, those (if such there be, as the poets say \({ }^{1}\) ) who dwell in the Islands of the Blest ; they above all will need philosophy and temperance and justice, and all the more the more leisure they have, living in the midst of abundance. There is no difficulty in 3 secing why the state that would be happy and good ought to have these virtues. If it be disgraceful in men not to be able to use the goods of life, it is peculiarly disgraceful not to be able to use them in time of leisure, -to show excellent qualitics in action and war, and when they have peace and leisure to be no better than slaves. to Wherefore we should not practise virtue after the manner of the Lacedaemonians. \({ }^{2}\) For they, while agreceng with \({ }^{\text {b }}\) other men in their conception of the highest goods, differ from the rest of mankind in thinking that they are to be obtained by the practice of a single virtuc. And since <they think> these goods and the enjoyment of them 5 greater than the enjoyment derived from the virtues . . . and that 〈it should be practised〉 for its own sake," is evident from what has been said; we must now consider how and by what means it is to be attained.

We have already determined that nature and habit and rational principle are required, \({ }^{4}\) and, of these, the proper nature of the citizens has also been defined by us. \({ }^{5}\) But we have still to consider whether the training of early life is to be that of rational principle or habit, for these two must accord, and when in accord they will then

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\({ }^{1}\) Cp. Iles. (1f. et IVies, 170 ; Pind. (Ifymfo. ii. 53 . Cp. ii. \(127 \mathrm{I}^{\mathrm{i}} 41\).
Newman suggests that the lacuna in 1. 4 may be filled as toilows: " they practise only the virtue which is thought to be useful w. ammento these. Now, that the whole of sirtue should be practised'.
\({ }^{1} 1332^{2 a} 3\) syy.
\({ }^{5}\) c. 7.
}
fom the best of harmonies. The rational principhe maty 10 be mistaken and fail in attaming the highest id al of life, and there may be a like evil influence of habit. Thus much in clear in the first place, that, as in all other things, birth implies an antecedent begimning, \({ }^{1}\) and that there are besimnings whose end is relative to a further end. Now, in men rational principle and mind are the end towards which nature strives, \({ }^{2}\) so that the birth and mora! discipline of the citizens ought to be ordered with a viow to them. In the second place, at the soul and body are two, we sece also that there are two parts of the soml, the rational and the irrational, and two corresponding statesreason and appectite. And as the body is prior in order of generation to the soul, so the irrational is prior to the rational. The proof is that anger and wishing and desire we implanted in children from their very birth, but reaton and understanding are developed as they grow older. Wherefore, the care of the bodyought to precede that of the soul, and the training of the appetitive part should follow: none the less our care of it must be for the sthe of the reason, and our care of the body for the sate of the soul.

16 Since the legislator should begin by considering how the frames of the children whom he is rearing may be ats good as possible, his first care will be about marriageat what age should his citizens mary, and who are fit to marry? In legislating on this subject he ought to consider the persons and the length of their life, that their procreative life may terminate at the same perioxd, and that they may not differ in their bodily powers. .s.s will be the case if the man is still able to bese children while the woman is unable to bear them, or the woman able to bear while the man is unable to beeset, for from thexe catuses arise quarrels and differences betwen marricd persons. Secondly, he must comsider the time at which the childeren will succecd to their parents: there outhe not to be tow great an intersal of age. for then the to

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}
 the parents, pomis to a funther end, the debelophitent of mand.
parents will be too old to derive any pleasure from their 1335 affection, or to be of any use to them. Nor ought they to be too nearly of an age; to youthful marriages there are many objections-the children will be wanting in respect to the parents, who will scem to be their contemporaries, and disputes will arise in the management of the houschold. Thirdly, and this is the point from which 5 we digressed, \({ }^{1}\) the legislator must mould to his will the frames of newly-born children. Almost all these objects may be secured by attention to one point. Since the time of generation is commonly limited within the age of seventy years in the case of a man, and of fifty in the 10 case of a woman, the commencement of the union should conform to these periods. The union of male and female when too young is bad for the procreation of children; in all other animals the offspring of the young are small and ill-developed, and with a tendency to produce female 15 children, and therefore also in man, as is proved by the fact that in those citics in which men and women are accustomed to marry young, the people are small and weak; in childbirth also younger women suffer more, and more of them die; some persons say that this was the meaning of the response once given to the so Troczenians - - the oracle really meant that many died because they marricd too young ; it had nothing to do with the ingathering of the harvest. It also conduces to temperance not to marry too soon ; for women who marry carly are apt to be wanton; and in men too the 25 bodily frame is stunted if they marry while the seed is growing (for there is a time when the growth of the seed, also, ceases, or continues to but a slight extent)." Women should marry when they are about eighteen years of ace, and men at seven and thirty; then they oare in the prime of life, and the decline in the powers of both will coincide. Further, the children, if their birth takes place soon, as may reasonably be expected, will succeed in the beginning of their prime, when the fathers

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' \(1334^{\prime \prime} 29\) brly. 2 "Plongh not the joung field '.

}
are already in the decline of life, and have nearly reached their term of three-score years and ten.

Thus much of the age proper for marriage : the season is of the year should also be considered ; according to our present custom, people generally limit marriage to the scason of winter, and they are right. The precepts of physicians and natural philosophers about generation to should also be studied by the parents themselves; the physicians give good advice about the favourable conditions of the body, and the natural philosophers about \(1335^{\circ}\) the winds: of which they prefer the north to the south.

What constitution in the parent is most advantageous to the offepring is a subject which we will consider more carefully \({ }^{1}\) when we speak of the education of children, and we will only make a few general remarks at present. The constitution of an athlete is not suited to the life : of a citizen, or to health, or to the procreation of children, any more than the valetudinarian or exhausted constitution, but one which is in a mean between them. \(\Lambda\) man's constitution should be inured to labour, but not to labour which is excessive or of one sort only, such as is practised by athletes; he should be capable of all the 10 actions of a frecman. These remarks apply equally to both parents.

Women who are with child should be careful of themselves ; they should take exercise and have a nourishing diet. The first of these prescriptions the legislator will canily carry into effect by requiring that they shall take ! a walk daily to some temple, where they can worship the grods who preside over birth.' 'Their minds, however, unlike their bodies. they ought to kecep equict, for the off-pring derive their natures from their mothers ats plants do from the carth.

As to the exposure and reaning of chideten, let there :o be a law that no deformed child shall live, but that on the ground of an ereess in the number of childern, if the established customs of the state forbid this (for in our

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\({ }^{2}\) Reading etare in 1.21 whth tine Ms.ל.
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state population has a limit), no child is to be exposed, but when couples have children in excess, let abortion be \(\because\) procured before sense and life have begun; what may or may not be lawfully done in these cases depends on the question of life and sensation.

And now, having determined at what ages men and women are to begin their union, let us also determine how long they shall continue to beget and bear offspring for the state; men who are too old, like men who are So too young, produce children who are defective in body and mind ; the children of very old men are weakly. The limit, then, should be the age which is the prime of their intelligence, and this in most persons, according to the notion of some poets who measure life by periods of is seven years, is about fifty ; \({ }^{1}\) at four or five years later, they should cease from having families; and from that time forward only cohabit with one another for the sake of health, or for some similar reason.

As to adultery, let it be held disgraceful, in general, 40 for any man or woman to be found in any way unfaithful \(1336^{\mathrm{a}}\) when they are married, and called husband and wifc. If cluring the time of bearing children anything of the sort occur, let the guilty person be punished with a loss of privileges in proportion to the offence. \({ }^{2}\)

After the children have been born, the manner of \(\mathbf{I} 7\) rearing them may be supposed to have a great effect on their bodily strength. It would appear from the cxample of animals, and of those nations who desire to create the military habit, that the food which has most milk in it is best suited to human beings; but the less wine the better, if they would escape diseases. Also all the motions to which children can be subjected at their o carly age are very useful. But in order to preserve their tender limbs from distortion, some nations have had recourse to mechanical appliances which straighten their bodies. To accustom children to the cold from their

\footnotetext{
\({ }^{1}\) Cp. Solon Frasm. 27 Bergk \({ }^{4}\).
" (p. Latis, viii. S41 1), E.
}
carliest years is also an excelle nt practice，which sreatly conduces to health，and hardens them for military ser－ vice．Hence many barbarians have a custom of plunging 1： their children at birth into a cold stream；others，like the Celts，clothe them in a light wrapper only：For human nature should be carly habituated to endure all which by habit it can be made to endure ；but the pro－ cess must be gradual．And children，from their natural warmth，may be casily trained to bear cold Such care should attend them in the first stage of life．

The next period lasts to the age of five；during this no demand should be made upon the child for study or labour，lest its growth be impeded；and there should ：\％ be sufficient motion to prevent the limbs from beiner inactive．This can be secured，among other ways by amusement，but the amusement should not be vulgar or tiring or effeminate．The Directors of Education，as ：3 they are termed，should be careful what tales or stories the children hear，\({ }^{1}\) for all such things are designed to prepare the way for the business of later life，and should be for the most part imitations of the occupa－ tions which they will hereafter pursue in earnest．＂ Those are wrong who in their laws attempt to check the loud crying and screaming of children，for these con－？f tribute towards their growth，and in a manner，exercise their bodies．＂Straining the verice has a strengthening offect similar to that produced by the retention of the breath in volent exertions．The I）irectors of liducation p should have an cye to their bringing up，and in particular should take care that they are left as little as possible with slaves．For until they are sesen yeare old they \(1336^{10}\) must live at home ；and therefore．even at this carly uge， it is to be expected that they should aceuire a taint of meanness from what they hear and see．Indecd，there is nothing which the legsiblator shomld be more careful to drive away than indecency of speech：for the lisht： utterance of shameful words leads soon to shameful

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＂Plato，Intes．vin． 7921.
actions. The young especially shonld never be allowed to repeat or hear anything of the sort. \(\Lambda\) frecman who is found saving or doing what is forbidden, if he be too young as yet to have the privilege of reclining at the to public tables, should be disgraced \({ }^{1}\) and beaten, and an clder person degraded as his slavish conduct deserves. And since we do not allow improper language, clearly we should also banish pictures or specches from the stage which are indecent. Let the rulers take care that there 15 be no image or picture representing unsecmly actions, except in the temples of those Gods at whose festivals the law permits even ribaldry, and whom the law also permits to be worshipped by persons of mature age on behalf of themselves, their children, and their wives. But 20 the legislator should not allow youth to be spectators of iambi or of comedy until they are of an age to sit at the public tables and to drink strong wine; by that time education will have armed them against the evil influences of such representations.

We have made these remarks in a cursory manner,\({ }_{25}\) they are enough for the present occasion; but hereafter \({ }^{2}\) we will return to the subject and after a fuller discussion determine whether such liberty should or should not be granted, and in what way granted, if at all. Theodorus, the tragic actor, was quite right in saying that he would not allow any other actor, not even if he 30 were quite second-rate, to enter before himself, because the spectators grew fond of the voices which they first heard. And the same principle applies universally to association with things as well as with persons, for we always like best whatever comes first. And therefore youth should be kept strangers to all that is bad, and 35 especially to things which suggest vice or hate. When the five years have passed away, during the two following years they must look on at the pursuits which they are hereafter to learn. There are two periods of life with reference to which education has to be divided, from seven to the age of puberty, and onwards to the age of one and twenty.

\footnotetext{
\({ }^{1}\) Ketaining ditıuiuts in l. ıo. \({ }^{2}\) An unfulfilled promise.
}

The poets who divide ages by sevens' are in the main to right: but we shoukd observe the divisions actually \(1337^{*}\) made by nature : for the deficien ies of nature are what art and cducation seck to fill up.

Let us then first incquire if any regulations are to be laid down about children, and secondly: whether the care of them should be the concem of the state or of private individuals, which latter is in our own day the: common custom, and in the third place. What these resnlations should be.
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{ }^{1}(1) \cdot 13.35^{11} 33
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\section*{BOOK VIII}

No one will doubt that the legislator should direct his I attention above all to the education of youth; for the neglect of elucation does harm to the constitution. The citizen should be moulded to suit the form of government under which he lives. \({ }^{1}\) For each government has a \({ }^{5} 5\) peculiar character which originally formed and which continues to preserve it. The character of democracy creates democracy, and the character of oligarchy creates oligarchy; and always the better the character, the better the government.

Again, for the exercise of any faculty or art a previous 20 training and habituation are required ; clearly therefore for the practice of virtuc. And since the whole city has one end, it is manifest that education should be one and the same for all, and that it should be public, and not priwate,--not as at present, when every one looks after \(\therefore\) his own children separately, and gives them separate instruction of the sort which he thinks best ; the training in things which are of common interest should be the same for all. Neither must we suppose that any one of the citizens belongs to himself," for they all belong to the state. and are each of them a part of the state. and 3o the care of each part is inseparable from the care of the whole. In this particular as in some others" the Lacedaemonians are to be praised, for they take the greatest pains about their children, and make education the business of the state. \({ }^{4}\)

That education should be regulated by law and should 2 be an affair of state is not to be denied, but what should be the character of this public education, and how young

\footnotetext{
\({ }^{1}\) Cp. V. \(1310^{2}\) 12-36. \({ }^{2}\) Reading av̉тór aítô̂ in 1.28.
\({ }^{3}\) Reading kai rnito in 1.31 with the MSS.
4(p). Vi, Fith. X. 1180"24.
}
persons should be chucated, are questions which remain to be considered. As things are, there is disagrement about the subjects. For mankind are by no means 3.5 agreed about the things to be taught, whether we look to virtue or the best life. Neither is it clear whether cducation is more concerned with intellectual or with moral virtue. The existing practice is perplexing; no one knows on what principle we should proceed should 40 the useful in life, or should virtue, or should the higher knowledge, be the aim of our training : all three opinions have been entertained. Agrain, about the means there is \(\mathbf{I} 337\) no agreement ; for different persons, starting with different ideas about the nature of virtue, naturally disagree about the practice of it. There can be no doubt that chidern should be taught those useful things which are really necessary, but not all useful things ; for occupations ares divided into liberal and illiberal ; and to yound children should be imparted only such kinds of knowlodec as will be useful to them without vulgarizing them. And any occupation, art, or science, which makes the body or soul 10 or mind of the frecman less fit for the practice or evercise of virtue, is vulgar; wherefore we call those arts vulgar which tend to deform the body, and likewise all phid employments, for they abserb and degrade the mind. There are also some liberal arts quite proper for a frecman 1 s to acquire, but only in a certain degree, and if he attend to them too closely, in order to attain perfection in them, the same evil effects will follow The object also which a man sets before him makes a great difference ; if he does or learns anything for his own sake or for the satee of his friends, or with a view to excellence, the ation will not appear illiberal; but if done for the satie of 20 others, the very same action will be thonght mental and servile. The received ubjects of instruction, an I hase already remarked, are partly of a liberal and partly o! an illiberal character.

3 The customary branchesof colucation are in mumberfome.
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{ }^{1} \text { Cp. iii. } 1277^{1} 3
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they are (1) reading and writing, (2) gymnastic exercises, \({ }_{2}=\) (.3) music, to which is sometimes added (4) drawing. Of these, reading and writing and drawing are regarded as useful for the purposes of life in a variety of ways, and gymmastic exercises are thought to infuse courage. Concerning music a doubt may be raised in our own day most men cultivate it for the sake of pleasure, but originally. 30 it was included in education, because nature herself, as has been often said, \({ }^{1}\) requires that we should be able, not only to work well, but to use leisure well ; for, as I must repeat once again, the first principle of all action is leisure. Both are required. but leisure is better than necupation and is its end; and therefore the question must be asked, what ought we to do when at leisure? 35 Clearly we ought not to be amusing ourselves, for then amusement would be the end of life. But if this is inconceivable, and amusement is needed more amid serions occupations than at other times (for he who is hard at work has need of relaxation, and amusement gives relaxation, whereas occupation is always accompanied with fo exertion and effort), we should introduce amusements only at suitable times, and they should be our medicines, for the cmotion which they create in the soul is a relaxa-
\(1338^{\text {a }}\) tion, and from the pleasure we obtain rest. But leisure of itself gives pleasure and happiness and enjoyment of life, which are experienced, not by the busy man, but by those who have leisure. For he who is occupied has 5 in view some end which he las not attained ; but happiness is an end, since all men deem it to be accompanied with pleasure and not with pain. This pleasure, how(ver, is regarded differently by different persons, and varies according to the habit of individuals; the pleasure of the best man is the best, and spings from the noblest sources. It is clear then that there are branches of to leaming and education which we must study merely with a view to leisure spent in intellectual activity, and these are to be valued for their own sake; whereas those kinds of knowledge which are useful in business are to be deemed
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\text { ii. } 1271^{a} 41 \text { scly., vii. } 1333^{\mathrm{a}} 16-1334^{\mathrm{b}} 3 ; \text {. I:th. x. } 6 .
\]
necessary, and exist for the sake of other thinge. And therefore our fathers admitted music into colucation, not on the ground either of its necessity or utility, for it is mot necessury, nor indeed useful in the same manner ats reat - 1 ing and writing, which are useful in money-making, in the management of a houschold, in the acquisition of knowhedge and in political life. nor like drawing, uscful for at more correct judgement of the works of artists. nem detin like gymnantic, which gives health and strength: for neither of these is to be gatined from music. There remains, then, the use of music for intellectual enjoyment in leisure; which is in fact evidently the reason of its intreduction, this being one of the ways in which it is thought that a freeman should patsis his leisure ; as Whmer - :y"-
'But he who alone homld be called ' th the pleatiant as feast',
and afterwand he speakis of others whom he de cribes as invitins

The bard whe would delisht them all.
And in another plate (dysene say there is me better way of passine life than when men's hearts are mery and
"Ihe bandueters in the hall, sittings in order. hear the wise of the minstrel':

It is evident, then, that there is a sont of education in : which parents should train their soms, not as being 11 cful or necessary, but becauce it in liberal or noble. Whether this is of one kind only, or of more than ome, and if ow, what they are, and how they are to be impartal. must hereafter be detemineal. \({ }^{4}\) 'I hus muh we we now in a position to say, that the ancionts witnest 6 us: for their opinion may be grathered from the fact that music is one of the received and traditional branclees of cducation. Fiurther, it is ckerr that chidden hould be instructed in some ueful things, for ex.mple, in readin:

\footnotetext{
\({ }^{1}\) Reading riA入' wöv peivar in 1. 25, with Dewman. The line does aot oreur in our text of llomer. Dut in Mristoters levt it


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and writing,-not only for their usefulness, but also because many other sorts of knowledge are acquired 40 through them. With a like view they may be taught drawing, not to prevent their making mistakes in their own purchases, or in order that they may not be imposed upon in the buying or selling of articles, but perhaps rather because it makes them judges of the beauty of the human form. To be always seeking after the uscful does not become free and exalted souls. \({ }^{1}\) Now it is clear 5 that in education practice must be used before theory, and the body be trained before the mind ; and therefore boys should be handed over to the trainer, who creates in them the proper habit of body, and to the wrestlingmaster, who teaches them their exercises.

Of those states which in our own day seem to take the 4 greatest care of children, some aim at producing in them 10 an athletic habit, but they only injure their forms and stunt their growth. Although the Lacedaemonians have not fallen into this mistake, yet they brutalize their children by laborious exercises which they think will make them courageous. But in truth, as we have often re15 peated, \({ }^{2}\) cducation should not be exclusively, or principally, directed to this end. And even if we suppose the Lacedaemonians to be right in their end, they do not attain it. For among barbarians and among animals, courage is found associated, not with the greatest ferocity, but with a gentle and lion-like temper. There are 20 many races who are ready enough to kill and eat men, such as the Achacans and Heniochi, who both live about the Black Sea : \({ }^{3}\) and there are other mainland tribes, as bad or worse, who all live by plunder, but have no courage. It is notorious that the Lacedacmonians themselves, while they alone were assiduous in their laborious drill, were uperior to others, but now they are beaten both in war and gymnastic exercises. For their ancient supe-

\footnotetext{
\({ }^{1}\) Cp. Plato, Ret. vii. 525 ff.
\({ }^{2}\) ii. \(1271^{\text {a }} 4^{\text {b }}\) º, vii. I \(333^{\text {b }} 5 \mathrm{sqq} .\), I \(334^{\text {a }} 40 \mathrm{sqq}\). Cp. N. lith. vii. \(1148^{\text {b }} 21\).
}
riority did not depend on their mose of traming their youth，but only on the circumstance that they trained them when their only rivals did not．Hence we may infer that what is noble，not what is brutal，should howe the first place；no wolf or other wild animal will face a really noble danger ；such dangers are for the brave man．And parents who devote their childen to erym－ mastics while they neglect their necessary education，in reality vulgarize them；for they make them useful to the art of statesmanship in one quality only，and even in this the argument proves them to be inferior to others． W＇e should judge the I acedacmonians not from what they have been，but from what they are：for mow they have rivals who compete with their education：formerly they had none．

It is an admitted principle．that grymastic exoreises should be employed in education，and that for children + they should be of a lighter kind，awoiding severe diet of painful toil，lest the growth of the body be impaired． The evil of excessive training in carly years in strikingly proved by the example of the Olympic victors：for not \(\mathbf{1 3 3 9}\) more than two or three of them have samed at prize both as boys and as men：their early traming and severe gymnastic exercises cxhausted their constitutions．When boyhood is over，three years should be spent in other studies；the period of life which follows may then be dewoted to hard exercise and strict dict．Men ousht not to labour at the same time with their minds and with their bodies；＂for the two kinds of labour are opposed to one another ；the labour of the boty impedes the mind． and the labour of the mind the body：

5 Concerning music there are ome fore tion which wr have already raised：these we may now rearme dad carly further ；and our remarl－will 1 小゚ a d prelude to this of athe other discossiont of the whaject．It is mot catsy to determine the natare of manic，or why any one 1.

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＂ \(1337^{\text {b }} 27\) 1336＂． 30 。
}
should have a knowledge of it. Shall we say, for the sake of amusement and relaxation, like sleep or drinking, which are not good in themselves, but are pleasant, and at the same time 'make care to cease', as Euripides \({ }^{1}\) says? And for this end men also appoint music, and so make use of all three alike,-slecp, drinking, music,-to which some add dancing. Or shall we argue that music conduces to virtue, on the ground that it can form our minds and habituate us to true pleasures as our bodies are made by gymnastic to be of a certain character?
\(\therefore\) Or shall we say that it contributes to the enjoyment of leisure and mental cultivation, which is a third alternative ? Now obviously youths are not to be instructed with a view to their amusement, for learning is no amusement, but is accompanied with pain. Neither is intellectual enjoyment 30 suitable to boys of that age, for it is the end, and that which is imperfect cannot attain the perfect or end. But perhaps it may be said that boys learn music for the sake of the amusement which they will have when they are Grown up. If so, why should they learn themselves, 3 and not, like the Persian and Median kings, enjoy the pleasure and instruction which is derived from hearing others? (for surely persons who have made music the business and profession of their lives will be better performers than those who practise only long enough to learn). If they must learn music, on the same principle 40 they should learn cookery, which is absurd. And even granting that music may form the character, the objection still holds: why should we learn ourselves? ' Why cannot we attain true pleasure and form a correct judgement from hearing others, like the Lacedacmonians? for they, without learning music, nevertheless can correctly judge, as they say, of good and bad melodies. Or again, if music should be used to promote : cheerfulness and refined intellectual enjoyment, the objection still remains-why should we learn ourselves instead of enjoying the performances of others? We may illustrate what we are saying by our conception of
the Gods; for in the poets \%ens does not himself sint or p'ay on the lyre. Nay, we call profesional performer, lulgar ; no freeman would play or sing unless he were intoxicated or in jest. But these matters may be left for the present. \({ }^{1}\)

The first guestion is whether music is (or is not to be a part of education. Of the three thingrs mentioned in our discussion, which does it produce? - education or amusement or intellectual enjoyment, for it may be reckoned under all three. and seems to share in the nature of all of them. Amusement is for the sake of relasation, and rolax- 15 ation is of necessity sweet, for it is the remedy of pain calused by toil ; and intellectual enjoyment is universally: acknowledged to contain an element not only of the noble but of the pleasant. for happiness is made upof beth. All so men agree that music is one of the pleasantest things, whether with or without song ; as Musacus say's.

Song is to mortals of all thing the swectent.'
Hence and with good reason it is introduced into social gathering and entertainments, became it makes the hearto of men erlad: so that on this ground atone we moty assume that the goung ought to be traned in it. . For imocent plasmes are not conly in harmony with the perfect end of life, but they also provile relasation. And whereas men rately attain the end but often reat by the way and amuse themstles, mot only with a view twa further end, but also for the pleasure's satie, it may be well at times to let them find a refreshment in music. It sometimes happens that men make amo cment the end, for the end probably contains some element of plasure, though mot any ordinary or hower pleasure; but they mistake the lower for the hisher, and in seck. ing for the one find the other, since every ple sure haa likeness to the end of action. For the end is not cligible for the sake of any future geock, nor do the pleasures which we have derribed exit for the ake of ally future grond but of the prat, that it (1) - リ. they are
the alleviation of past toils and pains. And we may infer this to be the reason why men seek happiness from
40 these pleasures. But music is pursued, not only as an alleviation of past toil, but also as providing recreation. And who can say whether, having this use, it may not \(1340^{\circ}\) also have a nobler onc? In addition to this common pleasure, felt and shared in by all (for the pleasure given by music is natural, and thercfore adapted to all ages 5 and characters), may it not have also some influence over the character and the soul? It must have such an influence if characters are affected by it. And that they are so affected is proved in many ways, and not least so by the power which the songs of Olympus exercise ; for beyond question they inspire enthusiasm. and enthusiasm is an emotion of the ethical part of the soul. Besides, when men hear imitations, even apart from the rhythms and 15 tunes themselves, their feelings move in sympathy. Since then music is a pleasure, and virtue consists in rejoicing and loving and hating aright, there is clearly nothing which we are so much concerned to acquire and to cultivate as the power of forming right judgements, and of taking delight in good dispositions and noble actions. \({ }^{1}\) Rhythm and melody supply imitations of anger and so gentleness, and also of courage and temperance, and of all the qualitics contrary to these, and of the other qualities of character, which hardly fall short of the actual affections, as we know from our own experience, for in listening to such strains our souls undergo a change. The habit of feeling pleasure or pain at mere representations is not far removed from the same feeling \(\therefore\) about realities; \({ }^{2}\) for example, if any one delights in the sight of a statuc for its beauty only, it necessarily follows that the sight of the original will be pleasant to him. The objects of no other sunse, such as taste or touch, n) have any resemblance to moral qualitics; in visible objects there is only a little, for there are figures which are of a moral character, but only to a slight extent, and

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 (p) I'lato, liep. iii. j95.
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all do not participate in the feeling about them. Again, figures and colours are not imitations, but signs, of moral habits, indications which the body gives of states of fecling. The connexion of them with morals is slight. but in so far as there is any, young men should be taught to look, nut at the works of Pauson, but at those of lolygnotus. \({ }^{1}\) or any other painter or sculptor who expresses moral ideas. On the other hand, even in mere melodies there is an imitation of character, for the musical modes differ essentially from one another, and those who hear them are differently affected by each Some of them make men sad and grave, like the 1340 \({ }^{\text {b }}\) w-called Mixolydian, others confectle the mind, like the relaxed modes. another, asain, produces a moderate and settled temper, which appears to be the peculiar effect of the lorian; the Phrygian inspires enthusiasm. The whole subject has been well, treated by philosophical: Writers \({ }^{2}\) on this branch of cducation, and they confirm their arguments by facts. The same principles apply to rhythms;" some have a character of rest, others of motion, and of these latter again. some have a more vulgar, ethers a nobler mowement. limoush hats been to adid to show that music has a peower of forming the character, and should therefore be introduced int" the education of the young. The study is suited to the stage of youth, for goung persons will not, if they . can help, endure anything which is not sweetened by pleasure, and music has a matural sweetnes. There seems to be in us a sort of affinity to musical modes and rhythms, which makes some philosophers saty that the soul is a tuning, others that it possensen tuming.

6 And now we have to determine the que tion which has been already raiect. \({ }^{4}\) whether children hould be themselves taught on sing and play or not. Clearly there is a considerable difference mate in the charater by the actual practice of the art. It is ditfoult, if not


impossible, for those who do not perform to be good \(\therefore\) judges of the performance of others. \({ }^{1}\) Besides, children should have something to do, and the rattle of Archytas, which people give to their children in order to amuse them and prevent them from breaking anything in the house. was a capital invention, for a young thing cannot be quiet. The rattle is a toy suited to the infant mind, 30 and education is a rattle or toy for children of a larger growth. We conclude then that they should be taught music in such a way as to become not only critics but performers.

The question what is or is not suitable for different ages may be easily answered ; nor is there any difficulty in mecting the objection of those who say that the study of is music is vulgar." We reply (i) in the first place, that they who are to be judges must also be performers, and that they should begin to practise early, although when they are older they may be spared the execution; they must have learned to appreciate what is good and to delight in it, thanks to the knowledge which they fo acquired in their youth. As to (2) the vulgarizing effect which music is supposed to exercise, this is a question which we shall have no difficulty in determining, when we have considered to what extent freemen who are being trained to political virtue should pursue the art, \(1341^{\text {a }}\) what melodies and what rhythms they should be allowed to use, and what instruments should be employed in waching them to play; for even the instrument makes a difference. The answer to the objection turns upon these distinctions; for it is quite possible that certain methods of teaching and learning music do really have a degrading effect. It is evident then that the learning of music unght not to impede the business of riper years, or to degrade the body or render it unfit for civil or military training, whether for bodily exercises at the time or for later studies.

The right measure will be attained if students of music stop short of the arts which are pratised in pro-

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\({ }^{1}\) (1). \(1339^{\text {at }} 42\). \(\quad 2(\mathrm{P} .1330)^{\mathrm{b}}\) 8, \(1341^{\mathrm{b}} 14\).
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fessional contests. and do not seek to acquire thone fantastic marvels of execution which are now the fashion in such contests, and from these have passed into educttion. Iet the young practise even such inusic at we have prescribed, \({ }^{1}\) only until they are able to feel delight in noble molodies and rhythms, and not merely in that common part of music in which every slave or child and even some animals find pleasure

From these principles we may also infer what instruments should be used. The flute, or any wher instrument which requires great skill, as for example the harp, ought not to be admitted into education, but only such as will make intelligent students of music or of the wher parts of education. Besides, the flute is not an instrument which is expressive of moral character ; it is tow exciting. The proper time for using it is when the performance aims not at instruction, but at the re lief of the patsions." And there is a further objection: the inpediment which the flute presents to the use of the woice detracts from its educational value. The ancients therefore 25 were right in forbidding the flute to youths and frecomen. although they had once allowed it. For when their wealth gave them a greater inclination to leinure, and they had loftier notions of excellence, being also clated with their success. both before and after the Persian Wi.n. with more ecal than discemment they pursud evoly kind of knowledge, and so they introducol the that inte education. At Lacedacmon there was a chores, whan led the chorns with a flute and at Shem the instorment became so propular that most fremene could play upen it. The popularity is shown by the tablet which Thasippus dedicated when he furnished the , homen to licphantides. I ater experiemee enabled amen the judge what was or was not teally conducive to situe, and they iejected both the flute and aceveral wher ald-fashioned instruments, such as the I.gdian harp, the many-strinsed \(=\) lyre. the 'heptarson', 'trimotw', 'amburd', and the like - which are intended only to :ne plea ure the the hemes. \(\mathbf{1} 3\) p

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and require extraordinary skill of hand.' There is a meaning also in the myth of the ancients, which tells how Athene invented the flute and then threw it away. 5 It was not a bad idea of theirs, that the Goddess disliked the instrument because it made the face ugly; but with still more reason may we say that she rejected it because the acquirement of flute-playing contributes nothing to the mind, since to Athene we ascribe both knowledge and art.

Thus then we reject the professional instruments and also the professional mode of cducation in music (and ro by professional we mean that which is adopted in contest.s.). for in this the performer practises the art, not for the sake of his own improvement, but in order to give pleasure, and that of a vulgar sort, to his hearers. For this reason the execution of such music is not the part of a freeman but of a paid performer, and the result is that the performers are vulgarized, for the end at which they 15 aim is bad. \({ }^{2}\) The vulgarity of the spectator tends to lower the character of the music and therefore of the performers; they look to him - he makes them what they are, and fashions even their bodics by the movements which he expects them to exhibit.

We have also to consider rhythms and modes, and 7 oo their use in education. Shall we use them all or make a distinction? and shall the same distinction be made for those who practise music with a view to cducation, or shall it be some other?: Now we see that music is produced by molody and rhythm, and we ought to know 25 what influence these have respectively on education, and whether we should prefer excellence in melody or excellence in thythm. But \({ }^{4}\) as the subject has been very well treated by many musicians of the present day, and also by philosophers who have had considerable

\footnotetext{
Cp. Platn, Ré力. iii. 399 c, 1). \({ }^{2}\).p. Plato, Laws, iii. 700.
()mitting tpirov óci in 1. 23.
'Kcadlin! in 11. 23-27, with Bonitz, teva ëtєpov. є̇тєi oij . . .

\({ }^{*}\) (p. Kef. iii. 308 i) squ.
}
experience of musical education, to the e we would refer 20 the more exact student of the subject: we shall conls speak of it now after the manner of the legislator. stating the general principles.

We accept the division of melodies proposed by certain philosophers into ethical melodies, melodies of action, and passionate or inspiring melodics, each having, as they say, a mode corresponding to it. But we main tain further that music should be studied, not for the sake of one, but of many benefits, that is to say', with a view to (I) education, (2) purgation (the word 'purgation' we use at present without explanation, but when hereafter we speak of poetry, \({ }^{1}\) we will treat the subject with more precision) ; music may also serve (3) for intellectual en- fo joyment, for relavation and for recreation after exertion. It is clear, therefore, that all the modes must be employed I342 \({ }^{\text {a }}\) by us, but not all of them in the same mamer. In education the most ecthical modes are to be preferred, but in listening to the performances of others we may admit the modes of action and passion also. For feelings 5 such as pity and fear, or, again, enthusiasm, exist very strongly in some souls, and have more or less influence over all. Some persons fall into a religious fren\%y, whom we see as a result of the sacred melodies when they have used the melodies that excite the soul to mystic to frenzy-restored as though they had found healing and purgation. Those who are influenced by pity or fear, and every emotional nature, must have a like experience, and others \({ }^{2}\) in so far a cach is susceptible to such \({ }^{5}\) emotions. and all are in a manner purged and their souls lightened and delighted. The purgative melodie: likewiee give an imocent pleasure to mankind. Such are the modes and the melodies in which those who perform music at the theatre should be invited to compete. But since the spectaturs are of two kinds-the one free and educated, and the other a valgar crowd

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\({ }^{1}\) (ip. Foet. 1440' 27 , thoukh the promise is really unfulalled The reterence is probably wa lose pate of the I'etias.
\(\because\) Ketamins \(\delta\) 'in l. 13 .
}
\(\therefore\) composed of mechanics, labourers, and the like-there ought to be contests and exhibitions instituted for the relasation of the second class also. And the music will correspond to their minds; for as their minds are perverted from the matural state, so there are perverted modes and highly strung and unnaturally coloured melodics. \(\Lambda\) man reccives pleasure from what is natural to him, and therefore professional musicians may be allowed to practise this lower sort of music before an audience of a lower type. But, for the purposes of education, as I have already said, \({ }^{1}\) those modes and melodies should be employed which are ethical, such as the lorian, as we no said before; \({ }^{2}\) though we may include any others which are approved by philosophers who have had a musical cclucation. The Socrates of the Kepublic? is wrong in retaining only the Phrygian mode along with the
I \(342^{11}\) Dorian, and the more so because he rejects the flute; for the Phrygian is to the modes what the flute is to musical instruments-both of them are exciting and cmotional. Poetry proves this, for Bacchic frenzy and sall similar cmotions are most suitably expressed by the flute, and are better set to the Phrygian than to any other mode. The dithyramb, for example, is acknowledged to be Phrygian, a fact of which the connoisscurs of music offer many proofs, saying, among other things, that Philoxenus, having attempted to compose his \({ }^{10}\) Dysians \({ }^{4}\) as a dithyramb in the Dorian mode, found it impossible, and fell back by the very nature of things into the more appropriate Phrygian. All men agree that the Dorian music is the gravest and manliest. And 15 whereas we say that the extremes shoukd be avoided and the mean followed, and whereas the 1)orian is a mean between the other modes," it is evident that our youth should be taught the Dorian music.

Two principles have to be kept in view, what is possible, what is becoming : at these every man ought

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\(1342^{2} 2 . \quad{ }^{2} 1340^{1 \prime} 3 \mathrm{Sq}, \quad{ }^{3}\) Plato, lich. iii. 399 A.
Keruling iettipup, zuy tois Murois in l. 1o. with Schneider.
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th dim. But even these are relative to aree: the whd, who have lost their pewers. commet bety well sing the high-strung, moder, and nature herself seems th sursethat their songs should be of the more relased lind. Wherefore the masicians likewise blame Sucrates, \({ }^{1}\) and with justice, for rejecting the relased mode in cducation under the idea that they are intoxicating, mot in the ordinary sence of intoxication for wine rather tonds th exite men), but because they have no strength in them. And so, with a view also to the time of life when men begin to grow whe they ought to practise the sentles modes and melodies as well an the others, and, further, any mode, such as the Lydian above all othero apparis to be, which is suited to chideden of tender arse and possesses the elements both of order and of education. thus it is cleare that calucation shouk be bated upen three principles-the mand the po-sible, the becominer. these three.
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\section*{OECONOMICA}

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Of the two Boxke of Otionomza which hase comed down tw us in the Aristutelian Corpu- nether can be regarded as the work of Aristotle himelif. The First Book contains elements derived from Aristotle, but it alion once a good deal to the ()cen mieus of X (mophon. \({ }^{1}\) It appears to be the work of a P'eripatetic writer who was a pupil e ither of A ristotle himself or of a disciple of that phiksopher: The writer waclearly. well acquainted with the writige of dristotle and, though his dectrines are not purdy . Distutelion, he certainly wrote at a dite before the Peripate tic shool had becone ahe tic and colenered by Stoie influence in the -cond wontur? 10

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\section*{PREFACE}
preserved only in Latin translations dealing with the position and duties of a wife in the houschold. The author of the original was certainly not Aristotle, but it has been conjectured by Rose \({ }^{1}\) that it is the treatise entitled Nó \(\mu o l\) \(\dot{\alpha} \nu \delta \rho o ̀ s ~ к \alpha i ~ \gamma а \mu \epsilon \tau \hat{\eta} s\), which figures in the appendix of an anonymous index of Aristotelian works extracted from Ilesychius Milesius. This treatise has not been translated for the present work.

1E. S. F".
 June 20, 1919.
\({ }^{1}\) Aristoteles pseudetigr., p. 180 ff .

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Ch. 2. The subject-matter of Economics.
Chs. 3, 4. The position of the wife in the household.
Ch. 5. The treatment of slaves.
(h. G. The qualities of the Economist.

BOOK II.
Royal, Satrapic, I'olitical, and Personal Economy. Examples from history.

\section*{OEC()NOMIICA}

\section*{Book I}

1 'lul sciences of politics and coomomics differ mot only as 1343 willely as a houschold and a city (the sul)ject-matter with Which they severally deal), but also in the fact that the science of politics involves a number of rulers, whereas the sphere of economics is a monatchy:

Now certain of the arts fall into sub)-divisions, and it does : not fertain to the same art to manufacture and to wee the article: manufactured, for instance, a lyre or pipe ; but the function of political science is both to constitute a city in the begiming and alor when it has come into being tomake a risht use of it. It is clear, therefore, that it mast be the function of economic science too both (o) found a houschond and also to make use of it.

Now a city is an asorgegate made up of hou-chold-and land to and property possessing in itself the means to a happy life. This is clear from the fact that, if mon canmot attain this end the community is dissolved. Further. it is for this end that they associate together ; and that for the sake of which any particular thing exists and has come into loeins is it essence. It is evident, therefore, that contomics is frion in orisin to politics; for its function is prior, since a houschond 15 is part of a city. We mast therefore ceamme coonomics and see what its function i .

2 The component pathe of a hous hold are matn and
 quickly secn by taking its sualle patt, this womld apply also to a houschold. So, acoorling to Hesiod, it would lxe ac nee essary that there shomld he

Fiast and formomost a bomase, then a wife. 1

for the former is the first condition of subsistence, the latter is the proper possession of all freemen. We should have, therefore, as a part of cconomics to make proper rules for the association of husband and wife; and this involves providing what sort of a woman she ought to be.
\(2_{5}\) In regard to property the first care is that which comes naturally. Now in the course of nature the art of agriculture is prior, and next come those arts which extract the products of the earth, mining and the like. Agriculture ranks first because of its justice; for it does not take anything away from men, either with their consent, as do retail trading and the mercenary arts, or against their will, as do the 30 warlike arts. Further, agriculture is natural ; for by nature \(1343^{\text {l }}\) all derive their sustenance from their mother, and so men derive it from the earth. In addition to this it also conduces greatly to bravery; for it does not make men's bodies unserviceable, as do the illiberal arts, but it renders them 5 able to lead an open-air life and work hard; furthermore it makes them adventurous against the foe, for husbandmen are the only citizens whose property lies outside the fortifications.

As regards the human part of the household, the first care 3 is concerning a wife; for a common life is above all things natural to the female and to the male. For we have clse10 where \({ }^{1}\) laid down the principle that nature aims at producing many such forms of association, just as also it produces the various kinds of animals. But it is impossible for the female to accomplish this without the male or the male without the female, so that their common life has necessarily arisen. Now in the other animals this intercourse is not based on reason, but depends on the amount of natural instinct which 15 they possess and is entirely for the purpose of procreation. But in the civilized and more intelligent animals the bond of unity is more perfect (for in them we see more mutual help and goodwill and co-operation), above all in the case of man, because the female and the male co-operate 20 to ensure not merely existence but a good life. And the

\footnotetext{
\({ }^{1}\) Cp. Eith. Ni, \(1162^{a} 16\) ff. ; I'ol. \(1252^{a} 26\) ff.
}
production of childern is not only a way of soming nature but also of securing at real advantage: for the twouble which farents bestow upon their helphess hildren when they ate themsclece vigurous is repaid to them in old ase when they are helpless by their chidern, who are then in their full vigour. At the same time also mature thas perindically provides for the perpetation of mankind as a peeies, since ze she cannot do so individually: Thus the nature beth of the man and of the woman has been pre ordatned by the will of hearen to live a common life For they are distinguinhed in that the powers which they posises are mot yplicable in purpores in all c.aes identical. but in sume respects their functions ane "plased to one another though they all wat to the same cond. Fior nature hat mate the one sos stronser. the other weaker. that the batter throwsh fear maty be the more catutions. While the formor by it comsace is bettor \(1344^{4}\) able to watd off attacks: and that the one maty wequite possessions wutside the house the wher presere tho-e within. In the performance of work, she mate one sex able
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 that onc least of all shombl injure a wite as hein". a suppliant and ceated at the heath :' Now wrons inmictud bs at hastand is the formation of contur vom ont -ithe
 ousht mot to atcenstont hinterf mot to mect it at all mot to be unable to rent when it is lachins - hat - 1 a tu be

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15 content with or without it. The saying of Hesiod is a good one:
- A man should marry a maiden, that habits discrect he may teach her. \({ }^{1}\)

For dissimilarity of habits tends more than anything to destroy affection. As regards adornment, husband and wife ought not to approach one another with false affecta20 tion in their person any more than in their manners; for if the society of husband and wife requires such embellishment, it is no better than play-acting on the tragic stage.

Of possessions, that which is the best and the worthicst 5 subject of economics comes first and is most essential I mean, man. It is necessary therefore first to provide one\({ }_{2} 5\) self with good slaves. Now slaves are of two kinds, the overseer and the worker. And since we see that methods of education produce a certain character in the young, it is necessary when one has procured slaves to bring up carefully those to whom the higher duties are to be entrusted. The intercourse of a master with his slaves should be such as not either to allow them to be insolent or to irritate them. 30 To the higher class of slaves he ought to give some share of honour, and to the workers abundance of nourishment. And since the drinking of wine makes even freemen insolent, and many nations even of freemen abstain therefrom (the Carthaginians, for instance, when they are on military service), it is clear that wine ought never to be given to 35 slaves, or at any rate very seldom. Three things make up the life of a slave, work, punishment, and food. To give them food but no punishment and no work makes them insolent ; and that they should have work and punishment but no food is tyrannical and destroys their efficiency. It remains therefore to give them work and sufficient food; for it is impossible to rule over slaves without offering rewards, and a slave's reward is his food. And just as all other men S become worse when they get no advantage by being better and there are no rewards for virtue and punishments for

\footnotetext{
\({ }^{1}\) Wrorks and Days, 699.
}
vice, so dhy is it with slwee Therefore we must take areful motice and bestow or whhold everything, whether food of whing or leisure or punishments, accordins to merit. in wom and decd following the practice adopted by physician in the matter of medicine, remembering at the 10 same time that food is not medicine becatuse it must be given continnally:

The slwe who is best suited for his work is the kind that is mether too cowardly nor too courageons. Slawes who hase ether of these characteristics are injuinus to their owners: those whate too cowardly lack endurance, while the high-spirited aremet eaty th control. All ought to have is a detinite end in vew ; for it is just and beneficial to offer slance their freedom as a prize. for they are willing to work when a priee is ort before them and a limit of time is detincel. (One ought to bind shewes to ane's cervice by the pledges of wite and children, and not to hate many persons of the same race in a honschold, as is the case in a city. ()ne ousht to provide sacrifices and pheantes more for the so sake of slases than for freemen; for in the case of the former there are present more of the reasons why ow things have been institutcd.

6 The ceonomist ought (o) prosions four qualitio in whation (1) wealth. He wught whe abie to açuire it. and to sumd it ; otherwise there is no admantere in wepuringe it, but it is a case of drawing water with a sicee or the prosembial \(j\) or 2 : with a hole in it. Fiurther, he owsht twhe able ewoder hi persesessons aright and make a proper we of them ; for it is for theec purpores that we requite weath. The 1.11 im kinds of property onsht tw be disting in-hed and thuse which are productive oustht to be more numeron that the unpror ductive, and the surce of income ousht twbe we ditributed that they may not bun a riak with all their pesser-ions at the same time. Fon the preacration of wealth it is beat to \(3^{\circ}\). follew both the P'ervian and the I.anonim methon. The Attic systomof economy is alou use ful; for they sell the ir produce and buy what the want, and then the re is met the mecel of a storehouce in the smaller establithments. The l'ersion
system was that everything should be organizel and that 3. the master should superintend everything personally, as Dio said of Dionysius ; for no onc looks after the property of others as well as he looks after his own, so that, as far as \({ }^{1} 345^{2}\) possible, a man ought to attend to everything himself. The sayings of the Persian and the Libyan may not come amiss; the former of whom, when asked what was the best thing to fatten a horse, replied, 'IHis master's eyc', while the Libyan, when asked what was the best manure, answered, 5 'The landowner's foot-prints'. Some things should be attended to by the master, others by his wife, according to the sphere allotted to each in the economy of the household. Inspections need only be made occasionally in small establishments, but should be frequent where overseers are employed. For perfect imitation is impossible unless a good example is set, especially when trust is dclegated to to others ; for unless the master is careful, it is impossible for his overscers to be careful. And since it is good for the formation of character and useful in the interests of cconomy, masters ought to risc carlier than their slaves and retire to rest later. and a house should never be left unguarded any 1. more than a city, and when anything needs doing it ought not to be left undone, whether it be day or night. There are occasions when \({ }^{1}\) a master should rise while it is still night ; for this helps to make a man healthy and wealthy and wise. On small estates the \(\Lambda\) ttic system of disposing of the produce \({ }^{2}\) is a uscful one ; but on large estates, where 20 a distinction is made between ycarly and monthly expenditure and likewise between the daily and the occasional use of household appliances, such matters must be entrusted to oversecrs. Furthermore, a periodical inspection should be made, in order to ascertain what is still existing and what is lacking.

The house must be arranged both with a view to one's 25 possessions \({ }^{3}\) and for the health and well-being of it.s inhabitants. By possessions I mean the considcration of

\footnotetext{
\({ }^{1}\) Keading in 1.16 toré \(\tau \epsilon\) as suggested by Sylburg.
( P . \(13+4\) ' 313.
ктipucita is here used in a very wide sense since it includes not only produce of the land and clothing, but also slaves and even guests.
}
what is sulable for produce and whines and in the care of produce what is -uitable for dry and what her moist produce, and amons-t other posessions what is - uitable for property whether animate or inamimate, for slaves and freemen, women and men, strangers and citiens. With a view to so well-being and health, the house ought to be airy in summer and sumy in winter. This would be beet secured if it faces morth and is mot as wide as it is long. In large establishments a man who is mo we for other purposes secms to be usefully emphoyed as a doorkecper to safe ens grard what is brought into and out of the house. For the \(\mathbf{1 3 4 5}\) ready use of houschold applances the Laconian method is a grood one; for ewerghing ought to hate its own proper place and oo be ready for use and mot require to be searched for.

\section*{BOOK II}

7 He who intends to practise conomy aright ought to be I fully acquainted with the places in which his labour lies and to be naturally endowed with good parts and deliber10 ately industrious and upright ; for if he is lacking in any of these respects, he will make many mistakes in the business which he takes in hand.

Now there are four kinds of economy, that of the king (Royal Economy), that of the provincial governor (Satrapic Economy), that of the city (Political Economy), and that of the individual (Personal Economy). This is a broad method of division; and we shall find that the other forms of economy fall within it.

Of these the Royal is the most important and the \({ }^{1} 5\) simplest, the Political is the most varied and the easiest, the Personal the least important and the most varied. \({ }^{1}\) They must necessarily have most of their characteristics in common; but it is the points which are peculiar to each kind that we must consider. Let us therefore examine ao Royal Economy first. It is universal in its scope, but has four special departments-the coinage, exports, imports, and expenditure. To take each of these separately: in regard to the coinage, \({ }^{2}\) I mean the question as to what coin should be struck and when it should be of a high and when of a low value ; in the matter of exports and imports, what commodities it will be advantagcous to receive from \({ }^{2} 5\) the satraps under the Royal rulc: \({ }^{*}\) and dispose of and when; in regard to expenditure, what expenses ought to be curtailed and when, and whether one should pay what is

\footnotetext{
\({ }^{1}\) This sentence is clearly corrupt. No mention is made of \(\dot{\eta}\) oarpa-

 in \(134^{\delta^{\prime 2}} 9\).

\({ }^{3}\) is \(\tau!\mid \tau \pi \%\) in l .25 is probably corrupt.
}
expend din owin or in commontition whith has an arma ent valuce.
I.ct us mext take Sotrapic locomomy: Jlete we tund six kindo of rewentie: from land, from the perulion ponduts of the distrit, from merchandiee, from toxes, from cotte, and from all other sources. (1f theee the biret and mane im pertant is that which comes from land whish wome (at) tax on l.and produce, where tithe: \(n\) it in importane is the revenue from peculiar products, from sold, wre eilver, or conper, or ant thing ola which is found in a pution ar lecality; thirdy comes that derived from motemmatio: forethly, the revenue from the cultivation of the wil .and 13.46 from maket-dues: fithly, that whith connes from catele: which in alled tax on .mimal produce or tithe: and axthly that which is derised from other wome which is catleal the pell-tax of tax on handicafte

Thirdy, let us examine the comomy of the edt. Here the most impertant sombe of evenue i - fome the peculiar products of the country, ne:t comes that de isod from merchandise and cuntom-: and lat the that wheh comes from the ordinary tane

 neces-arily aluay plactieded with one am in oitw. It i the least impertant hind of commor: be anse the imenmins-
 is the land, next ofther kinds of prepelty, and thirdly in vertments of moncs.

Further, there is a conderation whi his c.anmon: all

 expendituce must not cexeed the inome.

Xow that we have memtimed the divis on of the mbject.
 which we ate dedias: can produce all. or the mant ime portant revenues whith we hase fint distingen-hed, anme

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}

20 rather than others \({ }^{7}\) ought to be employect. Next we must consider which sources of revenue do not exist at all but can be introduced, or are at present small but can be augmented ; and which of the expenses at present incurred, and to what amount, can be entirely \({ }^{2}\) dispensed with without \({ }_{2} 5\) doing any harm.

We have now mentioned the various kinds of economy and their constituent parts. We have further made a collection of all the methods that we conccived to be worth mentioning, which men of former days have employed or cunningly devised in order to provide themselves with 30 money. For we conceived that this information also might be useful; for a man will be able to apply some of these instances to such business \({ }^{3}\) as he himself takes in hand.

Cypselus, the Corinthian, having vowed to Zcus that, if \(\mathbf{2}\) he made himself master of the city, he would dedicate to him all the property of the Corinthians, ordered them to \({ }^{1346^{b}}\) draw up a list of their possessions. When they had done so, he took a tenth part from each citizen and told them to trade with the remainder. As each year came round, he did the same thing again, with the result that in ten years 5 he had all that he had consecrated to the god, while the Corinthians had acquired other property.

Lygdamis, the Naxian, having driven certain men into exile, when no one was willing to buy their possessions except at a low price, sold them to the exiles themselves. And offerings belonging to them which were lying \({ }^{4}\) half ro finished in certain workshops he sold to the exiles and any one clse who wished to buy them, allowing the name of the purchaser to be inscribed upon them.

The Byzantines being in need of money sold the sacred enclosures belonging to the state. \({ }^{7}\) Those which

\footnotetext{


\({ }^{2}\) ()mitting tu in 1.24 with the MSS.


\({ }^{4}\) Reading with Keil dimokeipe \(\mathbf{y}\) a in 1. 10.
- The locus clessicus on such enclosures is the speech of Lysias \(\pi \epsilon p i\) той ぃŋкий.
}
were fortik they ond on lease and these which were unproductise in propetuity: They teated in the same way 15 the enclomus - which hehonsed to anoceciations and chans and all which were -ituated on private entates; for the owners of the reat of the property bought them at a high price. To the assuciation- they sold other lands, wi/ the public lands round the symmasium, or the mathet place, or the harbour, and the places where marhet were held at which valous 20 commodities were sold, and they gave the rights ower the eca-fisheries and the sale of salt, and the stands' where jugglers, and woth-dyers, and druggists, and other such perants plied their tades: but they ordered them to pry wer a third of their profits. And they sold the risht of changing money to a vingle bomk, and no one we might 25 cither sive money in exchange to any one, or teceive it in exchange from amy one under penalty of fonfeting the money. And whercas there was a law amonget them that no one should have political sights who was not beno of parents who were both citizens, being in want of money they passed a decree that a man who was sprung from a citizen on one side only should become a citian it he paid down thity minac. And as they were sumering from want of feod and lack of money, they mate the whips trem 30 the Black Sca put in ; but, as time went on, the merchants protested and so they paid them interest at ten per cent. and oredered thene who purehased ampthins to pay the ton per cent. in addition the the price. And whereas cotain revidem aliens had lent money on montrated \(1347^{\circ}\) preperty becanse these had wot the right thend property, they pased a decree that amy one who wisted wath ohtain a title to the property be payines a thied of the late the state.

Hippias, the Athenian, put up for ate the part of the upper rooms which projected inter the public strett, and 5 the steps and fences in front of the house and the domes which epened ontwards. The owner of the perperty the ee fore beught them, and a larse smm wa thu willeted. He.

\footnotetext{
 1. 22.
}
also declared the coinage then current in Athens to be base, and fixing a price for it ordered it to be brought to him ; but when they met to consider the striking of a new type ro of coin, he gave them back the same money again. And if any one was about to equip a trireme or a division of cavalry or to provide a tragic chorus or incur expense on any other such state-service, he fixed a moderate fine and allowed him, if he liked, to pay this and be enrolled amongst those who had performed state services. He also ordered that a measure of barlcy, and another of wheat, and an 15 obol should be brought to the priestess of Athena-on-theAcropolis on behalf of any one who died, and that the same offering should be made by any one to whom a child was born.

The Athenians who dwell in Potidaca, being in need of money to carry on war, ordered all the citizens to draw 20 up a list of their property, each man enrolling not his whole property collectively in his own deme, but each piece of property separately in the place where it was situated, in order that the poor might give in an assessment ; any one who possessed no property was to assess his own person at two minac. On the basis of this assessment they contributed each in full to the state the amount enjoined.
\(\therefore 5\) Sosipolis of Antissa, when the city was in want of money, since the citizens were wont to celebrate the feast of Dionysus with great splendour and every year went to great expense in providing, amongst other things, very costly victims, persuaded them, when the festival was near at hand, to vow to Dionysus that they would give double offerings 30 the next year and collect and sell the dedications for the current year. Thus a substantial sum was collected for the needs of the moment.

The people of Lampsacus, expecting a large fleet of triremes to come against them, ordered the dealers to sell a medimmus of barley-meal, of which the market price was four drachmac, at six drachmac, and a chous of oil, the price of which was three drachmac, at four drachmac and a half, is and likewise wine and the other commoditics. The in\(1^{1347}\) dividual seller thus received the usual price, while the
city grined the surplun and sin was well pmovided with mone:

The people of Heraclea, when they were sem lines thote ships wainst the tyrant, on the Buep ons, mot be ins wall provided with mones, bought up from the merhants all: their com and oil and wine and the reet of their ebore, fixing a date in the future at which they were to make the payment. Now it suited the merchant better th sell the ir cargoses wholesale rather than retail. So the perple of Ilemaleag giving the seldiers two month' payd wok the provisions with them \({ }^{1}\) on board merchant-vessels and put an official in chase of each of the ships. When they reached the enemies' territory, the whliers bought up dil the provisions from them. Thun money was collected before the gernerals had to pay the undiers atern, and so the same money was distributed time aftor time until 15 they returned home.

When the Samians begered for mones for their wom home. the L acedacmonians pased a decree that they would fast for one day; themselves and their haschath and their beast. of burden, and would give to the s.mminn the amount that cach of them unally expenderi.

The Chalcedonions, having a large number of fore in mercenaries in their city, owed them pay which the conld not give them. They thenfere proclamesl that if sme citizen or resident alien had any right of aciaure at! wist an state or individual and wished wexerise 1 ", the whed wive in their names. When many did so the er a imet the ships which sailed inte the Black S. A on a phanihle phe tev. * and appointed at time at which the? promion to o ise an atcount of their captures. When aldee ame of maney had been collected they di-miseat the soldiom and whmeter themelves to trial for their repriaits and the -t tee ont of it revenues made retitution to these wher hat been unjustly phadered.

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 - onfusion of \(\lambda \lambda\) athl 1 .

}

When the people of Cyzicus were at variance and the popular party had gained the upper hand and the wealthy citizens had been imprisoned, they passed a decree, since they owed money to their soldiers, that they would not put their prisoners to death, but would exact moncy from them and send them into exile.

The Chians, who have a law that a public register of debts should be kept, being in want of money decreed that debtors should pay their debts to the state and that the state should disburse the interest from its revenues to the creditors until they should reach their former state of prosperity. \({ }^{1}\) sent and ordered him to pay his tribute, collected together the richest men in the country and told them that the king was demanding the tribute, but he himself could not provide it. And certain men, who had been suborned to do so, immediately promised to contribute and named the amount that each would give. Upon this the wealthier men, partly 10 through shame and partly from fear, promised and actually contributed far larger sums.

On another occasion when he was in need of money, he called together the Mylassians and told them that their city, which was his capital, was unfortified and that the king of Persia was marching against him. He therefore ordered the Mylassians each to contribute as much money 15 as possible, saying that by what they paid now they would save the rest of their possessions. \({ }^{2}\) When a large contribution had been made, he kept the money and told them that at the moment the god would not allow them to build the wall.

Condalus, a governor under Mausolus, whenever during his passage through the country any one brought zo him a sheep or a pig or a calf, used to make a record of the

\footnotetext{
1 The meaning seems to be that all debts were repaid to the state by private debtors instead of to their creditors, and the state then paid interest to the creditors, thus virtually raising a loan for itself. Nany editors emend in l. 3 to ë" could afford to pay up the capital'.

}
donor and the date and order him to tahe it back home and keep it until the returnech. When he theught that sufficiont time had clapsed, he used to ank for the animal which was being kept for him, and reckoned up and demanded the produce-tax on it as well. Ind any trees whith pajected oser or fell into the royal roads he used th ecll an protite. And if any soldier died, he demanded \({ }^{-2}\) a drachma as a t. ll 3 as for the corpse passing the gates; and so he not only received money from this source. but also the officers condld not deceive him as to the date of the soldier's death. Also. noticing that the I yocians were fond of weariner their hair longs. he pretended that a dispateh had come from the hins: of Persia ordering him to send hair to make false frineses su and that he was therefore commanded hy ilamhen t. a cut off their hair. Ife therefore said that, if they whet pry him a fixed pell-tax. he would send for hair th (imece. They gladly gave him what he asked, and a luere emm of money was collected from a great number of them.

Aristotle, the Rhodian, who was sovernor of lhonean os Was in want of money. l'erceising therefore that there were two parties amongst the Phocatams, he made veret 1348 overtures to one party saying that the wher fation wis offering him money on condition that he woukt tum the scale in their favour, but that for his own port he wembld rather receive money from them and give the diretion of affairs into their hands. When they heard this, thone whon were present immediately gave him the money: sppplyms him with all he asked for. He then went to the wher paty and showed the what he had received fom the ir oppenemt - : whereupon they also profewed their willinges to give him an equal sum. So the took the money from be th partice and reconciled them one with another. . Ns. weti ins that there was much litigation among the otizans and that then is were gricuances of long standing amon! them ow in! to wat. he establisherd a court of law and prolamed that unleos they submitted their case w julderm wh whin aperion

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 Keading in 1.12 ympon Ria hath
}
which he appointed，there would be no further settlement of their former claims．Then getting control of the deposits paid in a number of suits，and the cases which were subject 15 to appeal with clamages \({ }^{1}\) ，and receiving money from both parties by other means，he collected a large sum．

The Clazomenians，when they were suffering from famine and were in want of money，decrecd that private individuals who had any olive oil should lend it to the state， which would pay them interest．Now olives are abundant 20 in this country．When the owners had lent them the oil， they hired ships and sent it to the marts from which their corn came，giving the value of the oil as a pledge．And when they owed pay to their soldiers to the amount of twenty talents and could not provide it，they paid the generals four talents a year as interest．But finding that they did not reduce the principal and that they were \({ }_{25}\) continually spending money to no purpose，they struck an iron coinage to represent a sum of twenty talents of silver， and then distributing it among the richest citizens in proportion to their wealth they received in exchange an equivalent sum in silver．Thus the individual citizens had money to disburse for their daily nceds and the state was 30 freed from debt．They then paid them interest out of their revenues and continually divided it up and distributed it in proper proportions，and called in the iron coinage．

The Selybrians were once in need of money；and so， as they had a law which forbade the export of corn to another state \({ }^{2}\) which was suffering from famine，and they 3．5 had a supply of last season＇s corn，they passed a decrec that private persons should hand over their corn to the state at 1349＂a fixed price，each reserving a year＇s supply；they then allowed any one who wished to export his supply，fixing a price which they thought would give them a profit．

The people of \(\lambda\) bydos，when their land was untilled owing to political dissensions and the resident aliens were paying them nothing because they still owed them money， a pasided a decree that any one who was willing should lend

\footnotetext{
Rearling i \(\phi{ }^{\prime}\)＇avtin for é申＇＇aváan in 1． 14.
Reading with Keil 〈tois ädnots〉 iv in 1．3．
}
money to the farmers in order that they might till the suil providing that they sheukd enjoy the fir-t-froite of the erp and that the others should have whet remained.

The lphesians. being in need of mene, mate ot aw that their women shoukd not wear gohl omditent- bu: should lend to the state what they alrady pm-ecoul: and fixing the amount which was to be paid they allowe! the name of any one who presentect that sum to be in cribed as that of the dedicator on certain of the pillare in the tomple.

Dionysius of syatase: Wishing \(w\) collect mones. called torether an assembly and declared that lemeter hat appeared to him and bade him bring the ornament of the women to her temple. He had there ine he said. done with the ornaments of the wamen of his own hou thede and he demanted that every one else hould do the - tme lest vengeance from the goddese thould fath wh them. Any one who refu-ced would, he said, be guilty of atule. © When all had brought what they pencesed thomeh fare of the goddess and drow of Dinnysins, after dedicitims the ornaments to the goddess he then apmonriated them - 1 yins that they were lent to him by her. An t when some time had elapsed and the women began wenins umament. asom, he ordered that any woman whowished weat fewellor of gold should dediate a fixed sum in the temple.

And when he wa intending to build triteme the l.1ke that he would be in want of mene. He the rotone catled together an assembly and saticl that a cettain (ity Was tw h betrayed to him and that he neceled mom? fo thi phome He therefore asked the dition tw whthout tw : 1 iter each; and they did son. He then let two an then dhy clapse and pretendins, that he have fate of in his ote mpt after

 atizens. Ind so they un in wom ibute thank ine that the es woukd receive theis money hank ifin: but be towh the money and kept it fir buikdin his lif. .
 of tin, and calling an a combly wisetho he apme it an. at

35 length in favour of the money which had been coined ; and they, even against their will, decreed that every one \({ }^{1}\) should regard any of it that he accepted as silver and not as tin.

On another occasion. being in want of money, he asked b the citizens to give him contributions: but they declared that they had nothing to give. Accordingly he brought out his own houschoid goods and offered them for sale, as though compelled to do so by poverty. When the Syracusans bought them, he kept a record of what each had bought, 5 and when they had paid the price, he ordered each of them to bring back the articles which he had bought.

And when the citizens owing to the taxes could not keep cattle, he said that he had enough up to the present ; those therefore who kept cattle should now be frec from a tax on them. But since many soon acquired a large number of cattle, thinking that they could keep them without paying io a tax on them, when he thought that a fitting moment had come he gave orders that they should assess their value and then imposed a tax. Accordingly the citi\%ens, angry at having been deceived, slew their cattle and sold them. And when, to prevent this. he ordered them to kill only as many as were needed for daily use, they next devoted them for sacrifice to the gods. Dionysius then forbade them to sacrifice any female beast.

On another occasion when he was in need of money, he \({ }^{15}\) ordered all families of orphans to enrol themselves ; and when many \({ }^{2}\) had done so, he enjoyed their property until each member of such families came of age.

And after he had captured Rhegium he called an assembly of the inhabitants together and informed them that he would be quite justified in enslaving them, but under 20 the circumstances he would let them go free if he reccived the amount which he had spent on the war and three minnec a head from all of them. The Rhegians then brought to light the wealth which before had been hidden. and the poor borrowed from the richer citizens and from foreigners and provided 25 the sum which he demanded. When he had received it

\footnotetext{
' Reading ékuoron (Richards) in 1. 35.
Reading with Schneider \(\pi o \lambda \lambda \omega_{\nu}\) for \(\ddot{a} \lambda \lambda \omega \nu\) in 1.10 .
}
from them he nevertheless sold them , 11 .n slaves, and eeimed all the treasures which had before been hidden and wewe now brought to light.

Also having borrowed money from the citizens under promise of repayment, when they demanded it back he ordered them to brings him whaterer money any of them possesed, threatening them with death as the penalty if they failed to do so. When the money had been brought he issured it again after statmping it afresh so that cach dra/hma had the value of two drallmac, and paid back the original debt and the moncy which they brought him on thin occasion. \({ }^{1}\)

And when he sailed agrainst Tymbenia with a hunded ships he took much grold and silser and a considerable quantity of other ornaments of all kind from the temple of Lecucothea. And knowing that the sailors too were kecping is many things for themselves, he made a proclamation that every one should bring him the half of what he had and \(1350^{n}\) might retain the other half; and he threatened with death any one who falled to deliver up the half. The ailors. supposing that if they gave up the half they would be allowed undisturbed possession of the rest. did so: but 1)ionysius, when he had received it, ordered them to gon back and bring him the wher half.

The Mendacans used the proceeds of their harbour customs and their other dues for the administration of their city, but did not exact the taxes on hand and homees: but they kept a register of property-owners, and whenever they needed money, the e who owed taxes paid them. They I thus profited during the time which dapsed by having full use of the moncy witheut paying interot.

When they were at war with the (Hynthime and meded money, secing that they hout shaces they dowed that a female and a male shate shoull be lett to cowh citiznand the rest sold, so that privite individuale mint hend mene t. to the statc. \({ }^{2}\)

Callistatus, when the harbmom-hues in Macedmaia
 ir)

were usually sold at twenty talents. made them fetch double that price. For, noticing that the richer men always bought them because it was necessary that the sureties provided 20 for the twenty talents should be possessed of one talent, he proclaimed that any one who liked could purchase them and that sureties should be provided for only a third or any other proportion which \({ }^{1}\) he could persuade them each to guarantec.

Timotheus, the Athenian, when he was at war with the Olynthians, and in need of money, struck a bronze \({ }_{25}\) coinage and distributed it to the soldiers. When they protested, he told them that the merchants and retailers would all sell their goods on the same terms as beforc. He then told the merchants, if they received any bronze moncy, to use it again to buy the commodities sent in for sale from the country and anything which was brought in as plunder, and said that, if they brought him any bronze money which they had left over, they should receive silver for it.
\(3^{30}\) When he was making war in the neighbourhood of Corcyra and was in difficulties, and the soldiers were demanding their pay and refusing to obey him and threatening to go over \({ }^{2}\) to the enemy, he called together an assembly and told them that no money could reach him
35 owing to the stormy weather, for he had, he declared, such an abundance of supplies that he offered them as a free sift the three months' rations which they had already reccived.
1350' They, supposing that Timotheus would never have made such a valuable concession unless he really expected the moncy, kept silence about the pay; and he meanwhile achicved the objects which he had in view.

When he was besieging Samos he actually sold to the 5 inhabitants the fruits and the produce of their lands, and so had abundance of money to pay his soldiers. And when there was a shortage of provisions in the camp owing to the arrival of newcomers, he forbade the sale of corn ready ground, and of any smaller measure than a medimmus, and to of any liquid in a smaller quantity than a metreto. Accord-

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ingly the commanders of divisions and (. mponies bomeght up provisions wholesale and distributed them the the shdere, while the newcomer brous he their own prowian with them and, when they departed, sold anythins that they had beft. The result was that the soldiers had an abumence of provisions.

Didales, the I'ersian, having soldiess under his command, could supply their daily needs from the enemy's country; but having no money to give them, and beins requested to pay them. when the time came at which it was due he devised the following plan. Ife called torg the an assembly and told them that he had no lack of money, lout , that it was in a certain place which he named. He therefore moved his camp and started to march thither. Ihen when he was near the place, he went in adsance to it and took from the temples there all the embosed silver platic which they contained. He then loaded his mule on that the silver plate was visible, and they looked as though they were carrying solid silver. The soldiers. when they saw it, 2 : thought that the loads were all solid silw and were encouraged, thinking that they would receive their pay: But Didales told them that he must en thens and have the silver minted. Now the journey to Amisus wa cone of many days and exposed to the weather. So all this time he made use of the army, merely giving them their rations.

He kept in his personal service all the skilled attitecers in the army and the retailers who carried on thatfic in any commodity ; and no one clee was permitted to do any of these thing-

Chabrias the Athenian, advised Tian, king of I gypt, when he was starting on a wablike expulition and was in need of money, to say to the pricats that owins to the expense some of the templen and the majonty of the prie th must be dispensed with. When the prisats hewed this. wh \(135^{-}\) wishing to retain their wwin tomple they farately offered him \({ }^{1}\) money: And what Tim- hat ate eptad money from all of them, (habrids advised him twonder the to twe apend

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a tenth part of the amount which they formerly spent on 5 their temple \({ }^{1}\) and to lend the rest to him until the war against the king of Persia should come to an end. And he advised him to fix the necessary amount and demand a contribution from each household and likewise from each inclividual; and that, when corn was sold, the buyer and the seller should give an obol for each artabe over and ro above the price : and that he should demand the payment of a tenth part of the profits derived from shipping and manufactures and any other form of industry. And he advised him, when he was leaving the country on an expedition, to order that any unminted silver or gold which any one possessed should be brought to him: and when \({ }_{15}\) most people brought it, he advised him to make use of it and to commend the lenders to the provincial governors so that they might repay them out of the taxes.

Iphicrates, the Athenian, when Cotys had collected an army, provided him with money in the following way. 20 He advised him to order the men under his command to sow land for him with three medimni of corn. The result of this was that a great quantity of corn was collected. Accordingly he brought it down to the markets and sold it, and thus gained an abundance of moncy.

Cotys, the Thracian, tried to borrow money from the \({ }^{2}\) E l'cirinthians so that he might collect an army ; but the l'cirinthians refused to give him any. He therefore begged them at any rate to grant him some men from among their citizens to act as a garrison for certain strongholds, in order that he might make full use of the soldiers who were at present on duty there. To this request they promptly acceded, thinking that they would thus obtain possession of 30 these strongholds. But Cotys threw into prison those who were sent and ordered the Peirinthians to recover them by sending him the money which he wished to borrow from them.

Mentor, the Rhodian, having arrested Hermeias and seized his estates, allowed the overseers whom Hermeias 35 had appointed to retain their positions. But when they all

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\({ }^{1}\) Omitting kuit tis aútív in 1.4 with r and Schneider.
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felt secure and took steps to recover anythins which hat been hidden or depesited for safety chewhese, he arre-tel them and deprived them of all thes had.

Memnon, the Khodian, after making himedf matel 1351 of Lampsacus, was in need of money. He therefore ex.med a heavy tribute from the richest citizen- telling them that they could collect it from the rest of the citianns. But when the latter had contributed. he ordered the in to kend him: this sum at well, fixing a period' within which he would pay them back.

Un another occasion when he was in need of money: he demanded contributions from them, saying that they hombt be repaid out of the revenues. They therefore contributel, thinking that they would soon receive their money bath. But when the time was at hand for the prememt of the reventues, he told them that he needed thene res mane d a well. but would repay them later with interest

He also excused himself from payins the rations and wages of those who were serving under him for -ix day in the year, \({ }^{2}\) declaring that on these days they had ne wath to keep, no marching and no expenses, meanins; the "omitted days. As he was already giving the soblems their fotions is on the second day of the new month, he thus pascel oner three day's in the firs month and fowe by the followin! month, and so he gradually gained on them till he welhel a total of thirty days.
(haridemus of Orus, who held certain flate in Acolia, when Aitabazus was matrehing ugamet him medod money to pay his soldiers. At first. then, the dition ".an

Keading with Richards то isumти m1. 12.
 an the year six wene "hollow 'monthe i.e. hat an y'twe? bate diy and that since thirty was the proper nombet it dit) \({ }^{\text {an }}\) ( wheth, he
 amount for a 'hollow' as for a 'tull' month.
- The year combsting' of twelse mosthe of 'en'y-at and thet?





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him contributions, but afterwards they declared that they had nothing left to give. Charidemus then ordered the inhabitants of the place which he thought was richest to send away to another place any coin or other valuable treasure which they possessed, and he promised to give them an 25 escort ; at the same time it was clear that he himself was also removing his valuables. When they had obeyed him, he led them a little way outside the city and, after examining what they had, took all that he needed and sent them back again. IIe also made a proclamation in the cities over which he ruled that no one was to keep any 30 arms in his house, the penalty for so doing being a fine which he specified. He then took no further action and paid no attention to the matter. The citizens, thinking that he had not meant the proclamation to be taken seriously, continued to keep the arms which they happened to possess. But Charidemus suddenly instituted a house to housc search and exacted the fine from those in whose 3. houses he found any arms.

A certain Philoxenus, a Macedonian who was satrap of Caria, being in need of money, said that he intended to celebrate the Dionysia, and he nominated the richest of the Carians to defray the cost of the choruses and gave directions as to what they had to supply. But seeing that they were annoyed, he sent to them secretly and asked them what they were willing to give to be released from serving. They declared their readiness to give considerably 5 more than they thought it would cost them, in order to be frecd from the trouble and the neglect of their private affairs which it would entail. Philoxenus accepted what they offered and put others on the list, until he received from them what he wanted and what each could spare.

Evaeses, the Syrian, being satrap of Egypt, discovering that the provincial governors were on the point of orevolting from him, summoned them to the palace and hanged them all, and ordered that their relatives should be told that they were in prison. Their relatives therefore severally began to negotiate on their behalf and tried to buy the release of the captives. Evaeses made an agree-
ment in cach case amel, after receivin. the sums for whath he had stipulated, restored them the their relatives dead.

Cleomenes, an Alexandrian who was satrap of Fespm. when there was a evere famine everywhere dee while legypt was less seriously affected. forbade the expme of com, and when the provincial governors declarel that they would not be able to pay the tribute becuuse com could mot be exported, he cancelled the prohithition, hut an put a heavy tax on the com. The result wat that, if he did not succeed in getting a large tax at the coet if a amall exportation. at least the provincial somemons hast their excuse.

As he wats sailing through the ditrite in whim the crocodile is reguded ats a defty: one of his shane was carried off. He therefore summoned the pricets and told 2 : them that since he had been injured without provecation he intended to take venseance wh the creosediles. and swe orders to hunt them. The pricsts. in order that thein erod misht not be affronted. collected all the grole that they possessed and presented it to him. with the wolt that he desisted.

When king Alexander commanded him th fomed a dey near the thatros and to establish there the man whith was formerly held at Canopu, he sailed to (anophs. and told the priests and the owners of propert! there that he hat come to transfor them. I he pricats and inhabitant whe ted and gate him a sum of money to induce him tw lewe the it mart undisturbed. Thi be ace peted and for the moment Ieft them alene, but afterward, when he had the material for building ready: he saiked to Campus and demonded an cexcessive amount of money wom them, whith he \(135^{2}\) said represented the difforeme th him betworn havins:
 adid that they would not be able to sive him the mone? he made them move their city:

And when he had semt same one th mahe a purchate and disconered that his messenter hat :rat whott he vanted

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5 cheaply but intended to charge him an excessive price, he told the friends of the purchaser that he had heard that he had made his purchases at an excessive price and therefore he should not pay any attention to him ; at the same time with assumed wrath he railed against his stupidity. When 10 they heard this they told Cleomenes that he ought not to believe those who spoke against the messenger until he came himself and rendered his account. When the purchaser arrived they told him what Cleomenes had said; and he, wishing to make a good impression on them and on Cleomenes, submitted the prices at which he had actually bought the goods.

When corn was being sold in the country at ten drachmac, \({ }^{15}\) he summoned the dealers and asked them at what price they would do business with him. They named a lower price than that at which they were selling to the merchants. However, he ordered them \({ }^{1}\) to hand over their corn at the same price as they were selling to every onc else ; and fixing the price of corn at thirty-two drachmac he then sold it himself.
20 He also called the priests together and told them that the expenditure \({ }^{2}\) on the temples in the country was excessive; consequently some of the temples and the majority of the priests must be abolished. The priests individually and collectively gave him the sacred treasures, thinking that he really intended to carry out his threat and because each wished that his own temple should be un\({ }_{25}\) disturbed and himsclf continue to be pricst.

Antimenes, the Rhodian, being put by Alexander in charge of the roads \({ }^{3}\) round Babylon, raised money in the following way. An ancient law existed in Babylonia that anything which was brought into the country should pay a duty of ten per cent., but no one ever enforced it. Antimenes, waiting till all the satraps and armies were 30 expected and no small number of ambassadors and crafts-

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\({ }^{1}\) Reading with Bekker ékeivous in 1. 17.
\({ }^{2}\) Omitting d̀ш由циди, with some MSS. in l. 20.
ijunious in 1.26 is corrupt, but the right sense is given by the Latin version, which reads curatione ei data wiarum.
}
men summoned from abroad, bringing others with them,' and persons travelling on their own prisate affairs, and many gifts were being brought in, exacted the ten per went. duty according to the existing law.
()n another occasion, when providing the law - whowere to serve in the army he commanded that any wwor who wished should register the value which he put upon them. and they were to pay eight drachmac a year ; if the - late ran away the owner was to receive the price which he hat registered." Many slaves being registered, he amanced a \(1353^{\circ}\) considerable sum of money: And whenever any stave ran away he ordered the satrap of the country in which the camp was situated to recover the runaway or eho to pay the price to the owner.

Ophelas, the (Hynthim, having apperimed a super-: intendent over the province of \(\lambda\) thribis, when the provink governors of that district came to him and expressed their willingness to pay of their own accord a much latser sum and begged him to dismiss the superintendent whom he had just appointed, asked them if they would be able to pay what they promisel; when they anowered in the affirmative he left the superintendent at his pest and bade him exact the amome of tribute which they themelers had assessed. Thus he did mot think it right either to degrade the officiat whom he had appeinted or to impere a heavier tribute upon them than the \(y\) themedres had fixad, but at the same time he himself received ot dow latere amount of money:

P'ythocles, the Thenian. rommended to the Tthe- 15 nians that the state should take the lead from the 11 ine ot laurium out of private hands at the matet price of two drathmae and that they houkt then themethe fix the price at six drallmae and so sell it.

Chabrias, when crews had be con cmenth dom a bumdect and twenty ships and lats only needed tixty, wrdacd the : crews of the sixty ship whith ramane behind t supply

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those who sailed with two months' provisions, or else to sail themselves. They, wishing to attend to their own affairs, complied with his demand.

Antimenes ordered the satraps to kecp the storehouses
\({ }_{2}^{25}\) filled along the royal roads according to the custom of the country; but whenever an army or any other body of men unaccompanied by the king passed along, he used to send one of his own men and sell the contents of the storehouses.

Cleomenes, when the first day of the month was approaching and he had to give his soldiers their rations, purposely put back into harbour, and when the new month was approaching he put out again and distributed the rations; he then left an interval from the beginning of the 5 month until the first day of the next month. The soldiers, therefore, because they had recently reccived their rations, kept quict; and Cleomenes by passing over a month deprived them of a month's pay in each year.

Stabelbius, general of the Mysians, when he owed his soldiers pay, called the officers \({ }^{1}\) together and told 1o them that he had no need of private soldiers but only of officers, and that, when he did need soldiers, he gave each officer a sum of money and sent him out to collect mercenaries, and that he would rather give the officers the pay which ought to go to the soldiers. He therefore ordered them each to send away their own levies out of the country. The officers, thinking that it would be an 1. Opportunity to make moncy, dismissed the soldiers in accordance with his commands. But after a short interval he collected the officers together and told them that just as a flute player was no use without a chorus, so too officers were useless without private soldiers; he therefore ordered them to leave the country.

Dionysius, when he was making a round of the temples, whenever he saw a gold or silver table displayed, ordered that a libation should be poured out'to good luck' and that the table should be carried off; and whenever he saw amongst the statues one which held out a wine cup. he

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Would say, 'I accept your pleatese , and orke the state 1 , be carricd away. And he used in strip, the rament of gold \({ }^{1}\) and crowns of silver from the statues, sayins that he would give" them ethers lighter and more fragrant: he then clad them with white garments and crowns of white villets.
\({ }^{1}\) ()mittingr if between ra and woroa in l. 24 .



\section*{INI)I.N}
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43^{a}-53
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\section*{ATHENIENSIUM}
RESPUBLICA

BY

\author{
SIR FREDERIC ( \(\quad\) KENVON \\ K.(.B. F.B.A. \\ 
}

OK N () K 1 )
AT THE (LARENOOO PRLSS
1920

\section*{OXFORD UNIVERSITY PRESS 1.ONDON EDINBURGH GLASGOW NEW YORK \\ TORONTO MELBOCRNNE CAPE TOWN BOMBAY \\ HUMPHREY MILFORD \\ PUBLISHER TO THE CNIVERSITY}

\section*{PREI: \ (I}

This translation of the treatise on the (onstitut: a of thens is a revision of a tramstation prepared by mes. shontly atter the first appearance of the (ireck text in frigo for Messrs. Bell \& Son, and is issued with their comenrence. It has been revised throughout, with a view both to improning it in detail and to bringing it into conformity with the text is now established. In particular the last six chapterwhich have been reconstructed out of a large number of frasments and were first printed as a continuous text in the edition prepared by me for the Berlin Acalem! 19, 3 . are now translated for the first time.

The text taken on the basis is that printed in the ()xford seric uscriptorum (lassicornm liblhotheca ()romiensis), whith will be published almost cimultanenusly. It is almost identical with that of the Berlin edition: indeed the extent of variation between this and all recent calitons-Thalhem
 default of the appearance of another manu-cript of the treatise, to set beside the Briti-h Muscum paprore the twex may be considered an definitely (stab)inhed within sere narrow limits.

In translating it. I have endeavoured tw flow the matter offact, unadomed style of the migitat. In the metes I hme cenfined myself to the indication of pessible varimion- at text and the explanation of pasages which apped obsure. I have not undertaken any examination of the oredibilits of the statements made, of of the hie tultal whe of the treatise.

I have to thank Mr. W: 1). Ross and Pror. J. . S. Smith for suggestions on points of detail.

> F. Ћ.

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\section*{ATHENIENSICM RESPC'BIIC.I}
. [They \({ }^{1}\) were tried] by a cont empanelled from am as: I the noble families, and swom upon the satritice. The part if accuser was taken by Myron. They were formderilty of the -acrilese and their bodies were cath ont of theis grave and their race banished for erermence. Inview of thi expitiont Bpimendes the Cretan performed a purification of the city.

After this event there was contention fion a lons time 2 between the upper classes and the populate. Not only was a the constitution at this time wisachical in every repect. but the poorer clatses. men, women, and chideren, were the serfs of the rich. They were kimenn an Petatac and den as Hectemme," because they cultivated the land of the rich at the rent tha indicated. The whole country was in the hands of a few persons, and if the tenant failed to pay their rent they were liable to be haled intu shavery, and their children with them. All hans were secured upon the debter's pereon. a custom which prexaiked wntil the
















 reforms of I Jaco.
 other interpretation.

 produce, and pand twe-cixths th the in hadhe:.
time of Solon, who was the first to appear as the champion 3 of the people. But the hardest and bitterest part of the constitution in the eyes of the masses was their state of serfdom. Not but what they were also discontented with every other feature of their lot: for, to speak generally, they had no part nor share in anything.
3 Now the ancient constitution, as it existed before the time of Draco, was organized as follows. The magistrates were elected according to qualifications of birth and wealth. At first they governed for life, but subsequently for terms 2 of ten years. \({ }^{1}\) The first magistrates, both in date and in importance, were the King, the Polemarch, and the Archon. The earliest of these offices was that of the King, which existed from ancestral antiquity. To this was added, secondly, the office of Polemarch, on account of some of the kings proving feeble in war ; for it was on this account that lon \({ }^{2}\) was invited to accept the post on an occasion of press3 ing need. The last of the three offices was that of the Archon, which most authorities state to have come into existence in the time of Medon. Others assign it to the time of Acastus, \({ }^{3}\) and adduce as proof the fact that the nine Archons swear to exccute their oaths 'as in the days of Acastus', which scems to suggest that it was in his time

\footnotetext{
\({ }^{1}\) The absolute monarchy appears to have ended with Codrus, whose traditional date is about Io66 B.C. With the accession of his son, Medon, a change was evidently made in the nature of the kingly power, which is described in the following sentences. The office of Polemarch was already in existence ; but at this date the third office, that of Archon, was created, and, according to Aristotle, the descendants of Codrus agreed to surrender the kingship, taking in exchange the archonship, to which the more important functions of the king had been transferred. This agrees with the tradition that the kingship was abolished after the death of Codrus, though in fact it did not absolutely ceasc to exist, but was reduced to the sccond rank, retaining little except sacrificial functions. In 752 13 . C. the term of the Archon was limited to ten years, the election being still confined to members of the royal house. After four Archons had ruled on these conditions, the office was thrown open to all the Eupatridac, or nobles; and in 682 b.C. the board of nine annual Archons was substituted for the decennial Archon.
\({ }^{2}\) Ion was said to have come to the assistance of his grandfather Erechtheus, when the latter was engaged in war with Eumolpus of Eleusis, and to have been made Polemarch, or commander-in-chief, of the Athenians.

The successor of Medon.
}
that the descendants of Codrus retircl from the kingship, in return for the prerogatives conferred upon the Archor. Whichever way it be, the difference in date is small; bui that it was the last of these magistracies to be created is shom! by the fact that the Itchon has no part in the ane estral acrifices, as the King and the Polemarch have. but exclu-ively in those of later orisin. So it is only at a comparatively late date that the office of Archon has become of great importance, through the dignity conferred by theec tates additions. The Thesmothétac' were appointed many yous + afterwards, when these offices had already become annual with the object that they might publicly record all legal decisions, and act as guardians of them with a view to determining the issucs between litigrants. Accordingly their office, alone of those which have been mentioned, was never of more than annual duration.

Such, then is the relative chronolngical precedence of: these offices. At that time the nine Archons did not all live together. The King occupied the building now hnown as the Bucolium, near the Prytaneum, as may be -een from the fact that even to the preeent day the marrage of the King's wife to Dionysus \({ }^{2}\) takes place there. The Archom lived in the Prytancum, the Polemarch in the Papilycéum. The latter building was formerly called the Polemarchem, but after I'pilycus, during his term of office as Polemach, had rebuilt it and fitted it up, it was called the I pilyecum. The Thesmothetae occupied the Thesmothetem. In the time of Solon, however they all came tegether into the Thesmotheteum. They had power th dienice cases timally on their own authority, not, as mow morcly to hold :. pue liminary hearing . Luch then was the armemement of the magistracies. The (ouncil of Arenpus? hand as itsc metitu-6 tionally assigned duty the protection of tine latis ; lut in point of fact it administered the greater ane most impentant part of the government of the tate and intheted permal punishments and finces summarily upn all who mi behabed

\footnotetext{
1 The six junior Archoms.
\({ }^{2}\) The wife of the King.atichonevery yeat went th to mhthe reten (mby of marriage to the gad flionysus, at the trotst wt the litheente.t.
}
themselves. This was the natural consequence of the facts that the Archons were elected under qualifications of birth and wealth, and that the Areopagus was composed of those who had served as Archons; for which latter reason the membership of the Arcopagus is the only office which has continued to be a life-magistracy to the present day.
4 Such was. in outline, the first constitution, but not very long after the events above recorded, in the archonship of Aristaichmus, \({ }^{1}\) Draco enacted his ordinances. Now his constitution had the following form. The franchise was given to all who could furnish themselves with a 2 military equipment. The nine Archons and the Treasurers were elected by this body from persons possessing an unencumbered property of not less than ten minas, the less important officials from those who could furnish themselves with a military equipment, and the generals [Stratēgi] and commanders of the cavalry [Hipparchi] from those who could show an unencumbered property of not less than a hundred minas, and had children born in lawful wedlock over ten years of age. These officers were required to hold to bail the Prytănes, the Strategi, and the Hipparchi of the preceding year until their accounts had been au !ited. taking four securities of the same class as that to which the Strategi 3 and the Hipparchi belonged. There was also to be a Council, consisting of four hundred and one members, elected by lot from among those who possessed the franchise. Both for this and for the other magistracies \({ }^{2}\) the lot was cast among those who were over thirty years of age; and no one might hold office twice until every one else had had his turn, after which they were to cast the lot afresh. If any member of the Council failed to attend when there was a sitting of the Council or of the Assembly. he paid a fine, to the amount of three drachmas if he was a Pentacosiomedimnus, \({ }^{3}\) 4 two if he was a Knight, and one if he was a Zeugites. The

\footnotetext{
\({ }^{1}\) The name of this Archon is not otherwise known, but the traditional date of Draco is \(621 \mathrm{~B} . \mathrm{C}\).
\({ }^{2}\) i.e. the other magistracies to which election was made by lot. This does not mean that all the magistrates were at this time elected by lot, which certainly was not the case.

The meanings of these terms are explained in ch. 7, 4.
}

\section*{(HAPIIK 4}

Council of Areopitgis was :3日 rition of the l.ens, and hefr watch over the magistrates to see that they excented theoir offices in accordance with the haws. Any pronon whe teit himself wronged might lay an inturmation bet ece tix (i)uncil of Areopagus, on dectaring what haw wow ben be the wrong done to him. But. as has been sad betwer: loans were secured upon the persens of the debone and the land was in the hands of a few.

Since such, then, wats the organization of the con-titution, and the many were in slavery \(t\), the few, the perple rose against the upper clase The strite was hecm, and, for a long time the two parties were ranged in hout le camps against onc another, till at lat.* by commen consent, they appointed Solon tw b) mediator and Archon and committed the whole constitution to his hands. The immediate occasion of his appointment wa his peem, which begins with the words:
I behold. and within my heart deep sadness has clamed its place,
As I mark the oldest home of the anciont Ionian race Slain by the sword.

In this peem he fishts am I dispute on bethats of cach party in tum against the other. and finally he advious them to come to terms and put an end the the farel existing between them. By birth and reputation Sima was ne at the foremost men of the day; but in we aith and presition he was of the middle class, an i- enerally wede and is, indent, cistabli-hed by his and exidence in thee perm- wheme he exhorts the wealthy met to be grappin:
 Restrain your swellin! somb, add stid it and ioch it las Lect the heart that i-stit within you be tamed a hwifer way:
Y'e shall mot have all at your wifi. and we wal ont 1 or civer abey.

\footnotetext{
\({ }^{1}\) (h. 2, 2 .
*The tradtional date for some . . : : 11 . . . ;


 just below:
}

Indecd, he constantly fastens the blame of the conflict on the rich ; and accordingly at the beginning of the poem he says that he fears 'the love of wealth and an overweening mind', evidently meaning that it was through these that the quarrel arose.

6 As soon as he was at the head of affairs, Solon liberated the people once and for all, by prohibiting all loans on the security of the debtor's person: and in addition he made laws by which he cancelled all debts, public and private. This measure is commonly called the Seisachtheia [ = removal of burdens]. since thereby the people had their 2 loads removed from them. In connexion with it some persons try to traduce the character of Solon. It so happened that, when he was about to enact the Seisachtheia, he communicated his intention to some members of the upper class, whereupon, as the partisans of the popular party say, his friends stole a march on him ; while those who wish to attack his character maintain that he too had a share in the fraud himself. For these persons borrowed money and bought up a large amount of land, and so when, a short time afterwards, all debts were cancelled, they became wealthy; and this, they say, was the origin of the families which were afterwards looked on as having been wealthy from primeval times.
\({ }_{3}\) However, the story of the popular party is by far the most probable. A man who was so moderate and public-spirited in all his other actions, that when it was within his power to put his fellow-citizens bencath his feet and establish himself as tyrant, he preferred instead to incur the hostility of both parties by placing his honour and the general welfare above his personal aggrandisement, is not likely to have consented to defile his hands by such a petty and palpable fraud. 4 That he had this absolute power is, in the first place, indicated by the desperate condition of the country; morcover, he mentions it himself repeatedly in his poems, and it is universally admitted. We are therefore bound to consider this accusation to be false.

7 Next Solon drew up a constitution and enacted new laws: and the ordinances of Draco ceased to be used, with
the exception of these relating to much. Ih bax wome inscribed on the weoden stands.' and -et up in the Kime Porch, and all swre to obey them; and the nine Arlommade oath upon the stone. \({ }^{2}\) declaring thit the wond dedi catc a golden statue if they would tramegrean any of them. This is the origin of the oath to that drue whith the? the to the present day: Solon ratified hiv laws for a hum ired 2 years: and the following was the fathem in whith heonsen ized the constitution. He divided the prymation arombing to property into four chasses, just as it had been divided before, mamely, Pentacosomedimni, Kinght-, /an it we, and Thetes." Thevarious magistracies, mamely, the nime lol mo. the Treasurers, the Commissionere for Public Coment ['olétac], the Eleven. \({ }^{4}\) and the lixchumer (hoin [1 what tac l, he assigned to the Pentacosiomedimmi, the Kinisht....nt the Zougitace, giving offices to cath chass in phep ation to the value of their rateable property: Th the e who mated among the Thete he gave nothing but a prace in the Assembly and in the juries A mon hat (o) t.an) as 4 a l'entacosi medimnes if he made, from his wwn latid, fice hundred measures, whether liquid or solist. Thene ranhed as Kinghts who made three hundred medsmes, or, is anme say, those who were able to maintain a hare. In uplu, at of the latter definition they adduce the want (1) the , l. which may be supposed to be derived from this lat. . and also some votive offeringe of carly times ; in in the lew, 'is there is a votive offering a statue of liphilu- be wh: thin inscription:

\footnotetext{
 fonr dee tatgrular tablets matle ot arom.

2 See ch. 55.5.






 times, who leceral the tixesoml hatw! : then ine t he: it er




}

\section*{ATHENIENSIUM RISSPUBLICA}

> The son of Diphilus, Anthemion hight, Raised from the Thetes and become a Knight, Did to the gods this sculptured charger bring, For his promotion a thank-offering.

And a horse stands in evidence beside the man, imply ing that this was what was meant by belonging to the rank of Knight. At the same time it seemsreasonable to suppose that this class, like the Pentacosiomedimni, was defined by the possession of an income of a certain number of measures. Those ranked as Zeugitae who made two hundred measures, liquid or solid ; and the rest ranked as Thetes, and were not eligible for any office. Hence it is that even at the present day, when a candidate for any office is asked to what class he belongs, no one would think of saying that he belonged to the Thetes.

8 The elections to the various offices Solon enacted should be by lot, out of candidates selected by each of the tribes. Each tribe selected ten candidates for the nine archonships, and among these the lot was cast. Hence it is still the custom for each tribe to choose ten candidates by lot, and then the lot is again cast among these. A proof that Solon regulated the elections to office according to the property classes may be found in the law still in force with regard to the Treasurers, which enacts that they shall be chosen from \({ }_{2}\) the Pentacosiomedimni. \({ }^{1}\) Such was Solon's legisłation with respect to the nine Archons; whereas in carly times the Council of Areopagus- summoned suitable persons according to its own judgement and appointed them for the year to the
either of Aristotle, or, more probably, of the copyist. The statue set up by Anthemion must have been his own, not his father's, since the latter, as the inscription proves, could not properly have been represonted with a horse, as lie was only a member of the Thetes. We should therefore read 'a statue of Anthemion, son of Diphilus'.
\({ }^{1}\) That this qualification was, in Aristotle's own time, purely nominal appears from ch. 47,1 , where it is stated that the person on whom the lot falls holds the office, be he ever so poor.
\({ }^{2}\) This statement is of great value, as nothing was previously known concerning the way in which the Archons and other magistrates were appointed previous to the time of Solon. The elections by the Areopagus, which may have begun as early as the first successors of Codrus, apparently lasted till the reforms of Draco, by which the franchise was conferred on all who could furnish a military equipment. and the masistrates were presumably thenceforward elected in the general Eiclesia or Assembly.
several offices. I here were four tribe as bewne and four tribe-kings. Each tribe was divided intu three Trittye [ = Thirds]. with twelse Nathraries \({ }^{1}\) in each; and the Naucraries had officers of their own, called \atuctati, where duty it was to superintend the current receipt-and expemditure. Hence, among the laws of colon in os dometc, it is repeatedly writen that the Naucrai are to recive and in spend out of the Nauctaric fund. Solon diso dppemeded . Council of four hundred, a hundred trom cach tibee; but he assigned to the Council of the Arenpagus the duty of aperintending the laws acting as before as the :uardian of the constitution in gencral. It kept wat haser the aflat of the state in most of the more important matters and e racted offenders, with full powers to inflict cither lines or peranal punishment. The money received in fince it brought ap into the Acropelis, without asoigning the reason for the moke It also tried those who conspired for the whthrow of the -tate, Solon having enacted a proxess of impeathment wedeal with such offender: Furthere since he - wh the state . ften engraged in internal disputes, white many withe citizens bum: sheer indifferenceaccepted whateren mint tum up, he made
 any one who, in a time of civil fiction- did met tat © 1 armwith either party, shomk lose his rights a a (it con aml cease to have any part in the tate.
 Thare are thee points in the contitume of Shan whi h 9 appear to be its mont democlatic futum-: lint and mot impertant, the prohibition of berme on the exunty of :he
 so willed to clainf 1 (che (in behaf of ant wh to whem wrong was beines done; thitills, the thent on of th.



\footnotetext{




 as ereatea hy ham.
}

2 when the democracy is master of the voting-power, it is master of the constitution. Morcover, since the laws were not drawn up in simple and explicit terms (but like the one concerning inheritances and wards of state), disputes inevitably occurred, and the courts had to decide in every matter, whether public or private. Some persons in fact believe that Solon deliberately made the laws indefinite, in order that the final decision might be in the hands of the people. This, however, is not probable, and the reason no doubt was that it is impossible to attain ideal perfection when framing a law in general terms: for we must judge of his intentions, not from the actual results in the present day, but from the general tenor of the rest of his legislation.
Io These seem to be the democratic features of his laws; but in addition, before the period of his legislation, he carried through his abolition of debts, and after it his increase in the standards of weights and measures, and of the currency.
\({ }^{2}\) During his administration the measures were made larger than those of Pheidon, and the mina, which previously had a standard of seventy drachmas, was raised to the full hundred. \({ }^{1}\) The standard coin in earlier times was the twodrachma piece. He also made weights corresponding with the coinage, sixty-three minas going to the talent ; and the odd three minas were distributed among the staters and the other valucs. \({ }^{2}\)

II When he had completed his organization of the constitution in the manner that has been described, he found himself beset by people coming to him and harassing him concerning his laws, criticizing here and questioning there. till, as he wished neither to alter what he had decided on nor yet to be an object of ill will to every one by remaining in Athens,
\({ }^{1}\) This is a somewhat curious way of expressing the fact that Solon substituted the Euboic for the Aeginetan standard of coinage. Each mina had 100 drachmas in its own standard, but the weight of the Aeginetan mina was only equivalent to 70 Euboic drachmas. The object of the change was to encourage trade with the great commercial cities of Euboea : ind with Corinth.
\({ }^{2}\) i.e. the talent was raised by one-twentieth; it still consisted of sixty minas, but these were equal to sixty-three of the old minas, and the increase was distributed proportionately over the smaller values, such as the stater ( \(=\) four drachmas )
he set off on a journey to Istypt, with the enmbined wher in of trade and trasel, giving out that he would not return tor ten years. He considered that there was no call the him to expound the laws personally: but that ewery one thould obey them just as they wer witten. Worewer. his a position at this time was umpleasant. Nany members of the upper class had been estranged from him on aceount of his abolition of debtre, and both pherties were alienned through their disappointment at the condition of thing which he had created. The mass of the peeple had expected him to make a complete reditribution of all property, and the upper class hoped he would restone ewerything to its former preition. or at any rate. mhe but a small change. Solon, however, had resited both chser . He might have made himself a de-pot by attaching him elf to whichever party he chose but he preferred, though at the cost of incurring the enmity of buth, the the savion of his country and the ideal lawgiver.

The truth of this view of Solon's policy is e tahli-hed 12 alike by common consent, and by the mention he ha himself made of the matter in his preme. I hus:

I gave to the mass of the peopice such rank as befitteri their need.
I took not away their honour. and I granted matht w their greed:
While tho:e who were rich in power, who in walth were glorious and great,
I bethought me that nought should befall them mon thy their splendene and state:
So I stood with my shickl cutstrin had. and beth wore safe in its sight.
Ind I would met that aitler should thiumph when the triumph was bot with right.

Again he declares how the mat if the peeple on la: twe treated:
But thus will the perople bet the sice of the it hader obey:
When neither two slack is the win the simeme hebleth the sway';

For indulgence breedeth a child, the presumption that spurns control,
When riches too great are poured upon men of unbalanced soul.

3 And again elsewhere he speaks about the persons who wished to redistribute the land:

So they came in search of plunder, and their cravings knew no bound,
Every one among them deeming endless wealth would hare be found,
And that I with glozing smoothness hid a cruel mind within. Fondly then and vainly dreamt they; now they raise an angry din,
And they glare askance in anger, and the light within their eyes
Burns with hostile flames upon me. Yet thercin no justice lies.
All I promised, fully wrought I with the gods at hand to cheer,
Naught beyond in folly ventured. Never to my soul was dear
With a tyrant's force to govern, nor to see the good and base Side by side in equal portion share the rich home of our race.

4 Once more he speaks of the abolition of debts and of those who before were in servitude, but were released owing to the Seisachtheia :

Of all the aims for which I summoned forth
The people, was there one I compassed not?
Thou, when slow time brings justice in its train,
O mighty mother of the Olympian gods,
Dark Earth, thou best canst witness, from whose breast
I swept the pillars \({ }^{1}\) broadcast planted there,
And made thee free, who hadst been slave of yore.
And many a man whom fraud or law had sold Far from his god-built land, an outcast slave, I brought again to Athens; yea. and some, Exiles from home through debt's oppressive load, Speaking no more the dcar Athenian tongue, But wandering far and wide, I brought again;

\footnotetext{
\({ }^{1}\) These were the pillars set up on mortgaged lands, to record the fact of the encumbrance.
}

\section*{（11入1）「たK 12}

And those that here in vile－t fivers Crouched＇neath a master＇s frown．I set them frece
Thus might and right were yoked in harmons：
Since by the force of law I won my and
And kept my promise．I＇qual lan－I srave
To evil and to grond，with even hand
Drawing straight justice for the lot of cach．
But had another held the goad as 1 ．
One in whose heart was guile am！sreedines．
He had not kept the people bank from trife．
For had I granted，now what pleased the one
Then what their foes devied in commerpoiec．
Of many a man this state had been bereft．
Therefore I showed my might on acery－ide．
Turning at bay like wolt amons the hound．
And again he revile both parties for theirsrumblings in the s times that followed：

Nay，if one mut lay blame where hane is due．
Wer＇t not for me，the people ne＇er had set
Their eyes upon these blessinge ein in dreams
While greater men the men of wealthier life．
Should praiee me and shomld comt me a their fricme？
For had any other man，he says．received this canted puet．
He had not kept the people back，mor censed Till he had mobed the richness of the milh．
But I stond forth a landmark in the midet．
And barred the foes from battle．
Such，then．were Solon＇s reatons for his departure fo min 13 the country：After his retirement the ity Wd still burn hy divisions．For four years，indeed，they lised in peoce hat in the fifth year after Sukn＇s government they we we able to elect an Archom on accoment of their di（an in am again four years later they clected ane Arehonfio the－me reason．Subecquently，athe a milar perind hat（hatel
 and two monthe，antil he was formilly wated fond if office．After this it was agrecel at a compromite th clect ten Archons，five from the lempatidhe three tome the

\footnotetext{

 elapsed＇．
}

\section*{ATIIENIENSIUM RESPUBLICA}

Agroeci, and two from the Demiurgi; \({ }^{1}\) and they ruled for the year following Damasias. It is clear from this that the Archon was at the time the magistrate who possessed the greatest power, since it is always in connexion 3 with this office that conflicts are seen to arise. But altogether they were in a continual state of internal disorder. Some found the cause and justification of their discontent in the abolition of debts, because thereby they had been reduced to poverty; others were dissatisfied with the political constitution, because it had undergone a revolutionary change ; while with others the motive was found in 4 personal rivalries among themselves. The parties at this time were three in number. First there was the party of the Shore, led by Megacles the son of Alcmeon, which was considered to aim at a moderate form of government ; then there were the men of the Plain, who desired an oligarchy and were led by Lycurgus; and thirdly there were the men of the Highlands, at the head of whom was Pisistratus, who 5 was looked on as an extreme democrat. This latter party was reinforced by those who had been deprived of the debts due to them, from motives of poverty, and by those who were not of pure descent, from motives of personal apprehension. \({ }^{2}\) A proof of this is seen in the fact that after the tyranny was overthrown a revision was made of the citizen-roll, on the ground that many persons were partaking in the franchise without having a right to it. The names given to the respective parties were derived from the districts in which they held their lands.

\section*{14}

Pisistratus had the reputation of being an extreme democrat, and he also had distinguished himself greatly in the war with Megara. Taking advantage of this, he wounded hirnself, and by representing that his injuries had been inflicted on him by his political rivals, he persuaded the people, through a motion proposed by Aristion, to grant him a bodyguard. After he had got these 'club-bearers',

\footnotetext{
\({ }^{1}\) Eupatridae \(=\) the aristocrats, Agroeci \(=\) the country, or agricultural, party, Demiurgi = the handworkers, or labour party.
\({ }^{2} \mathrm{Sc}\)., lest their right to the franchise should be disputed, as it in fact was after the fall of the Pisistratidae.
}
as they were called. he made an attat: with the on on the people and seized the Acropolis. This happence! in the archonship of Comeas thirty-one years after the legithtion of Solon. It is related that. when Pisistratur arkel for hi, bodyguard, Solon oppersed the request, and declared that in so doing he proved himself wiser than hati the people and braver than the rest,--wiser than those who did \(n\) it see that l'isistratus designed to make himself tymant, and braver than thone whow it and kept silence. But when all his words availed mothing he carried forth his armour and set it up in front of his homse, sayine that he had helped his country so far as lay in his power the was already a very old mans), and that he called on all wher to do the some Solon's exhortations, however, prowed imitless, and licistratus 3 assumed the sovereignty: Ilis administration was more like a constitutional government than the rule of a tyramt : but before his power was firmly cotablished, the adherentof Mesracles and Lycurgu- made a coalition and drose him out. This took place in the archonship, of Hergevias fise years after the first establishment of his rulc. Helewen yar + later \({ }^{1}\) Megacles. being in difficultics in a party strusgle, again opened negotiations with Pis atratus, propen ind that the latter should marry his daughter ; and on these tims he brought him back to Athens, by a very primitive and simple-minded device. He first spread abroad a rummor that Athena was bringing back Pisistrath- and then, hasin! found a woman of ereat tature and beatut, named Phye
\({ }^{1}\) There is some error in Aristotle' Ahromaly'y of the hife of Pisistratu. for while he state below thot, uf the thirty-the ye.er between his tirst accession and his dewh. nineteen weth peta in possession of the tyranny and tourecen in exte. in the wt at chanetat tion of jears be gives iwentyen - yers of exil. and an cyucnt! mby
 government, which is a'way eproken of andelonerot. It is illese one

 be con luved that the elven years here asagied to the het ex.le are wrong, and should be redue d to four. It shonded be mitue that in the
 years out of the thirts-three ; hat this would reduce the durathon of mas third tenure of power lower than is at at protable, the ess we atppene that the length of the two cartier terms is whongly pitels here. if it
 Sindys ad loc.

\section*{ATHENHENSIUM RISSPURILICA}
(according to Herodotus, of the deme of Paeānia, but as others say a Thracian flower-seller of the deme of Collytus), he dressed her in a garb resembling that of the gocldess and brought her into the citywith Pisistratus. The latter drove in on a chariot with the woman beside him, and the inhabitants of the city, struck with awe, received him with adoration.

15 In this manner did his first return take place. He did not, however, hold his power long, for about six years after his return he was again expelled. He refused to treat the daughter of Megacles as his wife, and being afraid, in consequence, of a combination of the two opposing parties, he retired from the country. First he led a colony to a place called Rhaicelus, in the region of the Thermaic gulf; and thence he passed to the country in the neighbourhood of Mt. Pangaeus. Here he acquired wealth and hired mercenaries; and not till ten years had elapsed did he return to Eretria and make an attempt to recover the government by force. In this he had the assistance of many allies, notably the Thebans and Lygdămis of Naxos, and also the Knights who held the supreme power in the constitution of
\({ }^{3}\) Eretria. After his victory in the battle at Pallēnē he captured Athens, and when he had disarmed the people he at last had his tyranny securcly established, and was able 4 to take Naxos and set up Lygdamis as ruler there. He effected the disarmament of the people in the following manner. He ordered a parade in full armour in the Thesēum, and began to make a speech to the people. He spoke for a short time, until the people called out that they could not hear him, whereupon he bade them come up to the entrance of the Acropolis, in order that his voice might be better heard. Then, while he continued to speak to them at great length, men whom he had appointed for the purpose collected the arms and locked them up in the chambers of the Theseum hard by, and came and made 5 a signal to him that it was done. Pisistratus accordingly, when he had finished the rest of what he had to say, told the people also what had happened to their arms; adding that they were not to be surprised or alarmed, but go home

\section*{CHAPTIR 15}
and attend to their private athirs, whilh he somd himeli for the future manase all the butines if the t.ate.

 as has been aid before, and m re like onosituria pal gwernment than a tyramy: Not - nly was he in exers respect humane and mikd amd realy to fuesive thes wh. offended. but, in addition. he adsmoed maney to \(t^{1}\) e. poorer people to help them in their hatours. on that the might make their living be asriculture. In this he hadtwi 3 objects. first that they might not spend the ir time in the city but might be scattered ower all the fa e of the comentoy and secondly that, beines moderately well off and wormiel with their own bu-iness, they misht have weither the wish nor the time to attend io public affairs. It the same time his revenues were increased by the themeh cultia \(0^{\circ} \mathrm{i}\) on of the country, since he imposed a tax of one temth in all the produce. For the same reatorns he instituted the lenal 5 justices, \({ }^{1}\) and often made expeditions in person in on the country to inspect it and to sette di-pute beteecen individuals, that they might mot come inton the (it! . mo meste. their farms. It was in one of the e pronesco that, as the \(\sigma\) story goes, Pisistratus had his adsenture with the math of Hymettus, who was cultiating the epot aftern wh known as 'Tax-free Farm'. He - 小w a man diesing and working at a very stomy picce of fromed, and being amprized he sent his attendent to ank what he vot wit of this phen of land. 'Aches and pains'. said the mon; 'and that' whit Pisistratus ought to have his tenth of'. Ihe motn phe without koswing who his questioner was: but li istratu. was so pleased with his fromk opech and his industry that he granted hime eacomption from all taxe. And on in: matters in gencral be burdenerl the peop'e do litte is
 and kept them in all quicences. Hame the tyanny ..





\section*{ATIIENIENSIUM RESPLBLICA}

8 became much harsher. But most important of all in this respect was his popular and kindly disposition. In all things he was accustomed to observe the laws, without giving himself any exceptional privileges. Once he was summoned on a charge of homicide before the Areopagus, and he appeared in person to make his defence; but the prosecutor was afraid to present himself and abandoned the 9 case. For these reasons he held power long, and whenever he was expelled he regained his position easily. The majority alike of the upper class and of the people were in his favour ; the former he won by his social intercourse with them, the latter by the assistance which he gave to their private purses, and his nature fitted him to win the hearts to of both. Norcover, the laws in reference to tyrants at that time in force at Athens were very mild, especially the one which applies more particularly to the establishment of a tyranny. The law ran as follows: 'These are the ancestral statutes of the Athenians; if any persons shall make an attempt to establish a tyranny, or if any person shall join in setting up a tyranny, he shall lose his civic rights. both himself and his whole house.'
17 Thus did Pisistratus grow old in the possession of power, and he died a natural death in the archonship of Philoneos, \({ }^{1}\) three and thirty years from the time at which he first established himself as tyrant. during nineteen of which he
2 was in possession of power; the rest he spent in exile. It is evident from this that the story is mere gossip which states that Pisistratus was the youthful favourite of Solon and commanded in the war against Megara for the recovery of Salamis. It will not harmonize with their respective ages, as any one may see who will reckon up the years of the life 3 of each of them, and the dates at which they died. After the death of Pisistratus his sons took up the government, and conducted it on the same system. He had two sons by his first and legitimate \({ }^{2}\) wife, Hippias and Hipparchus, and two by his Argive consort, Iophon and Hegesistrătus, who
\(1527 \mathrm{~B} . \mathrm{C}\).
2 I'isistratus's second wife was a foreigner, and therefore not legitimate acorording to strict Athenian law.
 Argos, Timonassa, the daughter of a man of Arees, nomed Gorgilus; she had previously been the wife of Arehinus of Ambracia, one of the descendants of Cypseclus. This was the origin of his friendship with the Argises. on account of which a thousand of them were brou he ewer bylfege-istratu. and fought on his side in the bottle at l'all ne. Some authorities say that this marriage took place after hi first expulsion from Athens, others while he was in possemsem: of the government.

Hippias and Hipparchus assumed the contmo of affairs on 18 grounds alike of standing and of aye : but Hippias, an bins, also naturally of a statesmanlike and chrewd dispesition. was really the head of the government. Hipparchus w.s youthful in disporition, amorous, and fond of titerature it was he who invited to Athens Anaceon Simonides and the other pocts), while Thessalus was much jumior in ase, and: was violent and headstrong in hab behwiour. It was from his character that all the evils arose which beed the house. He became enamoured of Ifarmodius, and, since he fitiled to win his affection, he lost all restraint upon his pa-cinand and in addition to other exhibitions of rage he finally presemed the sister of Harmodius from taking the prat of a boaket bearer in the lanathenaic procession, alleging in his reaton that Harmorlins was a person of loone lite. Thereup, in, in a frenzy of wath, Harmodius and Aristogetiton dil their celebrated deed. in conjunction with a mumber of confedenate s. But while they were lying in wat fow Hippias in the A depolis at the time of the l'andhenaca (Hippise at this mement. was alwating the arrisal of the proces-i m, while Hippan has was organizing its di-patch) the y aw we whe the onn

\footnotetext{




 he, was the person amed att would cot ee memb, betiee that he wat the pirson to blame.

 but pointedly:
}

\section*{ATIHENIENSIUM RESPURIICA}
privy to the plot talking familiarly with him. Thinking that he was betraying them. and desiring to do something before they were arrested, they rushed down and made their attempt without waiting for the rest of their confederates. They succecded in killing Hipparchus near the I cocorēum while he was engaged in arranging the procession, but ruined 4 the design as a whole; of the two leaders. Harmodius was killed on the spot by the guards, while A ristogeiton was arrested, and perished later after suffering long tortures. While under the torture he accused many persons who belonged by birth to the most distinguished families and were also personal friends of the tyrants. At first the government could find no clue to the conspiracy ; for the current story, \({ }^{1}\) that Hippias made all who were taking part in the procession leave their arms, and then detected those who were carrying secret daggers, cannot be true, since at that time they did not bear arms in the processions, this being a custom instituted at a later period by the democracy. 5 According to the story of the popular party, Aristogeiton accused the friends of the tyrants with the deliberate intention that the latter might commit an impious act, and at the same time weaken themselves. by putting to death innocent men who were their own friends; others say that he told no 6 falsehood, but was betraying the actual accomplices. At last, when for all his efforts he could not obtain release by death, he promised to give further information against a number of other persons; and, having induced Hippias to give him his hand to confirm his word, as soon as he had hold of it he reviled him for giving his hand to the murderer of his brother, till Hippias, in a frenzy of rage, lost control of himself and snatched out his dagger and dispatched him.

19 After this event the tyranny became much harsher. In consequence of his rengeance for his brother, and of the execution and banishment of a large number of persons, Hippias became a distrusted and an embittered man. 2 About three years after the death of Hipparchus, finding his

\footnotetext{
\({ }^{1}\) This is the version given by Thucydides (vi. 58), which Aristotle evidently again wishes to correct.
}

\section*{(H.\PTIK 19}
position in the city insccume, he set about fromyins Munichia, with the intention of esiabli-hing himseli thete.
While he was still engrged on this whti, however. he was expelled by (leomencs, kins, of Latcectemon, in unine uence of the spartans beins continually ineited bye oracien to overthrow the tymans: These oracie sacobtaned an the following wis: The Athenian exile headed by the ; Alcmeonidace could net by their uan pmex eftict their return, but failed continually in their attempts. Jmons their other falures, they fortified a pust in . Ittica, I.ipydriam, above Mt. Parnes, and were there jontacd by some partisans from the city; but they were besiegred by the tyrants and reduced to surrender. After this diedster the following became a pepular drinking onns:

Ah! Lipsydrium, fathles fiend: Low. What heroes to death didst send. Nobly born and steat in decel! II cll did they prove themselves at need Of noble sires a noble seed.

Having fated, then. in every uther method. they wot the contract for rebuideng the temple at loidhi, theteby obtaining ample funds, which they emphyed w- coure the helpof the Lacedaemonians. All this time the l'y thia kept
 consult the wacle, that they must free Ithe ar . till landy she succeceded in impelling the sparame on that step. although the house of Pisistmatu Wa-c.ance tred with the n. by tics of hospitality: The rondution of the Iaculatem n-
 which had been formed between the heone of l'isi thatw. and Arsos. Acentlinsly they tirn cat Anchimoins ly e c. at the head wif atme: but he was deleated amd hihe 1 . throush the arrixal of ( in is of 1 hesolly \(t\) ) sup) ont the sons of Pisistratus with a Konce of a then atml hathat Then, being rou-cd to anser by thin dianstor, they eon their king, Cleomenes, by land at the heat if lation time ant he, after deteating the I heasalian wally when they

\section*{ATHENIENSIUM RESPUBLICA}
attempted to intercept his march into Attica, shut up Hippias within what was known as the Pelargic wall and blockaded him there with the assistance of the Athenians. 6 While he was sitting down before the place, it so happened that the sons of the Pisistratidae were captured in an attempt to slip out ; upon which the tyrants capitulated on condition of the safety of their children, and surrendered the Acropolis to the Athenians, five days being first allowed them to remove their effects. This took place in the archonship of Harpactides, \({ }^{1}\) after they had held the tyranny for about seventeen years since their father's death, or in all, including the period of their father's rule, for nine-and-forty years.
20 After the overthrow of the tyranny, the rival leaders in the state were Isagoras son of Tisander, a partisan of the tyrants, and Cleisthenes, who belonged to the family of the Alcmeonidae. Cleisthenes, being beaten in the political clubs, called in the people by giving the franchise to the 2 masses. Thereupon Isagoras, finding himself left inferior in power, invited Cleomenes, who was united to him by ties of hospitality, to return 10 Athens, and persuaded him to 'drive out the pollution', \({ }^{2}\) a plea derived from the fact that the Alcmeonidae were supposed to be under the 3 curse of pollution. On this Cleisthenes retired from the country, and Cleomenes, entering Attica with a small force, expelled, as polluted, seven hundred Athenian families. Having effected this, he next attempted to dissolve the Council, and to set up Isagoras and three hundred of his partisans as the supreme power in the state. The Council, however, resisted, the populace flocked together, and Cleomenes and Isagoras, with their adherents, took refuge in the Acropolis. Here the people sat down and besieged them for 1 wo days; and on the third they agreed to let Cleomenes and all his followers depart, while they summoned Cleisthencs 4 and the other exiles back to Athens. When the people hat

\footnotetext{
\({ }^{1}\) The Archon's name was not previousily known, but the date is established independently as the year \(51110 \mathrm{~B} . \mathrm{C}\). (the Athemian official year begiming in July), apparently in the spring of \(510 \mathrm{~B} . \mathrm{C}\).
\({ }^{2}\) i. e. to expel the house of the Alcmeonidae, which was still supposed So be polluted by the sacrilege in the the affair of cylon.
}
thus obtained the command of atfair, Cleisthenes was their chief and popular leader. And thi was natural; for the Alemconidae were perhaps the chicf calue of the expultion of the tyrants, and for the s.rester put of their rube were at perpetual war with them. But exen carlice than the: attempts of the . Memeonidae, one ("ed \(n\) math an attak on the tyrants ; whence there came another pophlar dimking song, addressed tw him:

Pour a health get again, boys to (cedon: forget mot this duty to do.
If a health is an honour betitting the name of a berol man and true.
The people, therefiere, had grood reaswn to phace wnfidence 21 in Cleisthenes. Accordingly: now that he was the pepalar leader. three years after the expulsion of the tyrate, it the archonship of Isagoras, his first step was to clistributc the 2 whole population into ten tribe in place of the existing four, with the object of intermixing the members of the different tribes, and so securing that mone peron mesthe have a share in the franchiec. lirom thi anoce the - yint ' Do not look at the tribes', addresed to there wh, withed to scrutinize the lists of the whemilies. Nest he made the Council to consist of five hundred member insteded of four hundred, each tribe now cont blatis tfy. Whatas
\({ }^{1}\) jo8 B.e.


 down the old fanily and ubal feetimso wn wh hath wome nat hitherto been based. To do this, he e-whblatel thea dhem into tribes, which corresponded to no existan subuthon if the wid tere







 if any one wished to exatmine the thin- of the hathan. Howe the


 tribes, on the basis of kinthp, and matly fur whal nod ofle: . proposes.
formerly each had sent a hundred. The reason why he did not organize the people into twelve tribes was that he might not have to use the existing division into trittyes; for the four tribes had twelve trittyes, so that he would not have achieved his object of redistributing the population in f fresh combinations. Further, he divided the country into thirty groups of demes, \({ }^{1}\) ten from the districts about the city, ten from the coast, and ten from the interior. These he called trittyes ; and he assigned three of them by lot to each tribe, in such a way that each should have one portion in each of these three localities. All who lived in any given deme he declared fellow-demesmen, to the end that the new citizens might not be exposed by the habitual use of family names, but that men might be officially described by the names of their demes; \({ }^{2}\) and accordingly it is by the names of their demes that the A thenians speak of one another.
5 Hc also instituted Demarchs, who had the same duties as the previously existing Naucrari,-the demes being made to take the place of the naucraries. He gave names to the demes, some from the localities to which they belonged, some from the persons who founded them, since some of the areas no longer corresponded to localities possessing names. 6 On the other hand he allowed every one to retain his family and clan and religious rites according to ancestral custom. The names given to the tribes were the ten which the Pythia appointed out of the hundred selected national heroes.

22 By these reforms the constitution became much more
\({ }^{1}\) The total number of demes, or parishes, is not given, but from Herodotus it appears to have been a hundred. It gradually increased with the growth of population, and in the third century B. C. there were 176 demes. The demes composing each trittys appear to have been contiguous, but each tritty's was separate from its two fellows, so that the party feeling of the tribe was spread over three local divisions, and the old feuds between the different districts of Attica became impossible.

2 If the people continued to speak of one another by their family names as hitherto, newly enfranchised citizens, whose fathers had been slaves or aliens, would be markedly distinguished from the older citizens who belonsed to ancient families; but by making the name of the deme part of the necessary description of esery citizen he broke down the family tradition; morcover, it was casy for any man to establish his claim to citizenship by naming the deme to which he belonged, es en though his father's name might be foreign or unfamiliar.
democratic than that of solon. I he lan- "f Son had been obliterated by disnee dmins, the perod at ine tymany: while Cleisthenes substituted new one with the ubect of
 law concerning ostraci-m. Fown year \({ }^{1}\) athr the catablifhment of this system, in the achonshif: H Hermerens, thes first impened upon the (ouncil a Five hom Imi the wath which they take to the present chy. Next they begtol. clect the gencrals by tribe ane from eath tibe whice the Polemath was the commander of the whole amy: I hen cleven yeats later, in the archonship of tha mippes they won the batile of Marathon; and two yars, atter tha victory, when the peophe hat now saned odt-wntideme they for the first time made nee of the latw if raturam. This had mis inally been passed as a precaution asain-t men in high office, because l'i istratus tooh advantane of his persition
 the first person ostraciace was one of his matives. Hippathen son of Chammes. of the deme of Collytus, the wery peran on whose accumen copecially. (icisthenes had mated the law as he wished to get rid of him. Hithorto, homerer, he had excaped; for the Athenian. With the usua fonime of the
 not joinced in their cril decel. in the tane w the trables, \(w\) rematin in the cily; and the chicf and hathe of tiese wa



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\section*{ATHENIENSICM RESPUBLICA}
tribe by tribe, the nine Archons by lot out of the five hundred \({ }^{1}\) candidates selected by the demes, all the earlier ones having been clected by vote; \({ }^{2}\) and in the same year Megacles son of Hippocrates, of the deme of Alopĕcē, was 6 ostracized. Thus for three ycars they continued to ostracize the friends of the tyrants, on whose account the law had been passed; but in the following year they began to remove others as well, including any one who scemed to be more powerful than was expedient. The first person unconnected with the tyrants who was ostracized was 7 Xanthippus son of Ariphron. Two years later, in the archonship of Nicodemus, \({ }^{3}\) the mines of Maroneia were discovered, and the state made a profit of a hundred talents from the working of them. Some persons advised the people to make a distribution of the money among themselves, but this was prevented by Themistocles. He refused to say on what he proposed to spend the money, but he bade them lend it to the hundred richest men in Athens, one talent to each, and then, if the manner in which it was employed pleased the people, the expenditure should be charged to the state, but otherwisc the state should receive the sum back from those to whom it was lent. On these terms he received the money and with it he had a hundred triremes built, each of the hundred individuals building one ; and it was with these ships that they fought the battle of Salamis against the barbarians. About this time Aristides 8 the son of Lysimachus was ostracized. Three years later, however, in the archonship of Hypsichides, \({ }^{1}\) all the
same chapter, the polemarch was the chief of the army, the ten generals (who subsequently became the chief military commanders) being his subordinates.
\({ }^{1}\) It is probable that there is a mistake in this number. It appears from ch. \(\delta\), I that under the Solonian constitution the number of candidates nominated by each tribe was ten, and that the same was the number in the writer's own day; and it is hardly likely that the higher number of tifty ever prevailed at an intermediate period. The (ireek numerals for 100 and 500 are easily confused.
\({ }^{2}\) This statement can only apply to the period after the expulsion of the tyrants and the reforms of Cleisthenes, since under the Solonian constitution (ch. 8, 1) the Archons were elected by lot out of forty candidates selected by the tribes.
\(483 \mathrm{B.C}+.481 \mathrm{~B} . \mathrm{C}\). The mame of this Arehon is new.

\section*{CHAPTYR 22}
ostracized persons were recalled, on dewom on the advanof the army of Xerxe: ; and it was hid down for the fatum that persons under sentence of ostraciom must live betwert Geracstus and scyllacum,' on pain of haing their cist meht irrevecably:

So far, then, had the city pheremed by this time arowing gradually with the growth of the democrac!: but dther the Persian wars the Council of Aropargus one me me cevetopel strength and assumed the control of the state. It dis mot acquire this supremacy by virtuc of any fommal derece, bit because it had been the cause of the battice of salamis being fought. When the generals were utterly at a low bow in meet the crisis and made proctamation that che: wne should see to his own safety, the Areopaty pronned a donation of mone;: distributing (ight drachmas to ciah member of the ships' crews, and su prodikd an them tw \({ }^{\circ}\) on buard. On these grounds people howed tw its prestise: and during this period Ithens was well admini-tored. At th in time they deroted themselves to the pronecotion on the "an and were in high repute amrng the Greches, that the onn mand by seat was conferred upon them, in oitic of the opposition of the Lacedamonian. The eader of the people during this period were haistides, wom lymathonand Themistocles, son of Neocke of whem the latier appeared to devote himeti to the condut of war, whit the former had the reputation of beins, a clever the man and the most upright man of his time. Acondmely the ane was usually employed as generat, the wher of pertion adviecr. The rebuildins, of the tomtitation the comdental, in combination, although they werepuitical opponent but it was . Aristides who, seizing the oppentunit? atherthed by the discredit brought upen the lacedacmonian ber lat antan







 of Aroult

\section*{ATHENIFNSIUM RESPUBLICA}
: of the Ionian states from' the alliance with Sparta. It follows that it was he who made the first assessment of tribute from the various allied states, two years after the battle of Salamis, in the archonship of Timosthenes ; \({ }^{2}\) and it was he who took the oath of offensive and defensive alliance with the Ionians, on which occasion they cast the masses of iron into the sca."

24 \fter this, seeing the state growing in confidence and much wealth accumulated, he advised the people to lay hold of the leadership of the league, and to quit the country districts and settle in the city. He pointed out to them that all would be able to gain a living there, some by service in the army, others in the garrisons, others by taking a part in public affairs; and in this way they would sccure the 2 leadership. This advice was taken; and when the people had assumed the supreme control they procceded to treat their allies in a more imperious fashion, with the exception of the Chians, Lesbians, and Samians. These they maintained to protect their empire, leaving their constitutions untouched, and allowing them to retain whatever dominion \({ }_{3}\) they then possessed. They also secured an ample maintenance for the mass of the population in the way which Aristides had pointed out to them. Out of the proceeds of the tributes and the taxes and the contributions of the allies more than twenty thousand persons were maintained. There were 6,000 jurymen, 1,600 bowmen, 1,200 Knights, 500 members of the Council, 500 guards of the dockyards, besides fifty guards in the Acropolis. There were some 700 magistrates at home, and some \(700^{*}\) abroad. Further, when they subsequently went to war, there were in addition 2,500 heavy-armed troops, twenty guard-ships, \({ }^{5}\) and other

\footnotetext{
\({ }^{1}\) The MS. has and ' but the sense of the passage requires the alteration, since there is no indication of Jthens having made an alliance with Sparta at this time.
\({ }^{2} 478 \mathrm{~B} . \mathrm{C}\).
For this ceremony, as a sign of a determination which should last until the metal floated to the top of the sea, cf. Herodotus (i. 16\%) and Horace (Epod. xvi. 25, 26).
' The number seems to be repeated by mistake on the part of the copyist.
\({ }^{3}\) The normal crew of a trireme was 200 men. At that rate these
}
ships which collected the tributic, with crew am unt in to 2,000 men. selected by hen : wh: l heide :he... there were the persons maintained at th. Potheneum, and on hans ant gaolers, since all these were supperted he the ate.

Such was the way in which the pee ple atned the: 25
 about serenteen years after the Peratur wass athen h gradually declining. But it the strength of :1 ce manes increased, Fphialtes, son of Sophonide- o man sith a reputation for incorruptibility and public vitue, who hat become the leader of the people make an att.ath up in that Council. First of all he ruined many of it memblo ha bringing actions :ggainst them with referm, wit in wid ministration. Then, in the when \(n\)-hie of (i, in n. \({ }^{1}\) he stripped the Council of all the atequited prementive from which it derived its guardianship of the (on-titution, an ! assigned some of them to the (inuncil of liace Handect, and others to the lesembly and the law-courts. In this revolution he was assisted be Themist che \({ }^{2}\) whw was
 be tried before it on a charse of temonable dealns- witl Persia. This made him anxious the it shold be owe thrown, and accordingly he wamed thitite that the Council intended to arret him. White at :tre same tinc he informed the . Treoplagites that he whil wowl in them


\({ }^{1}+2 \operatorname{sic}\)














 antiguity.

\section*{ATHENIENSIUM RESPUBLICA}
certain persons who were conspiring to subvert the constitution. He then conducted the representatives delegated by the Council to the residence of Ephialtes, promising to show them the conspirators who assembled there, and proceeded to converse with them in an earnest manner. Ephialtes, seeing this, was seized with alarm and took 4 refuge in suppliant guise at the altar. Excry one was astounded at the occurrence, and presently, when the Council of Five Hundred met, Ephialtes and Themistocles together proceeded to denounce the Areopagus to them. This they repeated in similar fashion in the Assembly, until 'they succeeded in depriving it of its power. Not long afterwards, however, Ephialtes was assassinated by Aristodǐcus of Tanagra. In this way was the Council of Areopagus deprived of its guardianship of the state.

26 After this revolution the administration of the state became more and more lax, in consequence of the eager rivalry of candidates for popular favour. During this period the moderate party, as it happened, had no real chicf, their leader being Cimon son of Miltiades, who was a comparatively young man \({ }^{1}\), and had been late in entering public life ; and at the same time the general populace suffered great losses by war. The soldiers for active service were selected at that time from the roll of citizens, and as the generals were men of no military experience, who owed their position solely to their family standing, it continually happened that some two or three thousand of the troops perished on an expedition; and in this way the best men alike of the lower and the upper classes were exhausted. 2 Consequently in most matters of administration less heed was paid to the laws than had formerly been the case. No alteration, however, was made in the method of election of the nine Archons, except that five years after the death of Ephialtes it was decided that the candidates to be submitted to the lot for that office might be selected from

\footnotetext{
\({ }^{1}\) This is inconsistent with the received chronology, and also with the words which immediately follow; hence various conjectures (e.g. \(\nu \omega \theta\) póv, 'sluggish', for \(\nu \epsilon \omega \dot{\tau} \epsilon \rho \circ \nu\) ) have been proposed, none wholly satisfactory.
}
the Zengitae as well as from the highor chace. The fir: Archon from that class Was Mne-itheider. \({ }^{2}\) (p) this time all the Archons had been tahen from the Pentaconiomedimni and Knights. while the Zewgitae were confined w the ordinary magistracies, sate where on wasion if the law was overlooked. Four year later. in the anhomph of Lysicrates," the thirty " local justicen ' \({ }^{4}\) as they were called were re-established; and two years dtemonde, in the archorship of Antidntus, in consequence of the great . increase in the number of citizens. it was resolved on the motion of l'ericles, that no one should be admitted tw the franchise who was not of citizen birth be beth phome

After this Pericles came forward as popular lenlea, 27 having first distinguished himelf whice till -t yous: man by prosecuting (imon on the audit of his ott iow accounts as general. - 'onder his ally ices the comstutum became still more democratio. He took away some of the privileges of the Areopagus, and, abowe all, he tu:nd the policy of the state in the direction of -c.a power, whith calused the masses to acquite confidence in themselven ond consequently to take the conduct of off iir mene and mone into their own hands. Moreover, forty-e he years alter the 2 battle of Salamis, in the archonship, of l'ethed rus. \({ }^{6}\) the Peloponnesian war broke out. during which the p pulde was shut up in the city and became w-w-matel in gim it livelihood by military service, and un, putly whantaly and partly involuntarily, ictermined twas ume the admini-t.ation of the state itself. P'ericlé was ahon the funt turnstuse pay for service in the law-court, as a bid for popmar tawn


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 order were aligible.


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}
private possessions on a regal scale, not only performed the regular public services magnificently. but also maintained a large number of his fellow-demesmen. Any member of the deme of Laciădae could go every clay to Cimon's house and there receive a reasonable provision; while his estate was guarded by no fences, so that any one who liked might 4 help himself to the fruit from it. Pericles' private property was quite unequal to this magnificence and accordingly he took the advice of Damonides of Oia (who was commonly supposed to be the person who prompted Pericles in most of his measures, and was therefore subsequently ostracized), which was that. as he was beaten in the matter of private possessions, he should make gifts to the people from their own property; and accordingly he instituted pay for the members of the juries. Some critics accuse him of thereby causing a deterioration in the character of the juries, since it was always the common people who put themselves forward for selection as jurors, rather than the men of better 5 position. Moreover, bribery came into existence after this, the first person to introduce it being Anytus, after his command at Pylos. \({ }^{1}\) He was prosecuted by certain individuals on account of his loss of Pylos, but escaped by bribing the jury.

28 So long, however, as Pericles was leader of the people, things went tolerably well with the state; but when he was dead there was a great change for the worse. Then for the first time did the people choose a leader who was of no reputation among men of good standing, whereas up to this time such men had always been found as leaders of the 2 democracy. The first leader of the pcople, \({ }^{2}\) in the very beginning of things. was Solon, and the second was

\footnotetext{
\({ }^{1}\) l'ylos was recaptured by the Spartans, owing to the neglect of Anytus to relieve it, in 411 B.C. Inytus was one of the leaders of the moderate aristocratic party (ch. 34,3 ), and one of the prosecutors of Socrates.
\({ }^{2}\) It is evident that this designation 'leader of the people' became a sort of semi-official title. There is no sufficient evidence that there was ever a regular process of appointment to the post ; but there was always some recognized chief of the democratic party to whom the name was given. The leader of the aristocratic party does not seem to have had any equally well recognized designation.
}

Pisistratus, both of them men if birth ant ;oe tion. Ati: the overthow of the tyrants there was Ceciethemes. a member of the house of the Alemennidue: amb he had no rival npposed to him after the expulaion of the party of Isagoras. After this Xanthippun wat the leuter of the people. and Miltiades of the uppere claw. Then cance Themistocles and Aristides. \({ }^{1}\) and dfer them Fhialtes as leader of the people, and Cimon son of Mittiales of the wealthier class. Pericles followed as leader of the perple and Thucydides. who wat connected by marrigge with (imon, of the oppesition. Sfter the death of Pericles, Nicise whe subsequently fell in Sicily: appeared as koter of the aristecray. and Cleon son of ( Leacnetus of the people. The latter seems, more than any one else th have been the canne of the corruption of the democracy by his widd underakings: and he was the first to use unseemly fonuting and ware abuse on the Bema, and to harangue the peopl with his cloak girt up short about him. whereas all his predeces of had spoken decontly and in oreder. These were sucuckt by Theramenes son of llagnon as kader of the one paty, and the lyre-make (leophon of the penple. It was Cleophon whe first granted the two. bod domainfor the theatrical performances, and for sume time it continued to be given; but then ('allicrates of Paeania nutud him bye promising to add a third obol the sum. Buth of the ee persons were subsequently condemened to death: fore the people. even if they are deccived for a time in the end generally come to detert thone whon hate be filed them int , any unworthy artion. After Clen;hon the propular le ade- ship was occupicd sucicesively by the men wh cho-e tw talk the biggest and prander the moet to the tates of the maja rity, with their egees fixed only on the intere-tson the ot ment

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 as an atrosor ratic loader.
 the Athenian Assimhly
 tame of (leophon the date had hatherte been phat ad ablee. Platarct appearing to assign the mensule to formle= the nece ify sum w.is provided, for all (itizens who chowe io apply fin by the vite
}

5 The best statesmen at Athens, after those of early times, seem to have been Nicias, Thucydides, and Theramenes. As to Nicias and Thucydides, nearly every one agrees that they were not merely men of birth and character, but also statesmen, and that they ruled the state with paternal care. On the merits of Theramenes opinion is divided, because it so happened that in his time public affairs were in a very stormy state. But those who give their opinion deliberately find him, not, as his critics falsely assert, overthrowing every kind of constitution, but supporting every lind so long as it did not transgress the laws; thus showing that he was able, as every good citizen should be, to live under any form of constitution, while he refused to countenance illegality and was its constant enemy.
29 So long as the fortune of the war continued even, the Athenians preserved the democracy; but after the disaster in Sicily, when the Lacedaemonians had gained the upper hand through their alliance with the king of Persia, they were compelled to abolish the democracy and cstablish in its place the constitution of the Four Hundred. The speech recommending this course before the vote was made by Melobius, and the motion was proposed by Pythodorus of Anaphlystus; but the real argument which persuaded the majority was the belief that the king of Persia was more likely to form an alliance with them if the constitution were on an oligarchical basis. The motion of Pytho2 dorus was to the following effect. The popular Assembly was to clect twenty persons, over forty years of age, who, in conjunction with the existing ten members of the Committee of Public Safety. \({ }^{1}\) after taking an oath that they would frame such measures as they thought best for the state, should then prepare proposals for the public safety. In addition, any other person might make proposals, so that of all the schemes before them the people might choose the 3 best. Cleitophon concurred with the motion of Pythodorus, but moved that the committee should also investigate the

\footnotetext{
\({ }^{1}\) This committee is probably the same as that which we know from Thucydides to have been appointed immediately after the news of the Sicilian disaster was received in Athens.
}
 democracy in order that they mirnt haw ehe et... betne


 commitce was ceceted, their hirt forp) ant was that the Prytanes \({ }^{1}\) should be compe ild! twput in the ve de any m anom that was efficel on behalf of the p bil satcey. Aesi lhy abolished all indictment, for illegs propunds, al imerathments and public proseutions, in order th it wol lituen on
 chose ; and they decrecd that if any person implan it at hat

 tion being laid against him, be stmmanily areical wat brought before the generals, who shouled d lisur han t, the Eleven \({ }^{2}\) to be put to death. Alter tice prelmany measumes, they drew up the constiontion in the f if wns natmer. The revenues of the state were met the - ent on any purpoec except the war. All matyistrate stmads roce without remuneration for the period of the war, excopl: the none Archons and the Prytance for the time bei est wlon should each receive threc obols a day. Tine whoce ot the rest of the administration wats to be committud. fir the period of the war, to those Athemian - who were most (ap)- • able of serving the state per whall' w pecumiarls. the number of not les than five thourand. This bon!y wis to have full power:, to the extent (ven of mosin, thates with


 and perfect sambifice



\footnotetext{
1 see , h. 43, 4 : See, h. 32. 1




}
from their own number a hundred commissioners to draw up the constitution. They, on their appointment, drew up \(z\) and produced the following recommendations. There should be a Council, holding office for a year, consisting of men over thirty years of age, serving without pay. To this body should belong the Generals, the nine Archons, the Amphictyonic Registrar [Hieromnemon], \({ }^{1}\) the Taxiarchs, the Hipparchs, the Phylarchs, \({ }^{2}\) the commanders of garrisons, the Treasurers of Athena and the other gods, ten in number, the Hellenic Treasurers [Hellenotamiac], \({ }^{3}\) the Treasurers of the other non-sacred moneys, to the number of twenty; the ten Commissioners of Sacrifices [Hicropoei], and the ten Superintendents of the mysteries. All these were to be appointed by the Council from a larger number of selected candidates, chosen from its members for the time being. The other offices were all to be filled by lot, and not from the members of the Council. The Hellenic Treasurers who actually administered the funds should not sit with the \({ }_{3}\) Council. \({ }^{4}\) As regards the future, four Councils were to be created, of men of the age already mentioned, and one of these was to be chosen by lot to take office at once, while the others were to receive it in turn, in the order decided by the lot. For this purpose the hundred commissioners were
persons possessing the necessary qualification of being able to furnish arms were temporarily called the Five Thousand until the list of that body could be properly drawn up (thus the so-called Five Thousand which took over the government after the fall of the Four Hundred actually included all persons able to furnish arms; : or the Five Thousand nominated by the hundred persons mentioned at the end of the last chapter was only a provisional body, and a fresh momination was to be made when the constitution had been finally drawn up.

This is the title of one of the two members sent by each Amphictyonie state to the general councils. He served as secretary, while the other, the Pylagoras, was the actual representative of his state.
\({ }^{2}\) For these military officers see ch. 61, 3-6.
\({ }^{3}\) These were the officers a pointed to receive the contribution of the allied states of the Confederacy of I)elos, or, as these states subsequently became, the subject-allies of the Ithenian empire. After the loss of the empire by the result of the I'oloponnesian war these officers were no lonser required. and consequently ceased to exist.
\({ }^{4}\) If this is not to be taken as directly contradicting the statement made just above, it must be supposed that the actual handling of the money was confined to a few of the Hellenotamiae (probably in rotation), the cluties of the rest being to advise and superintend.
 possible into four parts, and cist lots for mocedence, and the selected body should held fition for a year. When wome to administer that office as semed to them be th th with reference th the safe custody an ! doe expendiente of the finances, and generally with regard to all other matere to the best of theirability. If they devired twake alaw number of persons into counsel, each member might call in man anst. ant of his own choice, cubject to the same qualitionton an we. The Council was tw sit ince crery fixe dys, un'es there was any special need for more frequent sittins. The castin:, of the lot for the Council was w be held by the nine Archans votes on divisions were to be conted bye five tulere chosen by lot from the membere of the Comesl, ant of the se on . was to be selected by lot erery chy thataがperilent. These s fise persons were to cast luts for pread nee between the partics wishing to appear before the Counci', giving the fint place to sacred matiers. the second twhends, the thind to embassies, and the fourth tw all other subject-; but matters concoming the war might lee dealt with, on the motion of the generals, whenever thene was need, withont balloting. Any member of the (ium il who dif mot enter of the Council-house at the time named should be finced a drachum for each chay: unkes he whe andy on teave of absence from the Council.

Such was the constitution which they dow uj) fin the 3 I time to come, but for the imm ditie prest it the d devacel the following scheme. Ihere hatd bex a 'onm it on fow Hundred, as in thean in int con-titution, fonty lume what be
 selected by the member of the tribe I hi- comm il thend appoint the masistati- and raw up the orm of mith wis h they were to tahe: . mod in all that conconted the han-in the

\footnotetext{
 thiity jears of abe.


 Would make the verne in phot dol.
}
examination of official accounts, and in other matters generz ally, they might act according to their discretion. They must, however, observe the laws that might be enacted with reference to the constitution of the state, and had no power to alter them nor to pass others. The generals should be provisionally elected from the whole body of the Five Thousand, but so soon as the Council came into existence it was to hold an examination of military equipments, and thercon elect ten persons, together with a secretary, and the persons thus clected should hold office during the coming year with full powers. and should have the right, whenever they desired it, of 3 joining in the deliberations of the Council. The Five Thousand \({ }^{1}\) was also to elect a single Hipparch and ten Phylarchs: but for the future the Council was to elect these officers according to the regulations above laid down. No office, except those of member of the Council and of general, might be held more than once, either by the first occupants or by their successors. With reference to the future distribution \({ }^{2}\) of the Four Hundred into the four successive sections, the hundred commissioners must divide them whenever the time comes for the citizens to join in the Council along with the rest.

32 The hundred commissioners appointed by the Five Thousand drew up the constitution as just stated; and after it had been ratified by the people, under the presidency of Aristomachus, the existing Council, that of the year of Callias, \({ }^{3}\) was dissolved before it had completed its term of uffice. It was dissolved on the fourteenth day of the month

\footnotetext{
\({ }^{1}\) The subject is not expressed in the original, but as it is stated that in the future the Council was to e'ect these officers, it seems certain that the provisional arrangement was that the Five Thousand should elect them, as in the case of the generals, the Council not being yct properly constituted.
\({ }^{2}\) i. e. the distribution mentioned in the preceding rhapter. Ap. parently the sense intended is that the division into the four sections should take place a sonn as the remaining citizens frow whom the four Counc.ls were to be drawn up (viz.the members of the Five Thousand over thirty years of age) had been associated with the Four Hundred who formed the provisional Council.i.e., pactically, oo soon as the list of the qualifiet memhers of the Five Thousand was ready.
"Callias' year of office began in 412 B. C., and was now within two monthe of its end. The date of the entry of the Four Hundred into uffies is enneequently in May. \(411 \mathrm{~m} . \mathrm{C}\).
}

Thargelion, and the Four Hunded enterel in a mion on the twenty-first; whereat the reghar (imm i) eroned by lot, ought to have entered into office in the fomen onth of Sciropherion. Thus was the olis, ur he atherhed in the: archonship of Callias, just about a hunetred seas atere the expulsion of the tyrants. The chit prome ofe of the revolution were l'isander, Antiphon, and Ther menese ill of them men of good birth and with hit rep tations for ability and julsement. When. however, thi- whtitution had been established. the Five Thousund wor mis mominally selected. and the Four Hundere to wethe worb the ten officers on whom full powe is hat her an outerod occupied the Council-house and radly mbmintened the government. They begran by endiner mbande- on the Lacedaemonians propesing a cessation of the 1 ... on the basis of the existing pusition: but as the lauchumanionrefused to listen to them unless they would ato aboulon the command of the seat, they broke wif the nestume in.

For about four months the constitution of the Foul 33 Hundred lasted, and Masilochus hed office as Irchon of their nomination for two months of the year of Therommus, who was Archon for the remming ten (on the lesis of the naval hattle of Eretria, howerer, , mod the eronte of the whole of Euboea except ()reum, the indignation of the pe wic was greater than at any of the ontien diaster \(r\). cince the drew far more supplies at this tome fom lobreat than tam Ittica itself. Acondingly they Wpocel the Finur Ifument and commited the manasement of aftios to the Fis Thousand, consisting of per-on pou-in: 1 n:tw equipenent. It the same time the wod thit tely theme not be given for any puldie wice the per on chall
 mencs, whe diapprosed of the ontion of the Four Hanlad in retaining the directen of aftion andes in tha b







\section*{ATHENIFNSIUM RESPUBLICA}
this period the constitution of the state seems to have been admirable, since it was a time of war and the franchise was in the hands of those who possessed a military equipment. \({ }^{1}\)
34 The people, however, in a very short time deprived the Five Thousand of their monopoly of the government. \({ }^{2}\) Then, six years after the overthrow of the Four Hundred, in the archonship of Callias of Angěle, \({ }^{3}\) the battle of Arginusae took place, of which the results were, first, that the ten generals who had gained the victory were all \({ }^{4}\) condemned by a single decision, owing to the people being led astray by persons who aroused their indignation; though, as a matter of fact, some of the generals had actually taken no part in the battle, and others were themselves picked up by other vessels. \({ }^{5}\) Secondly, when the Lacedacmonians proposed to evacuate Decelēa and make peace on the basis of the existing position, although some of the Athenians supported this proposal, the majority refused to listen to them. In this they were led astray by Cleophon, who appeared in the Assembly drunk and wearing his breastplate, \({ }^{6}\) and prevented peace being made, declaring that he would never accept peace unless the Lacedaemonians abandoned their claims 2 on all the cities allied with them. \({ }^{7}\) They mismanaged their

\footnotetext{
\({ }^{1}\) This is an echo of the commendation which Thacydides expresses at greater length (viii. 97).
\({ }^{2}\) Probably after the battle of Cyzicus, in \(410 \mathrm{~B} . \mathrm{C}\), when the fleet, which was democratic in its sympathies, returned to Athens.
\({ }^{3} 406\) B.C. This was, however, five years after the overthrow of the oligarchy, not six, so that either Aristotle calculated from the beginning and not the end of the rule of the Four Hundred, or the numeral must be altered in the MS.
* This is probably inexact. Two of the generals, Conon and Leon, can hardly have been included in the accusation, as Conon was blockaded in Mytilene and Leon is never mentioned in connexion with either the battle or the trial. It is true that Aristotle says below that some of the condemmed generals had not laken part in the battle, but if this had actually been the case, Xenophon could hardly have helped noticing it. Xenophon does expressly name the eight generals who were present at the battle, and states their positions in the Athenian line ; and, of these eight, six stood their trial and were executed, while the remaining two declined to return to Athens and were, no doubt, condemned in absence.
\({ }^{5}\) And therefore were in no condition to be picking up the survivors on other disabled ships, for neglecting which they were condemned.
\({ }^{6}\) As a warlike denonstration, like a politician appearing in khaki.
\({ }^{7}\) Cleophon retorted against the Lacedacmonians the ground on which they had refused to accept the Athenian overtures in 411 B. C.
}
opportunity then, and in a very thort time thes learn thear mistake. The next year, in the archonship of Alexias, they suffered the disaster of Aegn-portami, the consequence of which was that Lysander became mater of the ity, and set up the Thirty as its growemors. He dide so in the following manner. One of the terma of perce atipulated 3 that the state should be governed according to 'the andient constitution'. Accordingly the perpular party wiced to preserve the democracy; while that part of the upper dias which belonged to the political clubs, \({ }^{1}\) "ugether with the exiles who had returned since the peace aimed at in oligarchys, and those who were not membe in af ainy chab, though in other respects they comidered themecives as of ind as any other eitizens. were mxinus to twion the anciont constitution. The latter clans influded Archmas, Amptas. Cleitophon, Phormisiss, and mony others, but their most prominent leader was Theramenes. Ly-ander, however, threw his influence on the side of the siigathixal paty and the popular dsecmbly was compelled by heer intimidation to pass a vote establishing the olicathy: The mothon th this effect was proposed by Dracontides of Aphidnat.

In this way were the Thity entablished in peswer, in the 35 archonship of P'ythodorus.2 . Is sem, however, is they were masters of the city, they isn red all the resolutoms which had been passed relating th the ongmiation of the constitution, but after appemting a Commeil of live Hundred and the wthe magistrate ont of a them and selected candidates, \({ }^{4}\) and asoobiding with themotwe ten Archons in l'iracus, cleven supetimementert the phison, an : three hundred 'ash bearers as atemionts, wath the het,
 first, indecd, they behated whth moderation :"wat the
 the ancernt constitution. In perssume of thi price :hes





 - Alocell fi Hil lo.

\section*{ATHENIENSIUM RESPCBLICA}
took down from the hill of Areopagus the laws of Ephialtes and Archestratus relating to the Areopagite Council ; they also repealed such of the statutes of Solon as were obscure, \({ }^{1}\) and abolished the supreme power of the law-courts. In this they claimed to be restoring the constitution and frecing it from obscuritics; as, for instance, by making the testator free once for all to leave his property as he pleased, and abolishing the existing limitations in cases of insanity, old age, and undue female influence, in order that no opening might be left for professional accusers. \({ }^{2}\) In other 3 matters also their conduct was similar. At first, then, they acted on these lines. and they destroyed the professional accusers and those mischicvous and evil-minded persons who, to the great detriment of the democracy, had attached themselves to it in order to curry favour with it. With all of this the city was much pleased, and thought that the \({ }_{4}\) Thirty were doing it with the best of motives. But so soon as they had got a firmer hold on the city, they sparcd no class of citizens, but put to death any persons who were eminent for wealth or birth or character. Herein they aimed at removing all whom they had reason to fear, while they also wished to lay hands on their possessions; and in a short time they put to death not less than fifteen hundred persons.

Theramenes, however, seeing the city thus falling into ruin, was displeased with their proceedings, and counselled them to cease such unprincipled conduct and let the better classes have a share in the government. At first they resisted his advice, but when his proposals came to be known abroad. and the masses began to associate themselves with him, they were seized with alarm lest he should make himsclf the

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\({ }^{1}\) Sce ch. 9, 2.
\({ }^{2}\) Solon's law allowed a man who had no legitimate children to leave his property as he chose, provided his will was made while he was of sound mind and subject to no undue influence. These prowisions were reasonable enough in themselves, but a class of hangers.on of the law-couts had sprung \(u^{\prime}\), who made a profession of challenging the legality of testamentary dispositions on these grounds, no doubt in the hope of extorting money. In order to put an end to this trade the Thity abolished the qualitications in the law of Solon on which it was based.
}
 cordingly they drew up a list of thee thatemal at:rn . w whom they announced that they we uld ive a thate on the constitution. Theramence, howe witiond the - hates
 respectable citizen. a shate in the constitutan, tiey were actually giving it only tuthree thonemod prome as thomeh ail merit were confined within that number: and on ondly because they were doing two inconsist mt thing, ince they made the gevermment rext on the banis of foree and bat made the governors inferion in atength to the gencerned. However, they toxk montice of lin wicime, and fir a long time put off the publication of the tit of the there Thousand and kept to themetwe the nome wh we who had been placed upon it : and every tim. they did decide th publich it they prosecried to strike out seme of tho ee : ho had been included in it, and insert other who had been omitted.

Now when winter had ect in, Ihrasybu'un and the wites 37 occupied Phylē, and the firce which the 1 hitty kd ont: to attack them met with a reverse. Thereutan the Thot? decided to disarm the bullo of the population and to eet Lid of Theramencs ; which they dil in the foilsing "? They introduced tur law inte the (intall, whin the commanded it to pass ; the firm of therm : an the thite
 included in the li \(t\) it the Thue. Th , mand whle ohe en and disqualificel all perons fremputination itn the form Wiat who should hase asi-ud in the demolition at te of of Ection i.. \({ }^{2}\) on hase acted in any were at ant the 1 an



\footnotetext{









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\section*{ATHENIFN゙SIC゚M RISPURIICA}
laws were ratified, he became excluded from the franchiseand 2 the Thirty had full power to put him to dcath. \({ }^{1}\) Theramenes having been thus removed, they disarmed all the people except the Three Thousand, and in cvery respect showed a great advance in cruelty and crime. They also sent ambassadors to Lacedaemon to blacken the character of Theramenes and to ask for help ; and the Lacedaemonians, in answer to their appcal, sent Callibius as military governor with about seven hundred troops, who came and occupied the Acropolis.
38 These events were followed by the occupation of Munichia by the exiles from Phyle, and their victory over the Thirty and their partisans. After the fight the party of the city retreated, and next day they held a meeting in the marketplace and deposed the Thirty, and elected ten citizens with full powers to bring the war to a termination. When, however, the Ten had taken over the government they did nothing towards the object for which they were elected, but sent envoys to Lacedacmon to ask for help and to borrow
\({ }_{2}\) money. Further, finding that the citizens who possessed the franchise were displeased at their proceedings, they were afraid lest they should be deposed, and consequently, in order to strike terror into them (in which design they succceded), they arrested Demarětus, one of the most eminent citizens, and put him to death. This gave them a firm hold on the government, and they also had the support of Callibius and his Pcloponnesians, together with several of the Knights; for some of the members of this class were the most zealous among the citizens to prevent the return 3 of the exiles from Phyle. When, however, the party in Piracus and Munichia began to gain the upper hand in the war, through the defection of the whole populace to them, the party in the city deposed the original Ten, and clected another Ten,2 consisting of men of the highest repute. Under
' This is quite different from Xenophon's dramatic account (ii. 3. 23-56 of the totally illegal arrest and execution of 'Theramenes.
"No other authority seems to distinguish between these two boards of Ten. Practically, the rule of the turst is ignored, and only that of the second, which brought the war to a conclusion, is recognized; but the appointment of this board is assigned to the days immedrately tollow my the defeat of the Thirty, and it is not recognized that a con-

\section*{CH.DIPHR 38}
their administration. and with theis active and cealwos co-operation, the treaty of recunciliation wes made and the populace returned to the city. The mon: pruminent mombers of this boad were Rhin on of Pacata and Phot:the of Acherdus. who. exien before the ariat of far ant is, opened negotiatime with the party in Piraus, and wfor his arrival seconded his (fforts to brins abont the re:wn of the exiles. Fore it was Paumins, the l ins of the lacedue - 4 momians, who brought the pew and reconcilation th a fultilment, in conjunction with the ten \({ }^{2}\) commini mer or arbitation who artived hater fr m lacedacmon, at his own carnest request. Rhinon and his colle hywernceived as at of thanks for the grodnill shown by them th the pee ple and though they received theit el arse under an ohigathy and handed in their accoments under a demmente on ome either of the party that had tayed in the city or of the wice that had returned from the Pirame, brous he any complatus against them. ()n the contrary, Rhinom was immednaty elected general on account of his conduct in this offere.

This reconciliation was effected in the achon-hip) of 39 Eucleides, \({ }^{2}\) on the following terme. . 11 perom whe hat ins: remained in the city during the tomble, were mow anxi is to leave it, were to be free to setthe at Elensi ret inins: their civil rights and persessing full and independent poner of self-government, and with the free enjoment of their own personal property: The tomule at likunis atould be com- mon ground for beth parties, and thombl be under the -uperintendence of the (eryees and the Fum dpide at cording to primitise cu-tom. The actiker at lewn in thould
 enter l-kensis, except at the seaton of the my-thas when both fartion shouk be free form these we thetions the secersionits should paty the ir shan to the 'unl for the
 and the resentation ot the (emon 1,6 ).
 accordangly.
\({ }^{2}\) i.e. la e me the summer mit qua 9
 retained the duty of burerintending We Flet math imseter her (h. 57.1.
common defence out of their revenues, just like all the 3 other Athenians. If any of the seceding party wished to take a house in Elcusis, the people would help them to obtain the consent of the owner ; but if they could not come to terms, they should appoint three valuers on cither side, and the owner should receive whatever price they should appoint. Of the inhabitants of Eleusis, those whom the secessionists wished to remain should be allowed to do 4 so. The list of those who desired to secede should be made up within ten days after the taking of the oaths in the case of persons already in the country, and their actual departure should take place within twenty days; persons at present out of the country should hare the same terms allowed to 5 them after their return. No one who settled at Eleusis should be capable of holding any office in Athens until he should again register himself on the roll as a resident in the city. Trials for homicide, including all cases in which one party had either killed or wounded another. should be 6 conducted according to ancestral practice. \({ }^{1}\) There should be a general amnesty concerning past cvents towards all persons except the Thirty, the Ten, the Eleven, and the magistrates in Piraeus; and these too should be included if they should submit their accounts in the usual way. Such accounts should be given by the magistrates in Piracus before a court of citizens rated in Piracus, and by the magistrates in the city before a court of those rated in the city. On these terms those who wished to do so inight secede. Each party was to repay separately the money which it had borrowed for the war.
40 When the reconciliation had taken place on these terms, those who had fought on the side of the Thirty felt considerable apprehensions, and a large number intended to secede. But as they put off entering their names till the last moment, as people will do. Archinns, ol serving their numbers, and being anxious to retain them as citizens, cut off the remaining days during which the list should have remained

\footnotetext{
\({ }^{1}\) The reading of this passage is rather doubtful.
\({ }^{2}\) The exact reading of this passage also is doubtful, but the general

}
open; and in this way maty pers me were empethel to remain, though they did ow wery unwillin ly until :ley recovered confidence. This \(i=\) we phint in whith A cham appears to have acted in a mot -the comanlike mathe: and another was his sub-equent praculan of Th:a-sh wus an the charge of illegality, for a motion the what he pen, wed to confer the franchiec on all whon hat then pur it the return from Piracus ath whome of them wert ont ai w.iy slaves. And yet a third suh metin was when one at the retumed exiles begran th violate the manely. whorap in Archinus haled him whe (immet and per-maty thene to exccute him without trial, telling thom that on whe would have to show whether the winhed win can et demecracy and abide by the oath-they hat twen: ow if they let this man escape they wowd ono naye whers to imitate him, while if they executed him they wowld mate an cxample for all to learn by: And this was cxully whot happened; for after this man had been phit t death tis one ever again broke the amneaty. (1) the contay, 'he Athenians seem, both in public and in phisat: it how behaved in the most unprecedente!ly wimirable an! pmbicspirited way with weference to the preceding thation Not only did they blot out all memory of themer offences. but they even repaid to the Lacedamonian out of time public purse the money which the I hirty had bormoned tor the war, although the treaty required cach pherty, he perty of the city and the party of Piracus, to ply it coma iob separately: This they did because they thoustit it w.is a necessary fir \(t\) step in the direction of whe ran, hamome but in other states, so for 11 m the deme in in fate

 A final reconciliation wa matice witi the - conso it at a
 Xenacmetus:

This, however, tork flace at alater date: at the time of 41 which we are speaking the people, haning -e w d the control
\({ }^{1}\) Ot ' victorinus democracies ' (teadin ..i ' an...............)
\(2401 \mathrm{~B} . \mathrm{C}\). The date is not clapenheic iefinitely reconted

\section*{ATHENIENSIUM RESPL'BLICA}
of the state, established the constitution which exists at the present day. Pythodōrus was Archon at the time, but the democracy seems to have assumed the supreme power with perfect justice, since it had effected its own return by its
2 own exertions. \({ }^{1}\) This was the eleventh change which had taken place in the constitution of Athens. The first modification of the primacval condition of things was when Ion and his companions brought the people together into a community, for then the people was first divided into the four tribes, and the tribe-kings were created. Next, and first after this, having now some semblance of a constitution, \({ }^{2}\) was that which took place in the reign of Theseus, consisting in a slight deviation from absolute monarchy. After this came the constitution formed under Draco, when the first code of laws was drawn up. The third was that which followed the civil war, in the time of Solon; from this the democracy took its rise. The fourth was the tyranny of Pisistratus; the fifth the constitution of Cleisthenes, after the overthrow of the tyrants, of a more democratic character than that of Solon. The sixth was that which followed on the Persian wars, when the Council of Areopagus had the direction of the state. The seventh. succeeding this, was the constitution which Aristides sketched out, and which Ephialtes brought to completion by overthrowing the Arcopagite Council ; under this the nation, misled by the demagogues. made the most serious mistakes in the interest of its maritime empire. The eighth was the establishment of the Four Hundred, followed by the ninth, the restored democracy. The tenth was the tyranny of the Thirty and the Ten. The eleventh was that which followed the return from Phyle and Piraeus ; and this has continued from that day to this, with continual accretions of power to the masses. The democracy has made itself master of

\footnotetext{
\({ }^{1}\) The text here is corrupt. There is no natural contrast between the fact that Pythodorus was Archon and the assumption of the control of the state by the democracy, since the Archon had for a long time been nothing more than a figure-head. Probably some words have dropped out.
\({ }^{2}\) This is the first of the eleven changes to which Aristotle has just referred. The constitution of Ion is not reckoned in the enumeration. since it was the original establishment and not a change.
}
everything and administer crerythine by ith wies in the Assembly and by the lawecourts, in which it holde the supreme power. Even the jurindi tion of the (ounch h.小 passed into the hands of the pe ple at large: and this appears to be a judiciou change, since -mall b dee are more open to corruption, whether by actula me me influence than large ones. It fire they wriun to .t!! , s pas ment for attenduce it the Sembly: but the would was that people did not attend. (Comenpently ofter the Prytanes had tried many device- in win in order 5 indme the populace to conie and ratifi the whe. Asy his \({ }^{1}\) in the first instance, made a provinion of ons ofol whay ald h Heracleiden of Clazomenae, nicknamed 'the king' 'ievens at to two obols. and Agyrhius anan w the

The present state of the constitution is anthow. 1 h 4 franchise is open to all who are of cition birth be beoth parents. They are enolled amony the dememen ot the wh of cighteen. ()n the occasion of theirentolment the demermen give their votes on oath, firm whether the candidit - ap: en to be of the age prescribed by the law if met, they are dismissed back into the ranks of the byss, and seondly. whether the candidate in free bown and of su h parentese as the laws reguire. \({ }^{3}\) Then if they decide that he is mot a free man, he appeals to the law-courts, and the deme men appoint five of their own number to .act .1.acousern : it the court decides that he has no right to be enmellent, he is whd by the state as a lave, but if he wins hincuse he has. dight to be enrolled among the demesmen without tmother yues tion. After this the Conncil examine thone when we been a

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 of the fith century and in the corly pant of the torth. I: /, 1ow


 attendance at the berembly comot be plated many we.t: beeme that date.

 held office at dthens.
\({ }^{3}\) I. e. whether he is bonn 1 twn atimen p.u :..s.
}
enrolled, and if it comes to the conclusion that any of them is less than eighteen years of age, it fines the demesmen who enrolled him. When the youths [Ephēbi] have passed this examination, their fathers meet by their tribes, and appoint on oath three of their fellow tribesmen, over forty years of age, who, in their opinion, are the best and most suitable persons to have charge of the youths; and of these the Assembly elects one from each tribe as guardian, together with a director, chosen from the gencral body 3 of Athenians, to control the while. Under the charge of these persons the youths first of all make the circuit of the temples; then they proceed to Piraeus, and some of them garrison Munichia and some the south shore. \({ }^{1}\) The Assembly also elects two trainer:s, with subordinate instructors, who teach them to fight in heavy armour, to use the bow and javelin, and to discharge a catapult. The guardians receive from the state a drachma apiece for their keep, and the youths four obols apiecc. Each guardian receives the allowance for all the members of his tribe and buys the necessary provisions for the common stock (they mess together by tribes), and generally superintends everything. 4 In this way they spend the first year. The next year, after giving a public display of their military evolutions, on the occasion when the Assembly meets in the theatre, \({ }^{-}\)they receive a shield and spear from the state ; after which they 5 patrol the country and spend their time in the forts. For these two years they are on garrison duty, and wear the military cloak, and during this time they are exempt from all taxes. They also can neither bring an action at law, nor have one brought against them, in order that they may have no excuse for requiring leave of absence ; though exception is made in cases of actions concerning inheritances and wards of state," or of any sacrificial ceremony connected

\footnotetext{
\({ }^{1}{ }^{\prime}\) Aкrij \(=\) the southern side of Piracus.
*This was on the occasion of the great Dionysiac festival in each year, when the whole people was gathered together in the theatre, together with numbers of visitors from foreign countries.
\({ }^{y}\) When a man died leaving a daughter, but no son, his estate, though not becoming her property, was attached to her, and the nearest of kin could chaim her in marriage ; and the property went to the sons born of such marriage. If she was poor, the nearest of kin
}
 thereup on tahe iheir pesition atmons the the at an e Such is the manner of the emolment of the citacen an late a 3 traminer wit the youth.

All the macristates that ate conecome with the erdindrs routine of administation ate ele.ed by ion xep: ill
 and the superintendent of Sprinss. The owe we o. . N bote, and hold office from anc P'atith matic fedion in : m next. \({ }^{4}\) All military, fificers atre Al~octeted by brete.



 reckening is by lanar yeats. Ih. Pryt nes tor if tatac beins. in the first phace, me \& terether in the Ihmes. and receive a sum of moncy mom the-tate to theirmatnet an e : and. econdly: they convene the meering of the fomber










 to the and tent ystem.

 ati the fe-tivals
 this ntt cet wat if otnm Man: we.




 macle up \(\because\) mine :





and the Assembly. The Council they convene every day; unless it is a holiday, the Assembly four times in each prytany. It is also their duty to draw up the programme of the business of the Council and to decide what subjects are to be dealt with on each particular day, and where the sitting is to be held. They also draw up the programme for the meetings of the Assembly. One of these in each prytany is called the 'sovereign' Assembly; in this the people have to ratify the continuance of the magistrates in office, if they are performing their duties properly, and to consider the supply of corn and the defence of the country. On this day, too, impeachments are introduced by those who wish to do so, the lists of property confiscated by the state are read, and also applications for inheritances and wards of state, \({ }^{1}\) so that nothing may pass unclaimed 5 without the cognizance of any person concerncd. In the sixth prytany, in addition to the business already stated, the question is put to the vote whether it is desirable to hold a vote of ostracism or not ; and complaints against professional accusers, whether Athenian or aliens domiciled in Athens, are received, to the number of not more than three of either class, together with cases in which an individual has made some promise to the people and has not performed 6 it. Another Assembly in each prytany is assigned to the hearing of petitions, and at this meeting any one is free, on depositing the petitioner's olive-branch, to spuak to the people concerning any matter, public or private. The two remaining meetings are devoted to all other subjects, and the laws require them to deal with three questions connected with religion, three connected with heralds and embassies, and three on secular subjects. Somctimes questions are brought forward without a preliminary vote of the Assembly to take them into consideration.

Heralds and envoys appear first before the Prytanes, and the bearers of dispatches also deliver them to the same officials.

\footnotetext{
\({ }^{1}\) If there was no direct heir, the next of kin had to apply to the state, in the person of the Archon, to have his claim recognized. 'The claims on wards of state have been mentioned in note 3 to ch. 42,5 .
}

There is a single President of the Prytanes, elected by lot, 44 who presides for a night and a day; he may not hold the office for more than that time, nor may the same individual hold it twice. He keeps the keys of the sanctuaries in which the treasures and public records of the state are preserved, and also the public seal; and he is bound to remain in the Tholus, together with one-third of the Prytanes, named by himself. Whenever the Prytanes \(z_{2}\) convene a mecting of the Council or Assembly, he appoints by lot nine Proedri, one from cach tribe except that which holds the office of Prytanes for the time being ; and out of these nine he similarly appoints one as President, and hands over the programme for the mecting to them. They take \({ }_{3}\) it and see to the preservation of order, put forward the various subjects which are to be considered, decide the results of the votings, and direct the procecdings gencrally. \({ }^{1}\) They also have power to dismiss the meeting. No one may act as I'resident more than once in the year, but he may be a Procdrus cnce in cach prytany.

Elections to the offices of General and Hipparch and all + other military commands are held in the Assembly, in such manner as the people decide ; they are held after the sixth prytany by the first board of Prytancs in whose term of office the omens are favourable. There has, however, to be a preliminary consideration by the Council in this case also. \({ }^{2}\)

In former times the Council had full powers to inflict fines and imprisonment and death; but "when it had consigned Lysimachus; to the excoutioner, and he was sitting in the immodiate expectation of death, Eumelides of Aloperce rescued him from its hands," maintaining that no citizen ousht to be put to death except on the decision of a court

\footnotetext{
\({ }^{1}\) In the fifth centiry the I'rytaes themselves acted as presidents at meetins of the con mil and Assembly; but in the fourth century the l'toedra appar to have been msututed, as here desoribed.
\({ }^{2}\) As with all busimers submetted to the Assembly: see ch. 45,4 .
* The MS. has 'and', but is perhaps imperfect.
- Nesther the tory nor the person is otherwise known. He may have been one of the partsons of the Thirt den. /hill. ii. 4, 81.

}
of law. \({ }^{1}\) Accordingly a trial was held in a law-court, and Lysimachus was acquitted, receiving henceforth the nickname of 'the man from the drum-head';: and the people deprived the Council thenceforward of the power to inflict death or imprisonment or fine, passing a law that if the Council condemn any person for an offence or inflict a finc, the Thesmothetae shall bring the sentence or fine before the law-court, and the decision of the jurors shall be the final judgement in the matter.
2 The Council passes judgement on nearly all magistrates, especially those who have the control of money; its judgement, however, is not final, but is subject to an appeal to the law-courts. Private individuals, also, may lay an information against any magistrate they please for not obeying the laws, but here too there is an appeal to the 3 law-courts if the Council declare the charge proved. The Council also examines those who are to be its members for the ensuing year, and likewise the nine Archons. \({ }^{3}\) Formerly the Council had full power to reject candidates for office as unsuitable, but now they have an appeal to the law-courts.
4 In all these matters, therefore, the Council has no final jurisdiction. It takes, however, preliminary cognizance of all matters brought before the Asscmbly, and the Assembly cannot vote on any question unless it has first been considered by the Council and placed on the programme by the Prytanes; since a person who carries a motion in the Assembly is liable to an action for illegal proposal on these grounds. \({ }^{4}\)
46 The Council also superintends the triremes that are already in existence, with their tackle and sheds, \({ }^{5}\) and builds new triremes or quadriremes, \({ }^{6}\) whicherer the Assembly

\footnotetext{
' It should be observed that throughout the treatise a 'law-court' (8,kaotiphov) always means one of the large popular jury-courts, the constitutional importance of which is described in ch. 9 .

2 This, though verbally close to the original, is rather a paraphrase than a translation. The original apparently denotes that Lysimachus was about to be executed by the method of beating or bastinadoing to death.
\({ }^{3}\) See ch. 55, 2.
\({ }^{4}\) i. e. if this procedure has been omitted.
"i.c. the sheds in which the ships were laid up when in dock. Quadrirmes were first built at . Athens a few years before \(3 \hat{\jmath} \mathrm{ob}\). C.,
}
votes, with tackle and sheds to match. The Assembly appoints master-builders for the ships by vote ; and if they do not hand them over completed to the next Council, the old Council \({ }^{1}\) cannot receive the customary d mation - that being nomally given to it during its successor's term of - ffice. Fon the buiding of the triremes it appoints ten commiswiners, chosen from its own members. The Council, also inspects all public boildings, and if it is of opinion that the state is being defrauded, it reports the culprit to the Assembly, and on condemnation \({ }^{2}\) hands him over to the lawcomits.

The Council alst) co-operates with the other magistrates 47 in most of their duties. First there are the treasures of Athena, \({ }^{3}\) ten in number, elected by lot, one from each tribe. According to the law of Sulon-which is still in force-they must be P'entacosimedimni, but in point of fact the person on whom the lot falls hold the office even though he be quite a poor man. These officers take over charge of the statue of Athena, the fryures of Victory and all the other ornaments of the temple, tegether with the money, in the presence of the Comeil. Then there are the Commissioners : for Public Contracts [Po'ētac], ten in number, one chosen by lot from cach tribe, who farm out the public contracts. They lease the mines and taxes in conjunction with the Military Treasurer and the Commin, ioners of the Theoric fund, in the presence of the council, and grant, to the persons indicated by the sote of the Council, the mines which are let out by the state. including both the workable and in 325 b.C. they hegan to build thing cremes. As the latter are not mentioned bere, we seem to eet a lower lime of date for the compesetion (ir resionem) of the weathec. The upper limit is tixed be ch. 54.7 ats 32 y D: © c .
\({ }^{1}\) (irammatioally the whoce of this semtence should be the masterbuiders, but the fats ate etated in the -pece hot I Memosthenes against

 is ly the (ouncil: but thas has alreaty been experessed betore the reforence to the Asembly (aitmew ópy, and if comeemmation by the (wuncilsufficed for the case to be brourht before the cotros, the referenece to the A embly would be utionse. Hence the emendation




\section*{ATHENIFNSIUM RESPUBIICA}
ones, which are let for three years, and those which arc let under special agreements for [ten ?] years. \({ }^{1}\) They also sell, in the presence of the Counci!, the property of those who have gone into cxile from the court of the Areopagus, and of others whose goods have been confiscated, and the nine Archons ratify the contracts. They also hand over to the Council lists of the taxes which are farmed 3 out for the year, entering on whitencd tablets the name of the lessee and the amount paid. They make separate lists, first of those who have to pay their instalments in each prytany; on ten several tablets, next of those who pay thrice in the year, with a separate tablet for each instalment, and finally of those who pay in the ninth prytany. They also draw up a list of farms and dwellings which have been confiscated and sold by order of the courts; for these too come within their province. In the case of dwellings. the value must be paid up in five years, and in that of farms, 4 in ten. The instalments are paid in the ninth prytany. Further, the King-archon brings before the Council the leases of the sacred enclosures, written on whitencd tablets. These too are leased for ten years, and the instalments are paid in the [ninth] prytany; consequently it is in this E prytany that the greatest amount of money is collected. The tablets containing the lists of the instalments are carried into the Council, and the public clerk takes charge of them. Whenever a payment of instalments is to be made he takes from the pigeon-holes \({ }^{2}\) the precise list of the sums which are to be paid and struck off on that day, and delivers it to the Receivers-General. The rest are kept apart, in order that no sum may be struck off before it is paid.
48 There are ten Receivers-General [Apodectac], elceted by lot, one from each tribe. These officers receive the tablets, and strike off the instalments as they are paid, in the presence of the Council in the Council-chamber, and give the tablets back to the public clerk. If any one fails to pay

\footnotetext{
\({ }^{1}\) This is the apparent reading of the passage, but the MS. is considerably damaged in this part.
\({ }^{2}\) The exact meaning of the word here (following Sir. I. Sandys) trans. lated 'pigeon-holes' is doubtful.
}
his instalment, a mete is made of it on the tablet, and he is bound to pay double the amount of the deficiency, or, in default. to be imprisoned. The Council has full power by the laws to exact these payments and to inflict this imprisomment. They receiveall the instalments, therefore, on : one day; and portion the money wot among the magistrates ; and on the next day they bring up the report of the apportionment, written on a wooden notice-board, and read it out in the Council-chamber, after which they ank publicly: in the Council whether any one knows of any malpractice in reference to the apportionment, on the part of either a magistrate or a private individual, and if any one is charged with malpractice they take a vote on it.

The council also elects ten Auditors [Logistac] by lot from its own members to audit the accounts. of the magistrates for each prytany. They atso elect one Examiner of 4 Accounts [Euthumus] by lot from cach tribe, with two assessors [Paredri] for each examiner. Whose duty it is to sit at the ordinary market hours.' each opposite the statue of the eponymous hero of his tribe ; and if amy one wishes to prefer a charge on either public or private grounds. against any magistrate who has passed his audit before the law-court-, within three days of his havin's so passed, he enters on a whitencel tablet his own name ard that of the masistrate prosecuted, together with the malpractice that is alleged ayainst him. He also appends his claim for a penalty of such amount as seems to him fitting, and gives in the record to the Examiner. The latter takes it, and if: after reading it he considers it proved he hands it over, if a private casce, to the local justices who introduce cases \({ }^{2}\) for the tribe concerned, while it it is a public case he enters it on the eegister of the Themothetace. Then, if the Thesmothetae accept it. they bring the accounts of this magistrate once

\footnotetext{
\({ }^{1}\) Keading tois rigopas, and ancepting Wilamowitzs interpretation. The alternatwe translation, on the days of the trabal meetnes', is not satmatatory, since the omplaints had to be lodged whthin three days.
\({ }^{2}\) All cases hat to be bronght before the courts by some magrstate. Several instances m which one of the Irchons, or the Thesmothetate collectively, of the Arbatrators, or some other magistrate, peiformed this function tor specitue lasses of case are mentioned in the following - hapters.
}
more before the law-court, and the decision of the jury stands as the final judgement.

49 The Council also inspects the horses belonging to the state. If a man who has a good horse is found to keep it in bad condition, he is mulcted in his allowance of corn; while those which cannot keep up or which shy and will not stand steady, it brands with a wheel on the jaw, and the horse so marked is disqualified for service. It also inspects those who appear to be fit for service as scouts, and any one whom it rejects is deprived of his horse. It also examines the infantry who serve among the cavalry, \({ }^{1}\) \({ }_{2}\) and any one whom it rejects ceases to receive his pay. The roll of the cavalry is drawn up by the Commissioners of Enrolment [Cataloggeis], ten in number, elected by the Assembly by open vote. They hand over to the Hipparchs and Phylarchs the list of those whom they have enrolled, and these officers take it and bring it up before the Council, and there open the sealed tablet containing the names of the cavalry." If any of those who have been on the roll previously make affidavit that they are physically incapable of cavalry service, they strike them out; then they call up the persons newly enrolled, and if any une makes affidavit that he is either physically or pecuniarily incapable of cavalry service they dismiss him, but if no such affidavit is made the Council vote whether the individual in question is suitable for the purpose or not. If they vote in the affirmative his name is entered on the tablet ; if not, he is dismissed with the others.
3 Formerly the Council used to decide on the plans for public buildings and the contract for making the robe of Athena: \({ }^{3}\) but now this work is done by a jury in the law-

\footnotetext{
1 This means infantry who fought among the ranks of the cavalry. The \(\pi\) ri: \(\delta \rho \circ \mu \boldsymbol{x}\) above are also a military body, meaning light cavalry who acted as advance guard or skirmishers. There was a special corps so named in the army of Alexander.
\({ }^{2}\) i.e. the names of those alreaty in the cavalry, before the new enrolment.
: This was the robe which was carried in procession at the great Panathenaic festival. It was embroidered with mythological subjects, and was woven on each occasion by a number of girls, under the superintencience of two of superior family.
}
courts appointed by lot. since the Council was considered t. have shown favouritism in its decisions. The Council also shares with the Military Treasurer the superintendence of the manufacture of the imases of Victory and the prizes at the founathenaic icstival.

The Council alor examines inform paupers ; for there is a + law which provides that persons persicesing less than three minas, who are so crippled as to be unable to do any work, are, after examination by the Council, to receive two obola dyy from the state for their support. A trasurer is app inted by let to attend tw t.em.

The Comet also, speaking broudly, co-operates in most : of the duties, fall the other masistrates : and this ends the li-t of the functions of that body:

There are ten (ommisioncts for Repairs of Temples. 50 clected by lot, who receive a smon of thity minas from the Receivers-Gencral. and thorewith carry out the most necessary repairs in the temples.

There are alow ten City Commisioners [Astynomi], of a whem five hold offoce in P'racus and fixe in the city: Their cuty is to see that femaic flute- and harp- and lute-players are not hired at mone than two drachmas, and if more than one person is anxious to hire the eame girl, they cast hets and hire her out to the person to whom the let falls. They also provide that no collector of sewase shall thot any of his sewage within ten stacia of the wals; they prevent peeple from blocking up the strect by buidting or stretchint barricrs across them, or making droin pipes in mid-air with a discharge into the strect. or having dons: which open outwards: they also remore the cupre of thone who die in the -trects for which purpose they have a body of state shace asiguned to them.

Narlet Commissioncri \(\mid\) Aswammi are elected by lot. 5 t five for l'ianus, five for the city: Their tatuony duty is to ser that all aticice offered for sale in the market are pure and unadulterated.

Commissioner of Weight and Weasure: [Mctronomi \({ }^{2}\)
are elected by lot, five for the city, and five for Piraeus. They see that sellers use fair weights and measures.
3 Formorly there were ten Corn Commissioners [Sitophylarces], elected by lot, five for Piracus, and five for the city ; but now there are twenty for the city and fifteen for Piraeus. Their duties are, first, to sce that the unprepared corn in the market is offered for sale at reasonable prices, and secondly, to see that the millers sell barley meal at a price proportionate to that of barley, and that the bakers sell their loaves at a price proportionate to that of wheat, and of such weight as the Commissioners may appoint ; for the law requires them to fix the standard weight.
4 There are ten Superintendents of the Mart, elected by lot, whose duty is to superintend the Mart, and to compel merchants to bring up into the city two-thirds of the com which is brought by sea to the Corn Mart.

52 The Eleven also are appointed by lot to take care of the prisoners in the state gaol. Thieves, kidnappers, and pickpockets are brought to them, and if they plead guilty they are executed, but if they deny the charge the Eleven bring the case before the law-courts ; if the prisoners are acquitted, they release them, but if not, they then execute them. They also bring up before the law-courts the list of farms and houses claimed as state-property; and if it is decided that they are so, they deliver them to the Commissioners for Public Contracts. The Eleven also bring up informations laid against magistrates alleged to be disqualified; this function comes within their province, but some such cases are brought up by the Thesmothetac.
2 There are also five Introducers of Cases [Eisagōgeis], elected by lot, one for each pair of tribes, who bring up the 'monthly' cases \({ }^{1}\) to the law-courts. 'Monthly' cases are these : refusal to pay up a dowry where a party is bound to do so, refusal to pay interest on money borrowed at 12 per cent. \({ }^{2}\),

\footnotetext{
\({ }^{1}\) i. c. cases which have to be decided within a month, as being considered to be of a pressing nature.
? If the rate of interest was higher, the creditor could not make use of this procedure.
}
or where a man dexirout of setting up business in the market has borrowed from an ther man capital to start with ; aloo cases of slander, cases arising out of friendly. lwans or partnerships, and cases concerned with slaves, cattle, and the office of trierarch, or with banks. These are brought 3 up as 'monthly. cases and are introduced by these officers ; but the Receivers-General perform the same function in cases for or arainst the farmers of taxes. Those in which the sum concerned is not more than ten drachmas they can decide summarily. but all abose that amount they bring into the law-courts as monthly cases.

The forty \({ }^{-1}\) are alsu clected by lot, four from each 53 tribe, before whom suitors bring all other cases. Formerly. they were thirty in number, and they went on circuit through the demes to hear causes ; but after the oligarchy of the Thirty they were increased to forty. They have full a powers to decide cases in which the amount at issue does not exceed ten drachmas, but anything beyond that value they hand over to the Arbitrators. The Arbitrators take up the case. and. if they cannot bring the parties to an agreement, they give a decision. If their decision satisfies both parties, and they abide by it, the case is at an end: but if either of the parties appeals to the law-courts, the Arbitrators enclose the evidence, the pleadinge, and the laws quoted in the ase in two urns, those of the plaintiff in the one, and those of the defendant in the other. These they 3 seal up and, having attached to them the deci-ion of the arbitrator. written out on a tablet. place them in the custody of the four justices whore function it is to introduce cases on behalf of the tribe of the defendant. These officers take them and bring up the case before the law-count, to a jury of two hundred and one members in cases up to the value of a thousand drachma, of to ene of four hundred and one in cases above that value. Nolaws or pleadings or evidence may be used except these which were adduced

\footnotetext{
1 Thene ate the wtticials lsewhere described as the local justices,
 ch. 26, 3).
}
before the Arbitrator, and have been enclosed in the urns.
4 The Arbitrators are persons in the sixticth year of their age ; this appears from the schedule of the Archons and the Eponymi. There are two classes of Eponymi, the ten who give their names to the tribes, and the forty-two of the years of service. \({ }^{1}\) The youths, on being enrolled among the citizens. were formerly registered upon whitened tablets, and the names were appended of the Archon in whose year they were enrolled, and of the Eponymus who had been in course in the preceding year; at the present day they are written on a bronze pillar. which stands in front of the Council-chamber, near the Eponymi of the tribes. Then the Forty take the \(j\) last of the Eponymi of the years of service, and assign the arbitrations to the persons belonging to that year, casting lots to determine which arbitrations each shall undertake; and every one is compelled to carry through the arbitrations which the lot assigns to him. The law enacts that any one who does not serve as Arbitrator when he has arrived at the necessary age shall lose his civil rights, unless he happens to be holding some other office during that year, or to bc out of the country. These are the only persons who escape 6 the duty. Any one who suffers injustice at the hands of the Arbitrator may appeal to the whole board of Arbitrators, and if they find the magistrate guilty, the law enacts that he shall lose his civil rights. The persons thus condemned 7 have, however, in their turn an appeal. The Eponymi are also used in reference to military expeditions ; when the men of military age are despatched on scrvice, a notice is put up stating that the men from such-and-such an Archon and

\footnotetext{
\({ }^{1}\) These Eponymi are unknown except from this passage and quotations from it in the grammarians. It would appear that, just as the Eponymi of the tribes were the ten hernes who gave their names to the ten tribes, so a cycle of torty-two years was arranged, to each of which the name of a hero wat assigned as its Eponymus. Then, as every Athentan was liable to military service for forty-two years ( 18 to 59 melusive, each man had 10 go , through the comple'e cycle before he was free from liabinty to surve. During the last year ot his cycle, however, he was requard to serve not as a soldier but as an Arbitrator; and accordingly each year the Forty took the list of those who were conmencing their last year of service, and assigned to them the duties which they were to undertake as arbitrators during the year.
}

Eponymus to weh-and-such another . Trehon and Eponymus are to go on the expedition.

The following maristrates also are elected by lot: Five 54 Commissioners of Roads [Hodopoci], who, with an assigned body of public slaves, are required to keep the roads in order: and ten Auditors, with ten assistants, to whom all. persoms who have held any office must give in their aceounts. These are the only officers who audit the accounts of those who are subject to examination, \({ }^{1}\) and who bring them up for examination before the law-courts. If they detect any magistrate in emberzlement. the jury condemn him for theft, and he is obliged to repay tenfold the sum he is declared to have misappropriated. If they charge a magistrate with accepting bribes and the jury convict him, they fine him for corruption, and this sum too is repaid tenfold. ()r if they convict him of unfair dealing, he is fined on that charge, and the sum assessed is paid without increase, if payment is made before the ninth prytany; but otherwise it is doubled. I tenfold fine is not doubled.

The Clerk of the Prytany: as he is called, is also elected by lot. He has the charge of all public documents, and keeps the resolutions which are passed by the Assembly and checks the transeripts of all other official papers and attends at the sessions of the Council. Formerly he was elected by open sote, and the most distinguished and trustworthy persons were elected to the post, as is known from the fact that the name of this officer in appended on the pillars recording treaties of alliance and grant of consulshipe and citizenship. Now, however, he is elected by lot. There is, in addition, + a Clerk of the Laws. dected by bot, who attends at the sessions of the Council : and he too checks the transcript of all the laws. The Assembly atso chect by open votes a clerk to read documents to it and to the Council: but he has no other duty except that of readins aboud.

\footnotetext{
\({ }^{1}\) Every person who had held any pubsic otice had to submit himself and his ac ount \(\boldsymbol{t}\) to exammathol before a jury at the end of his term of
 during lis, ottice.

}

6 The Assembly also elects by lot the Commissioners of Public Worship [Hieropoei], known as the Commissioners for Sacrifices, who offer the sacrifices appointed by oracle, and, in conjunction with the scers, take the auspices whenever 7 there is occasion. It also elects by lot ten others, known as Annual Commissioners, who offer certain sacrifices and administer all the quadrennial festivals except the Panathenaea. There are the following quadrennial festivals: first that of Delos (where there is also a sexennial festival), secondly the Brauronia, thirdly the Heracleia, fourthly the Elcusinia, and fifthly the Panathenaea ; and no two of these are celebrated in the same place. \({ }^{1}\) To these the Hephaestia has now bcen added, in the archonship of Cephisophon."
8 An Archon is also elected by lot for Salamis, and a Demarch for Firaeus. These officers celebrate the Dionysia in these two places, and appoint Chorēgi. In Salamis, moreover, the name of the Archon is publicly recorded.
55 All the foregoing magistrates are elected by lot, and their powers are those which have been stated. To pass on to the nine Archons, as they are called, the manner of their appointment from the earliest times has been described already. At the present day six Thesmothetae are elected by lot, together with their clerk, and in addition to these an Archon, a King, and a Polemarch. Onc is elected from a each tribe. They are examined first of all by the Council of Five Hundred, with the exception of the clerk. The latter is examined only in the law-court, like other magistrates (for all magistrates, whether elected by lot or by open vote, are cxamined before entering on their offices) ; but the nine Archons are examined both in the Council and again in the law-court. Formerly no one could hold the office if the Council rejected him, but now there is an appeal to the law-court. which is the final authority in the matter of the examination. When they are examined, they

\footnotetext{
\({ }^{1}\) The reading is rather doubtful, and the meaning might be 'no two of them take place in the same year'; but with five festivals in four years, two of them must have fallen in the same year.
\({ }^{2}\) This date ( 329 B. C.) gives us a limit of time after which this work must have been written, or (since the words have the air of a parenthetical or later addition) at least revised. See note 5 on ch. 46, 1 .
}
are asked, first. Who is your father, and of what deme? who is your father's father? who is your mother? who is your mether's 'ather and of what deme?' Then the candidate is ashed whether he possesses an ancestral Apollo and a hewehod Zous, and where their sanctuaries are; next if he possensen a family tomb, and where; then if he treats his parents well. and pays his taxes. and has served on the required military expeditions. When the examiner has put the-e questions, he proceeds, (all the witnesses to these facts: and when the candidate has produced his witnesses, 4 he nexi akse, loes any one wish to make any accusation against this man?' If an acouser appears, he gives the partes an opportunity of mahing their accusation and defence, and then puts it to the Council to pass the candidate or not, and to the lan-court to give the final rote. If no none wishee to make an accusation, he proceeds at once to the wote. Formerly a single individual save the vote, but now all the members are obliged to wote on the candidate, so that if any unprincipled can fidate has managed to get id of his accusers, \({ }^{1}\) it may still be por-ible for him to be dispualified before the law-court. When the examinations ha been thus completed, they proceed to the stone on which are the pieces of the vitims, and on which the Arbitrators take oath before declaring their decisions, and witnesses swear to their testimony. ()n this stone the . Trehons stand, and swear to exccute the ir office uprightly and according to the laws, and not to receive presents in respect of the performance of their duties, or, if they do, to dedicate a golden statue. When they have tiken this wath they proceed to the Acropolis. and there they repeat it after this they enter upon their office.

The Archon, the King, and the Polemarch have each two 56 anseseors. nominated by themselves. I hese officers are

\footnotetext{
\({ }^{1}\) i.e. liy widurnge them not (0) press thent chatrees. It appears that oright li.) . If an actastion was brought before the (ounc ll, the exanimaten by the latacomit wat a mete formahty, a single member voting tor the whole fury. lite it was found that condidates sometimes escaped an at usation fefore the Council by 'squaring' their accusers;
 independenty.
}

\section*{ATHENIENSIUM RESPUBLICA}
examined in the law-court before they begin to act. and give in accounts on each occasion of their acting.
2 As soon as the Archon enters office, he begins by issuing a proclamation that whatever any one possessed before he entered into office. that he shall possess and hold until the 3 end of his term. Next he assigns Choregi to the tragic pocts, choosing three \({ }^{1}\) of the richest persons out of the whole body of Athenians. Formerly he used also to assign five Choregi to the comic pocts, but now the tribes provide the Choregi for them. Then he receives the Choregi who have been appointed by the tribes for the men's and boys' choruses \({ }^{2}\) and the comic pocts at the Dionysia, and for the men's and boys' choruses at the Thargelia (at the Dionysia there is a chorus for each tribe, but at the Thargelia one between two tribes, each tribe bearing its share in providing it); he transacts the exchanges of properties for them, \({ }^{3}\) and reports any excuses that are tendered, if any one says that he has already borne this burden, or that he is exempt because he has bornc a similar burden and the period of his exemption has not yet expired, or that he is not of the required age ; since the Choregus of a boys' 4 chorus must be over forty years of age. He also appoints Choregi for the festival at Delos, and a chief of the mission \({ }^{4}\) for the thirty-oar boat which conveys the youths thither. He also superintends sacred processions, both that in honour of Asclepius, when the initiated keep house, and that of the

\footnotetext{
\({ }^{1}\) Only three tragic poets might contend at the festivals, and it was the duty of the Archon to decide what poets should be admitted to the honour. In Comedy; as stated below, five competitors were allowed, but this number applies only to the fourth century, before which time the number was limited to three. The duty of the Choregus was to defray the expense of training, maintaining, and equipping the chorus required for a play or a dithyrambic contest.
\({ }^{2}\) These are dithyrambic choruses, which were quite unconnected with the dramatic representations, and in which the several tribes competed against one another.

3 If any person considereci that he had been unduly saddled with one of the burdens which rich men were called upon to bear for the state (such as the equipment of a chorus or a trireme), he might require any one on whom he thought the burden should rather have been laid either to undertake it, or else to submit to an exchange of properties.
\({ }^{4}\) i.e. chiefs of the sacred deputation sent from Athens to the Delian festival. It is uncertain whether there was more than one such chief, and some editors read \(\dot{a} \rho \chi \iota \theta \epsilon \dot{\omega}[p\) ovs \(]\).
}
great Dionysia- the latter in conjunction with the Superintendents of that festival. These officers, ten in number, were formerly elected by open vote in the Assembly, and used to provide for the expenses of the procession out of their private means: but now one is elected by lot from each tribe, and the state contributes a hundred minas for the expenses. The Archon also superintends the procession: at the Thargelia, and that in honour of Zeus the Saviour. He also manages the contests at the Dionysia and the Thargelia.

These, then, are the festivals which he superintends. The suits and indictments which come before him, and " which he. after a preliminary inguiry, brings up before the law-courts, are as follows. Injury to parents (for bringing these actions the prosecutor camnot suffer any penalty : \({ }^{1}\) injury to orphans (these actions lie against their guardians) ; injury to a ward of state (these lie against their guardians or their husbands) : \({ }^{2}\) injury to an orphan's estate (thee too lie against the guardians) ; mental derangement, where a party charges another with destroying his own property through unsoundness of mind ; for appoint ment of liquidators, where a party refues to divide property in which others have a share; for constituting a wardship; for determining between rival claims to a wardship; for granting inspection of property to which another party lays claim; for appointing oncself as guardian; and for determining disputes a to inheritances and wards of state. The i Archon also has the care of orphans and ward of state, and of women who, in the death of their husbands, declare themetren to be with child; and he has power to inflict a fine on those who offend against the persons under his charge, or to bring the case before the law-courts. He also leases the houses of orphans and ward of state until they reath the age of fourteen, and takes mortgages on them ; and if the gntedians fail to provide the necessary food for

\footnotetext{
 recouse a fif:ly part of the votes of the jury
a \({ }^{\text {F }}\) he ctate still continued its protection of hewesses even after they were maribe 1. It acote maly eeased when they had rhlelen capable of inherstand the property.
}
the children under their charge, he exacts it from them. Such are the duties of the Archon.

The King in the first place superintends the mysteries, in conjunction with the Superintendents of Mysteries. The latter are elected in the Assembly by open vote, two from the general body of Athenians, one from the Eumolpidae, and one from the Ceryces. Next, he superintends the Lenacan Dionysia, \({ }^{1}\) which consists of a procession and a contest. The procession is ordered by the King and the Superintendents in conjunction ; but the contest is managed by the King alone. He also manages all the contests of the torch-race; and to speak broadly; he administers all the ancestral sacrifices. Indictments for impiet y come before him, or any disputes between partics concerning priestly rites; and he also determines all controversies concerning sacred rites for the ancient families \({ }^{2}\) and the priests. All actions for homicide come before him, and it is he that makes the proclamation requiring polluted persons to keep away from \({ }_{3}\) sacred ceremonies. Actions for homicide and wounding are heard, if the homicide or wounding be wilful, in the Areopagus; so also in cases of killing by poison, and of arson. These are the only cases heard by that Council. Cases of unintentional homicide, or of intent to kill, or of killing a slave or a resident alien or a foreigner, are heard by the court of Palladimm. When the homicide is acknowledged, but legal justification is pleaded, as when a man takes an adulterer in the act, or kills another by mistake in battle, or in an athletic contest. the prisoner is tried in the court of Delphinium. If a man who is in banishment for a homicide which admits of reconciliation \({ }^{3}\) incurs a further charge of killing or wounding, he is tricd in Phreatto, and he makes

\footnotetext{
\({ }^{1}\) The lesser of the two chief festivals of Dionysus, held in January. Many ot the plays which have come down to us were first performed at this festival, but it was not such a magnificent occasion as the great Dionjsia, at which strangers from the rest of Greece were usually present in great numbers.

See note 2 on ch. 20, 2.
A person who committed an involuntary homicide had to give pecuniary satisfaction to the relatives of the deceased, and he was compelled to go into exile for a year unless they gave him leave to return earlier.
}
his defence from a boat moored near the shore. All tinese 4 cases, except those which are heard in the Areopagus, are tried by the Ephetac on whom the lot falls. \({ }^{1}\) The King introduces them, and the hearing is held within sacred precencts and in the open air. Whenever the King hears a case he takes off his crown. The person who is charged with homicide is at all other times excluded from the temples, nor is it even lawful for him to enter the market-place: but on the eccasion of his trial he enters the temple and makes his defence. If the actual offender is unknown the writ runs against 'the doer of the deed'. The King and the tribe-kings also hear the cases in which the guilt rests on inanimate objects and the lower animals. \({ }^{2}\)

The Polemarch performs the sacrifices to Artemis the 58 huntress and to Enyalius. and arranges the contest at the funcral of those who have fallen in war, and makes , fferings to the memory of Harmodius and Aristogeiton. Unly private actions come before him, namely those in which a resident aliens, both ordinary and privileged, and agents of foreign state, are concerned. It is his duty to receive these cases and divide them into ten groups, and assign to each tribe the group which comes to it by lot: after which the magistrates who intruduce case for the tribe hand them over to the Arbitrators. The Polematch, however, brings: up in person cascs in which an alien is charged with deserting his patron or neglecting to provide himself with one," and deso of infincritaces and wards of state where aliens are concerned; and in fact, generally, whatever the Atchon does tor citizens. the Polemarch does for aliens.

The The mothetace in the first place have the power of 59
I he l.pheta were a vely ane ient boated of matristrates who used (o) fear the ee kimis of ace, but whether they are spoken of here is dowbtfal, is the \(w\) id in the \(\ 15\). is lont in a incunn. It is, however,





 1. 1 hats dropped wot of the MS.



\section*{ATHENIENSIUM RIESPUBLICA}
prescribing on what days the law-courts are to sit. and next of assigning them to the several magistrates; for the latter must follow the arrangement which the Thesmothetae assign.
: Moreover they introduce impeachments before the Assembly, and bring up all votes for removal from office, challenges of a magistrate's conduct before the Assembly, indictments for illegal proposals, or for proposing a law which is contrary to the interests of the state. complaints against Procdri or their president for their conduct in office, and the accounts 3 presented by the generals. All indictments also come before them in which a deposit has to be made by the prosecutor, namely, indictments for concealment of foreign origin, for corrupt evasion of foreign origin (when a man escapes the disqualification by bribery), for blackmailing accusations, bribery, false entry of another as a state debtor, false testimony to the service of a summons, conspiracy to enter a man as a state debtor, corrupt removal from the list 4 of debtors, and adultery. They also bring up the examinations of all magistrates, \({ }^{1}\) and the rejections by the demes 5 and the condemnations by the Council. Noreover they bring up certain private suits in cases of merchandise and mines, or where a slave has slandered a free man. It is they also who cast lots to assign the courts to the various magis-
\({ }^{6}\) trates, whether for private or public cases. They ratify commercial treatics, and bring up the cases which arise out of such treatics; and they also bring up cases of perjury 7 from the Arcopagus. The casting of lots for the jurors is conducted by all the nine Archons, with the clerk to the Thesmothetac as the tenth, each performing the duty for his own tribe. Such are the duties of the nine Archons.

6o There are also ten Commissioners of Games [ \(\Lambda\) thlothětae], elected by lot, one from each tribe. These officers, after passing an cxamination, serve for four years; and they manage the Panathenaic procession. the contest in music and that in gymnastic, and the horse-race ; they also provide the robe of \(\Lambda\) thena \({ }^{2}\) and, in conjunction with the Council,

\footnotetext{
1 i. e. the examination to which all masistrates were subjected before entering office. See ch. 55, 2.
- See note 3 on ch. 49, 3 .
}

\section*{CHAPTYR 60}
the basce, \({ }^{1}\) and they present the oil to the athletes. This oil is collected from the sacred olives. The Archon : requisitions it from the wwners of the farms on which the saced olives grow, at the rate of three-quarters of a pint from each plant. Formerly the state used to sell the fruit itscli, and if any one dug up or broke down one of the sacted wives. he was tried by the Council of Arcopagus, and if he was condemned, the penalty was death. Since, however. the oil has been paid by the owner of the farm, the pronedure has lapsed, though the law remains; and the oil is a state charge upon the property instead of being taken from the individual plants." When. then, the Archon has s collected the oil for his yeur of office, he hands it over to the Trea-urers to preserve in the Acropolis, and he may not take his seat in the Areopagus until he has paid over to the Treasurers the full amount. The Treasurers keep it in the Acropolis until the lanathenata, when they measure it out 10 the Commissioners of Games. and they again to the victorion competitors. The prizes for the victors in the musical conte: consit of silver and gold. for the vicurs in manly visour, of shicks, and for the victors in the gymmatic con test and the horse-race, of oil.

All officesoconnected with military ervice are elected by 6I npen vote. In the first place, ten (ienerals | Strategi), who were fomerly dected one from each tribe, but now are choren from the whole mass of citizens. Their duties are asisneei to them by upen rote : one is appointed to command the heay infantry, and leads them if they go out to War: one th the defence of the country, who remains on the defensive, and the he if there is war within the bodder of the country; two th Piranels, one of whom is amigned to Munichia and one th the -outh shore and these hate charge of the defence of the liatus: and one to superintend the

\footnotetext{
 able nun ber stall ex - t.
 that ther owner woukd be hable tor the wownt, whatere happened to the platis.
}
symmories, \({ }^{1}\) who nominates the trierarchs \({ }^{3}\) and arranges exchanges of properties \({ }^{3}\) for them, and brings up actions to decide on rival claims in connexion with them. The rest are dispatched to whatever business may be on hand at the \({ }^{2}\) moment. The appointment of these officers is submitted for confirmation in each prytany, when the question is put whether they are considered to be doing their duty. If any officer is rejected on this vote, he is tricd in the law-court, and if he is found guilty the pcople decide what punishment or fine shall be inflicted on him ; but if he is acquitted he resumes his office. The Generals have full power, when on active service, to arrest any one for insubordination, or to cashier him publicly, or to inflict a fine : the latter is, however, unusual.

There are also ten Taxiarchs, one from cach tribe, elected by open vote; and each commands his own tribesmenand 4 appoints captains of companies [Lochāgi]. There arealso two Hipparchs, elected by open vote from the whole mass of the citizens, who command the cavalry, each taking five tribes. They have the same powers as the Generals have in respect of the infantry, and their appointments are also subject to : confirmation. There are also ten Phylarchs, elected by open vote, one from each tribe, to command the cavalry, as the 6 Taxiarchs do the infantry. There is also a Hipparch for Lemnos, elected by open vote, who has charge of the cavalry ; in Lemnos. There is also a treasurer of the Paralus, and another of the Ammonias, similarly elected. \({ }^{+}\)
62 Of the magistrates elected by lot, in former times some
The companies into which the richer members of the community were formed (first in 377 P. C.) for the payment of the extraordinary charges in wartime.
\({ }^{2}\) The trierarchs were the persons (chosen from the richest men in the community) who were required to undertake the equipment of a trireme at their own expense. Like the office of Choregus (ch. 56, 3, 4) it was a public cluty performed by private individuals.
\({ }^{3}\) Sec note 3 on ch. 56, 3.
"These are the two triremes, usually known as sacred', which were used for special state services. According to the grammarians the two originally so employed were the Paralus and Salaminia; e.g. it was the latter that was sent to fetch Alcibiades back from Sicily to stand his trial. The Ammonias appears to hase taken the place of the Salaminia in the time of Alexander, when the Athenians sent sacrifices to the god Ammon in it.
including the nine Archons, were elected out of the tribe as a whole, while others. namely those who are now elected in the Thesemm, were apportioned among the demes; but since the demes used to sell the elections, these magistrates too are now elected from the whole tribe, except the members of the Council and the suards of the dockyards, who are ctill left to the demes.

Pay is received for the following services. First the a members of the Assembly receive a drachma for the ordinary meetings, and nine obols for the 'sovereign' meeting. Then the jurors at the law-courts receive three obols; and the member of the Council five obols. The Prytanes receive an allowance of an obll for their maintenance. The nine Archons receive four obols apiece for maintenance, and also keep a herald and a flute-player: and the Archon for Salamis receive a drachma a day. The Commissioners for Games dine in the Prytanem during the month of Hecatombaenn in which the Panathenaic festival takes place, from the fourteenth day onwards. The Amphictyonic deputies to I)elos receive a drachma a day from the exchequer of I)elos. Also all magistrates sent to Samos, Scyros, Lemose or Imbros receive andlowance for theirmaintenance. The military offices may be held any number of times, but \({ }^{3}\) none of the others more than once, except the membership of the Council, which may be held twice.

The jurie for the law-courts are chosen by lot by the nine 63 Archons, each for their (ww tuibe, and by the clerk to the Thesmotheta for the tenth. There are ten entrances into 2 the courts, one for each tribe; twenty rowns in which the lot are drawn, two for each tribe; a hundred chests. ten for each trite : other chests, in which are placed the tickets of the jurors on whom the lot falls ; and two vases. Futher, staves, equal in number to the juros-required, are placed by the side of each entrance; and counters are put into one vase, equal in number to the staves. These are inseribed with letters of the applabet beginning with the eleventh (lambda), equal in number to the courts which require to be filled. All persons athese thirty yearn of dee are qualfied to a
serve as jurors, provided they are not debtors to the state and have not lost their civil rights. If any unqualified person serves as juror, an information is laid against him, and he is brought before the court ; and, if he is convicted, the jurors assess the punishment or fine which they consider him to deserve. If he is condemned to a money fine, he must be imprisoned until he has paid up both the original debt, on account of which the information was laid against him, and also the fine which the court has imposed upon him. 4 Each juror has his ticket of box-wood, on which is inscribed his name, with the name of his father and his deme, and one of the letters of the alphabet up to \(k a p p a ;{ }^{1}\) for the jurors in their several tribes are divided into ten sections, with approxi5 mately an equal number in each letter. When the Thesmothetes has decided by lot which letters are required to attend at the courts, the servant puts up above each court the letter which has been assigned to it by the lot.

64 The ten chests above mentioned are placed in front of the entrance used by each tribe, and are inscribed with the letters of the alphabet from alpha to kappa. The jurors cast in their tickets, each into the chest on which is inscribed the letter which is on his ticket ; then the servant shakes them all up, and the Archon draws one a ticket from each chest. The individual so selected is called the Ticket-hanger [Empēctes], and his function is to hang up the tickets out of his chest on the bar which bears the same letter as that on the chest. He is chosen by lot. lest, if the Ticket-hanger were always the same person, he might tamper with the results. There are five of these bars in each of the 3 rooms assigned for the lot-drawing. Then the Archon casts in the dice and thereby chooses the jurors from each tribe, room by room. The dice are made of brass, coloured black or white; and according to the number of jurors required, so many white dice are put in, one for each five tickets, while

\footnotetext{
\({ }^{1}\) The tenth letter of the alphabet. Thus the whole body of jurors was divided into ten sections, indicated by the letters from alpha to raptor ; and the courts for which jurors were required were indicated by the requisite number of letters from lambida onwards.
}

\section*{CHAPTHR 64}
the remainder are black, in the same proportion. As the Archon draws out the dice the crice calls out the names of the individuals chosen. The Ticket-hanger is included among those selected. lach juror, as he is chosen and + answers to his name, draws a counter from the vase, and holding it out with the letter uppermost shows it first to the presiding Archon: and he, when he has seen it, throws the ticket of the juror into the chest on whi h is inscribed the letter which is on the comenter, so that the juror must go into the court assigned to him by lot, and not into one chosen by him-elf, and that it may be imporsible for any one to collect the jurors of his choice into any particular comt. For this : purpose chests are placed near the Archon, ak many in number as there are courts to be filled that day, bearing the letters of the courts on which the lot has fallen

The juror thereupon, after showing his counter again to 65 the attendant, paseses through the barrier into the court. The attendant gives him a staff of the same colour as the court bearing the letter which is on his counter. so as to ensure his groing inte the court ansigned to him by lot: since, if he were to go into any other, he would be betrayed by the colour of his staff. I ach court has a certain colour a painted on the lintel of the entrance. Accordingly the juror, bearing his staff, enters the comt which has the same collour at his taff, and the same letter ats his counter. As he enters. he reccives a woucher from the official to whom this duty has been assigned by lot. .on with their counters s and their staves the selected jurors tahe their seat. in the court, having thus completed the process of admission. The unsuccessful candidates reccive back their tickets from the Ticket hangers. I he public serants carry the chest from , cach tribe one to each court, contaming the names of the members of the tribe who are in that come and hand them

\footnotetext{
This the process of selectorn is as folows. The Ticket-hanger arranges all the tickets on a bir, wheh estab ishes then orior. Then the Archon draws a die: if it is whate, the owners of the first flue takets on the bat screve on the ury, while if it athek they are reeeled; and so on through the whome number. The selected furors
 datwn toons tak b.ast?
}
over to the officials \({ }^{1}\) assigned to the duty of giving back their tickets to the jurors in each court, so that these officials may call them up by name and pay them their fee.

When all the courts are full, two ballot boxes are placed in the first court, and a number of brazen dice, bearing the colours of the several courts, and other dice inscribed with the names of the presiding magistrates. Then two of the Thesmothetae, selected by lot, severally throw the dice with the colours into one box, and those with the magistrates' names into the other. The magistrate whose name is first drawn is thereupon proclaimed by the crier as assigned for duty in the court which is first drawn, and the second in the second, and similarly with the rest. The object of this procedure is that no one may know which court he will have, but that each may take the court assigned to him by lot.

When the jurors lave come in, and have been assigned to their respective courts, the presiding magistrate in each court draws one ticket out of each chest (making ten in all, one out of each tribe), and throws them into another empty chest. He then draws out five of them, and assigns one to the superintendence of the water-clock, and the other four to the telling of the votes. This is to prevent any tampering beforehand with either the superintendent of the clock or the tellers of the votes, and to secure that there is 3 no malpractice in these respects. The five who have not been selected for these duties receive from them a statement of the order in which the jurors shall receive their fees, and of the places where the several tribes shall respectively gather in the court for this purpose when their duties are completed ; the object being that the jurors may be broken up into small groups for the reception of their pay; and not all crowd together and impede one another.

67 These preliminaries being concluded, the cascs are called on. If it is a day for private cases, the private litigants are called. Four cases are taken in each of the categories

\footnotetext{
\({ }^{1}\) The correct reading is perhaps 'the five officials ".
}
defined in the law and the litigants swear to confine their speeches to the point at issue. If it is a day for public causes, the public litigants are called. and only one case is tried. Water-chocks are provided, having small supply-2 tubes, \({ }^{1}\) into which the water is poured by which the length of the pleadings is regulated. Ten grallons \({ }^{2}\) are allowed for a case in which an amount of more than five thousund drachmas is involved, and three for the second sipech on each side. When the amount is between one and five thousand drach:n ts, seven wallons are allowed for the first apeech and two for the second; when it is less than one thousand. five and two. Six gallons are allowed for arbitrations between rival claimants, in which there is no second speech. The official chosen by let to superintend the : water-clock places his hand on the supply-tube whenever the clerk is about to read a resolution or law or affidarit or treaty: When, however, a case is conducted according to a net meaurement of the diy; he does men stop the supply, but each party receises an equal allowance of water. The 4 standard of measurement is the length of the days in the month Poseideon \({ }^{4}\). . . . . . . . . The measured day is : employed in cases when imprisonment, death. exile, loss of civil rights, or confiscation of goods is assigned as the penalty:

Nont of the cenurt consist of.\(j 00\) member . . . ; and 68 when it is necessary to bring public cases before a jury of 1,0co members, tho court- combine for the purpose, [while the most important cases of all are brought before] 1, ;co furors, or threc courts. The ballot balls are made of brass a

\footnotetext{
 upply-tube and ut'ets ' \(:\) but it is ditficult to say that water is poured inte ath ontle". The water in pouned no throush the supplywhe, and enckles out thongh an opening at the botom. When the aperture at the tope che sed, the water reases thren out.
\({ }^{2}\) The yous is really a wisalent \(t\), about three-guarters of a gallon.
In ord nary suts, fuce atowsene of witer i. e. of time as measured 1.y the waterefork wer given tor eath speech, and the tame occupied in the readis of dridarts, de., was not included in the allowabes, so that the waterelock w. stopped while they were read. In more mprotant cace a contain portmon of the day was allutted the either side, without the wance for the time nocupied by reading docutionts.
i.e. Decembet, lamary when the das are shoreme. I metated fascrge follows.
}
with stems running through the centre, half of them having the stem pierced and the other half solid. When the speeches are concluded, the officials assigned to the taking of the votes give each juror two ballot balls, one pierced and one solid. This is done in full view of the rival litigants, to secure that no one shall receive two pierced or two solid balls. Then the official designated for the purpose takes away the jurors' staves, in return for which each one as he records his vote receives a brass voucher marked with the numeral 3 (because he gets three obols when he gives it up). This is to ensure that all shall vote ; since no one can get a voucher 3 unless he votes. Two urns, one of brass and the other of wood, stand in the court, in distinct spots so that no one may surreptitiously insert ballot balls; in these the jurors record their votes. The brazen urn is for effective votes, \({ }^{1}\) the wooden for unused votes; and the brazen urn has a lid pierced so as to take only one ballot ball, in order that no one may put in two at a time.

When the jurors are about to vote, the crier demands first whether the litigants enter a protest against any of the evidence; for no protest can be received after the voting has begun. Then he proclaims again, 'The pierced ballot for the plaintiff, the solid for the defendant'; and the juror, taking his two ballot balls from the stand, with his hand closed over the stem so as not to show either the pierced or the solid ballot to the litigants, casts the one which is to count into the brazen urn, and the other into the wooden urn.

69 When all the jurors have voted, the attendants take the urn containing the effective votes and discharge them on to a reckoning board having as many cavities as there are ballot balls, so that the effective votes, whether pierced or solid, may be plainly displayed and casily counted. Then the officials assigned to the taking of the votes tell them off on the board, the solid in one place and the pierced in another, and the crier announces the numbers of the

\footnotetext{
\({ }^{1}\) i. e. those which record the juror's actual vote. Each juror receives two ballots, and uses one (pierced or solid according as he votes for the plaintiff or the defendant) to record his vote, and throws the other away.
}

\section*{(H.\1"1K 69}
vintes, the pienced batlots being fur the prosecutor and the solid for the defondant. Whichever has the majority is victorious: but if the votes are equal the verdict is for the defendant. Then, if damages have to be awarded, they 2 wote again in the same way, first returning their paywouchers and receivins back their staves. Half a gallon of water is allowed to each party for the discussion of the dumages. Fimally: when all has been completed in accordance with the law the jurors receive their pay in the order assigned by the lot.

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