

Critique of Hegel's Philosophy of Right

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Introduction to A Contribution to the Critique of Hegel's Philosophy of Right

by Karl Marx

Deutsch-Französische Jahrbucher, February, 1844

For Germany, the criticism of religion has been essentially completed, and the criticism of religion is the prerequisite of all criticism.

The profane existence of error is compromised as soon as its heavenly oratio pro aris et focus [“speech for the altars and hearths”] has been refuted. Man, who has found only the reflection of himself in the fantastic reality of heaven, where he sought a superman, will no longer feel disposed to find the mere appearance of himself, the non-man [“Unmensch”], where he seeks and must seek his true reality.

The foundation of irreligious criticism is: Man makes religion, religion does not make man.

Religion is, indeed, the self-consciousness and self-esteem of man who has either not yet won through to himself, or has already lost himself again. But, *man* is no abstract being squatting outside the world. Man is *the world of man* — state, society. This state and this society produce religion, which is an inverted consciousness of the world, because they are an inverted world. Religion is the general theory of this world, its encyclopaedic compendium, its logic in popular form, its spiritual point d'honneur, its enthusiasm, its moral sanction, its solemn complement, and its universal basis of consolation and justification. It is the fantastic realization of the human essence since the human essence has not acquired any true reality. The struggle against religion is, therefore, indirectly the struggle against that world whose spiritual aroma is religion.

Religious suffering is, at one and the same time, the expression of real suffering and a protest against real suffering. Religion is the sigh of the oppressed creature, the heart of a heartless world, and the soul of soulless conditions. It is the opium of the people.

The abolition of religion as the *illusory* happiness of the people is the demand for their *real* happiness. To call on them to give up their illusions about their condition is to call on them to give up a condition that requires illusions. The criticism of religion is, therefore, in embryo, the criticism of that vale of tears of which religion is the halo.

Criticism has plucked the imaginary flowers on the chain not in order that man shall continue to bear that chain without fantasy or consolation, but so that he shall throw off the chain and pluck the living flower. The criticism of religion disillusions man, so that he will think, act, and fashion his reality like a man who has discarded his illusions and regained his senses, so that he will move around himself as his own true Sun. Religion is only the illusory Sun which revolves around man as long as he does not revolve around himself.

It is, therefore, the task of history, once the other-world of truth has vanished, to establish the truth of this world. It is the immediate task of philosophy, which is in the service of history, to unmask self-estrangement in its unholy forms once the holy form of human self-estrangement has been unmasked. Thus, the criticism of Heaven turns into the criticism of Earth, the criticism of religion into the criticism of law, and the criticism of theology into the criticism of politics.

The following exposition [a full-scale critical study of Hegel's *Philosophy of Right* was supposed to follow this introduction] — a contribution to this undertaking — concerns itself not directly with the original but with a copy, with the German *philosophy* of the state and of law. The only reason for this is that it is concerned with Germany.

If we were to begin with the German status quo itself, the result — even if we were to do it in the only appropriate way, i.e., negatively — would still be an anachronism. Even the negation of our present political situation is a dusty fact in the historical junk room of modern nations. If I negate the situation in Germany in 1843, then according to the French calendar I have barely reached 1789, much less the vital centre of our present age.

Indeed, German history prides itself on having travelled a road which no other nation in the whole of history has ever travelled before, or ever will again. We have shared the restorations of modern nations without ever having shared their revolutions. We have been restored, firstly, because other nations dared to make revolutions, and, secondly, because other nations suffered counter-revolutions; open the one hand, because our masters were afraid, and, on the other, because they were not afraid. With our shepherds to the fore, we only once kept company with freedom, on the day of its internment.

One school of thought that legitimizes the infamy of today with the infamy of yesterday, a school that stigmatizes every cry of the serf against the knout as mere rebelliousness once the knout has aged a little and acquired a hereditary significance and a history, a school to which history shows nothing but its a posteriori, as did the God of Israel to his servant Moses, the historical school of law — this school would have invented German history were it not itself an invention of that history. A Shylock, but a cringing Shylock, that swears by its bond, its historical bond, its Christian-Germanic bond, for every pound of flesh cut from the heart of the people.

Good-natured enthusiasts, Germanomaniacs by extraction and free-thinkers by reflexion, on the contrary, seek our history of freedom beyond our history in the ancient Teutonic forests. But, what difference is there between the history of our freedom and the history of the boar's freedom if it can be found only in the forests? Besides, it is common knowledge that the forest echoes back what you shout into it. So peace to the ancient Teutonic forests!

War on the German state of affairs! By all means! They are below the level of history, they are beneath any criticism, but they are still an object of criticism like the criminal who is below the level of humanity but still an object for the executioner. In the struggle against that state of affairs, criticism is no passion of the head, it is the head of passion. It is not a lancet, it is a weapon. Its object is its enemy, which it wants not to refute but to exterminate. For the spirit of that state of affairs is refuted. In itself, it is no object worthy of thought, it is an existence which is as despicable as it is despised. Criticism does not need to make things clear to itself as regards this object, for it has already settled accounts with it. It no longer assumes the quality of an end-in-itself, but only of a means. Its essential pathos is *indignation*, its essential work is *denunciation*.

It is a case of describing the dull reciprocal pressure of all social spheres one on another, a general inactive ill-humor, a limitedness which recognizes itself as much as it mistakes itself, within the frame of government system which, living on the preservation of all wretchedness, is itself nothing but wretchedness in office.

What a sight! This infinitely proceeding division of society into the most manifold races opposed to one

another by petty antipathies, uneasy consciences, and brutal mediocrity, and which, precisely because of their reciprocal ambiguous and distrustful attitude, are all, without exception although with various formalities, treated by their rulers as conceded existences. And they must recognize and acknowledge as a concession of heaven the very fact that they are mastered, ruled, possessed! And, on the other side, are the rulers themselves, whose greatness is in inverse proportion to their number!

Criticism dealing with this content is criticism in a hand-to-hand fight, and in such a fight the point is not whether the opponent is a noble, equal, interesting opponent, the point is to *strike* him. The point is not to let the Germans have a minute for self-deception and resignation. The actual pressure must be made more pressing by adding to it consciousness of pressure, the shame must be made more shameful by publicizing it. Every sphere of German society must be shown as the *partie honteuse* of German society: these petrified relations must be forced to dance by singing their own tune to them! The people must be taught to be *terrified* at itself in order to give it *courage*. This will be fulfilling an imperative need of the German nation, and the needs of the nations are in themselves the ultimate reason for their satisfaction.

This struggle against the limited content of the German status quo cannot be without interest even for the modern nations, for the German status quo is the open completion of the ancien regime and the ancien regime is the concealed deficiency of the modern state. The struggle against the German political present is the struggle against the past of the modern nations, and they are still burdened with reminders of that past. It is instructive for them to see the ancien regime, which has been through its tragedy with them, playing its comedy as a German revenant. Tragic indeed was the pre-existing power of the world, and freedom, on the other hand, was a personal notion; in short, as long as it believed and had to believe in its own justification. As long as the ancien regime, as an existing world order, struggled against a world that was only coming into being, there was on its side a historical error, not a personal one. That is why its downfall was tragic.

On the other hand, the present German regime, an anachronism, a flagrant contradiction of generally recognized axioms, the nothingness of the ancien regime exhibited to the world, only imagines that it believes in itself and demands that the world should imagine the same thing. If it believed in its own essence, would it try to hide that essence under the semblance of an alien essence and seek refuge in hypocrisy and sophism? The modern ancien regime is rather only the comedian of a world order whose *true heroes* are dead. History is thorough and goes through many phases when carrying an old form to the grave. The last phases of a world-historical form is its comedy. The gods of Greece, already tragically wounded to death in Aeschylus's tragedy *Prometheus Bound*, had to re-die a comic death in Lucian's *Dialogues*. Why this course of history? So that humanity should part with its past cheerfully. This cheerful historical destiny is what we vindicate for the political authorities of Germany.

Meanwhile, once *modern* politico-social reality itself is subjected to criticism, once criticism rises to truly human problems, it finds itself outside the German status quo, or else it would reach out for its object *below* its object. An example. The relation of industry, of the world of wealth generally, to the political world is one of the major problems of modern times. In what form is this problem beginning to engage the attention of the Germans? In the form of protective duties, of the prohibitive system, or national economy. Germanomania has passed out of man into matter, and thus one morning our cotton barons and iron heroes saw themselves turned into patriots. People are, therefore, beginning in Germany to acknowledge the sovereignty of monopoly on the inside through lending it *sovereignty on the outside*. People are, therefore, now about to begin, in Germany, what people in France and England are about to end. The old corrupt condition against which these countries are revolting in theory, and which they only

bear as one bears chains, is greeted in Germany as the dawn of a beautiful future which still hardly dares to pass from *crafty* theory to the most ruthless practice. Whereas the problem in France and England is: Political economy, or the rule of society over wealth; in Germany, it is: National economy, or the mastery of private property over nationality. In France and England, then, it is a case of abolishing monopoly that has proceeded to its last consequences; in Germany, it is a case of proceeding to the last consequences of monopoly. There is an adequate example of the *German* form of modern problems, an example of how our history, like a clumsy recruit, still has to do extra drill on things that are old and hackneyed in history.

If, therefore, the *whole* German development did not exceed the German *political* development, a German could at the most have the share in the problems-of-the-present that a Russian has. But, when the separate individual is not bound by the limitations of the nation, the nation as a whole is still less liberated by the liberation of one individual. The fact that Greece had a Scythian among its philosophers did not help the Scythians to make a single step towards Greek culture. [An allusion to Anacharsis.]

Luckily, we Germans are not Scythians.

As the ancient peoples went through their pre-history in imagination, in *mythology*, so we Germans have gone through our post-history in thought, in *philosophy*. We are philosophical contemporaries of the present without being its historical contemporaries. German philosophy is the *ideal prolongation* of German history. If therefore, instead of of the oeuvres incompletes of our real history, we criticize the oeuvres posthumes of our ideal history, philosophy, our criticism is in the midst of the questions of which the present says: that is the question. What, in progressive nations, is a practical break with modern state conditions, is, in Germany, where even those conditions do not yet exist, at first a critical break with the philosophical reflexion of those conditions.

German philosophy of right and state is the only *German history* which is *al pari* ["on a level"] with the *official* modern present. The German nation must therefore join this, its dream-history, to its present conditions and subject to criticism not only these existing conditions, but at the same time their abstract continuation. Its future cannot be limited either to the immediate negation of its real conditions of state and right, or to the immediate implementation of its ideal state and right conditions, for it has the immediate negation of its real conditions in its ideal conditions, and it has almost outlived the immediate implementation of its ideal conditions in the contemplation of neighboring nations.

Hence, it is with good reason that the *practical* political part in Germany demands the *negation of philosophy*.

It is wrong, not in its demand but in stopping at the demand, which it neither seriously implements nor can implement. It believes that it implements that negation by turning its back to philosophy and its head away from it and muttering a few trite and angry phrases about it. Owing to the limitation of its outlook, it does not include philosophy in the circle of *German* reality or it even fancies it is *beneath* German practice and the theories that serve it. You demand that real life embryos be made the starting-point, but you forget that the real life embryo of the German nation has grown so far only inside its *cranium*. In a word — You cannot abolish philosophy without making it a reality.

The same mistake, but with the factors reversed, was made by the *theoretical* party originating from philosophy.

In the present struggle it saw only the critical struggle of philosophy against the German world; it did not

give a thought to the fact that philosophy up to the present itself belongs to this world and is its completion, although an ideal one. Critical towards its counterpart, it was uncritical towards itself when, proceeding from the premises of philosophy, it either stopped at the results given by philosophy or passed off demands and results from somewhere else as immediate demands and results of philosophy — although these, provided they are justified, can be obtained only by the negation of philosophy up to the present, of philosophy as such. We reserve ourselves the right to a more detailed description of this section: It thought it could make philosophy a reality without abolishing it.

The criticism of the German philosophy of state and right, which attained its most consistent, richest, and last formulation through Hegel, is both a critical analysis of the modern state and of the reality connected with it, and the resolute negation of the whole manner of the German consciousness in politics and right as practiced hereto, the most distinguished, most universal expression of which, raised to the level of science, is the speculative philosophy of right itself. If the speculative philosophy of right, that abstract extravagant thinking on the modern state, the reality of which remains a thing of the beyond, if only beyond the Rhine, was possible only in Germany, inversely the German thought-image of the modern state which makes abstraction of *real man* was possible only because and insofar as the modern state itself makes abstraction of *real man*, or satisfies the whole of man only in imagination. In politics, the Germans *thought* what other nations *did*. Germany was their theoretical conscience. The abstraction and presumption of its thought was always in step with the one-sidedness and lowliness of its reality. If, therefore, the status quo of German statehood expresses the completion of the ancien regime, the completion of the thorn in the flesh of the modern state, the status quo of German state science expresses the incompleteness of the modern state, the defectiveness of its flesh itself.

Already as the resolute opponent of the previous form of German political consciousness the criticism of speculative philosophy of right strays, not into itself, but into problems which there is only one means of solving — practice.

It is asked: can Germany attain a practice *a la hauteur des principes* — i.e., a revolution which will raise it not only to the *official level* of modern nations, but to the *height of humanity* which will be the near future of those nations?

The weapon of criticism cannot, of course, replace criticism of the weapon, material force must be overthrown by material force; but theory also becomes a material force as soon as it has gripped the masses. Theory is capable of gripping the masses as soon as it demonstrates *ad hominem*, and it demonstrates *ad hominem* as soon as it becomes radical. To be radical is to grasp the root of the matter. But, for man, the root is man himself. The evident proof of the radicalism of German theory, and hence of its practical energy, is that it proceeds from a resolute positive abolition of religion. The criticism of religion ends with the teaching that man is the highest essence for man — hence, with the categorical imperative to overthrow all relations in which man is a debased, enslaved, abandoned, despicable essence, relations which cannot be better described than by the cry of a Frenchman when it was planned to introduce a tax on dogs: Poor dogs! They want to treat you as human beings!

Even historically, theoretical emancipation has specific practical significance for Germany. For Germany's revolutionary past is theoretical, it is the Reformation. As the revolution then began in the brain of the monk, so now it begins in the brain of the philosopher.

Luther, we grant, overcame bondage out of devotion by replacing it by bondage out of conviction. He shattered faith in authority because he restored the authority of faith. He turned priests into laymen

because he turned laymen into priests. He freed man from outer religiosity because he made religiosity the inner man. He freed the body from chains because he enchained the heart.

But, if Protestantism was not the true solution of the problem, it was at least the true setting of it. It was no longer a case of the layman's struggle against the priest *outside* himself but of his struggle against his own priest *inside* himself, his priestly nature. And if the Protestant transformation of the German layman into priests emancipated the lay popes, the princes, with the whole of their priestly clique, the privileged and philistines, the philosophical transformation of priestly Germans into men will emancipate the people. But, secularization will not stop at the confiscation of church estates set in motion mainly by hypocritical Prussia any more than emancipation stops at princes. The Peasant War, the most radical fact of German history, came to grief because of theology. Today, when theology itself has come to grief, the most unfree fact of German history, our status quo, will be shattered against philosophy. On the eve of the Reformation, official Germany was the most unconditional slave of Rome. On the eve of its revolution, it is the unconditional slave of less than Rome, of Prussia and Austria, of country junkers and philistines.

Meanwhile, a major difficulty seems to stand in the way of a *radical* German revolution.

For revolutions require a passive element, a material basis. Theory is fulfilled in a people only insofar as it is the fulfilment of the needs of that people. But will the monstrous discrepancy between the demands of German thought and the answers of German reality find a corresponding discrepancy between civil society and the state, and between civil society and itself? Will the theoretical needs be immediate practical needs? It is not enough for thought to strive for realization, reality must itself strive towards thought.

But Germany did not rise to the intermediary stage of political emancipation at the same time as the modern nations. It has not yet reached in practice the stages which it has surpassed in theory. How can it do a somersault, not only over its own limitations, but at the same time over the limitations of the modern nations, over limitations which it must in reality feel and strive for as for emancipation from its real limitations? Only a revolution of radical needs can be a radical revolution and it seems that precisely the preconditions and ground for such needs are lacking.

If Germany has accompanied the development of the modern nations only with the abstract activity of thought without taking an effective share in the real struggle of that development, it has, on the other hand, shared the sufferings of that development, without sharing in its enjoyment, or its partial satisfaction. To the abstract activity on the one hand corresponds the abstract suffering on the other. That is why Germany will one day find itself on the level of European decadence before ever having been on the level of European emancipation. It will be comparable to a fetish worshipper pining away with the diseases of Christianity.

If we now consider the German governments, we find that because of the circumstances of the time, because of Germany's condition, because of the standpoint of German education, and, finally, under the impulse of its own fortunate instinct, they are driven to combine the civilized shortcomings of the modern state world, the advantages of which we do not enjoy, with the barbaric deficiencies of the ancien regime, which we enjoy in full; hence, Germany must share more and more, if not in the reasonableness, at least in the unreasonableness of those state formations which are beyond the bounds of its status quo. Is there in the world, for example, a country which shares so naively in all the illusions of constitutional statehood without sharing in its realities as so-called constitutional Germany? And was it

not perforce the notion of a German government to combine the tortures of censorship with the tortures of the French September laws [1835 anti-press laws] which provide for freedom of the press? As you could find the gods of all nations in the Roman Pantheon, so you will find in the Germans' Holy Roman Empire all the sins of all state forms. That this eclecticism will reach a so far unprecedented height is guaranteed in particular by the political-aesthetic gourmanderie of a German king [Frederick William IV] who intended to play all the roles of monarchy, whether feudal or democratic, if not in the person of the people, at least in his own person, and if not for the people, at least for himself. Germany, as the deficiency of the political present constituted a world of its own, will not be able to throw down the specific German limitations without throwing down the general limitation of the political present.

It is not the radical revolution, not the general human emancipation which is a utopian dream for Germany, but rather the partial, the merely political revolution, the revolution which leaves the pillars of the house standing. On what is a partial, a merely political revolution based? On part of civil society emancipating itself and attaining general domination; on a definite class, proceeding from its particular situation; undertaking the general emancipation of society. This class emancipates the whole of society, but only provided the whole of society is in the same situation as this class — e.g., possesses money and education or can acquire them at will.

No class of civil society can play this role without arousing a moment of enthusiasm in itself and in the masses, a moment in which it fraternizes and merges with society in general, becomes confused with it and is perceived and acknowledged as its general representative, a moment in which its claims and rights are truly the claims and rights of society itself, a moment in which it is truly the social head and the social heart. Only in the name of the general rights of society can a particular class vindicate for itself general domination. For the storming of this emancipatory position, and hence for the political exploitation of all sections of society in the interests of its own section, revolutionary energy and spiritual self-feeling alone are not sufficient. For the revolution of a nation, and the emancipation of a particular class of civil society to coincide, for one estate to be acknowledged as the estate of the whole society, all the defects of society must conversely be concentrated in another class, a particular estate must be the estate of the general stumbling-block, the incorporation of the general limitation, a particular social sphere must be recognized as the notorious crime of the whole of society, so that liberation from that sphere appears as general self-liberation. For one estate to be par excellence the estate of liberation, another estate must conversely be the obvious estate of oppression. The negative general significance of the French nobility and the French clergy determined the positive general significance of the nearest neighboring and opposed class of the bourgeoisie.

But no particular class in Germany has the constituency, the penetration, the courage, or the ruthlessness that could mark it out as the negative representative of society. No more has any estate the breadth of soul that identifies itself, even for a moment, with the soul of the nation, the geniality that inspires material might to political violence, or that revolutionary daring which flings at the adversary the defiant words: I am nothing but I must be everything. The main stem of German morals and honesty, of the classes as well as of individuals, is rather that modest egoism which asserts its limitedness and allows it to be asserted against itself. The relation of the various sections of German society is therefore not dramatic but epic. Each of them begins to be aware of itself and begins to camp beside the others with all its particular claims not as soon as it is oppressed, but as soon as the circumstances of the time relations, without the section's own participation, creates a social substratum on which it can in turn exert pressure. Even the moral self-feeling of the German middle class rests only on the consciousness that it is the common representative of the philistine mediocrity of all the other classes. It is therefore not only the

German kinds who accede to the throne make a proposal, it is every section of civil society which goes through a defeat before it celebrates victory and develops its own limitations before it overcomes the limitations facing it, asserts its narrow-hearted essence before it has been able to assert its magnanimous essence; thus the very opportunity of a great role has passed away before it is to hand, and every class, once it begins the struggle against the class opposed to it, is involved in the struggle against the class below it. Hence, the higher nobility is struggling against the monarchy, the bureaucrat against the nobility, and the bourgeois against them all, while the proletariat is already beginning to find itself struggling against the bourgeoisie. The middle class hardly dares to grasp the thought of emancipation from its own standpoint when the development of the social conditions and the progress of political theory already declare that standpoint antiquated or at least problematic.

In France, it is enough for somebody to be something for him to want to be everything; in Germany, nobody can be anything if he is not prepared to renounce everything. In France, partial emancipation is the basis of universal emancipation; in Germany, universal emancipation is the *conditio sine qua non* of any partial emancipation. In France, it is the reality of gradual liberation that must give birth to complete freedom, in Germany, the impossibility of gradual liberation. In France, every class of the nation is a *political idealist* and becomes aware of itself at first not as a particular class but as a representative of social requirements generally. The role of emancipator therefore passes in dramatic motion to the various classes of the French nation one after the other until it finally comes to the class which implements social freedom no longer with the provision of certain conditions lying outside man and yet created by human society, but rather organizes all conditions of human existence on the premises of social freedom. On the contrary, in Germany, where practical life is as spiritless as spiritual life is unpractical, no class in civil society has any need or capacity for general emancipation until it is forced by its immediate condition, by material necessity, by its very chains.

Where, then, is the *positive* possibility of a German emancipation?

Answer: In the formulation of a class with *radical chains*, a class of civil society which is not a class of civil society, an estate which is the dissolution of all estates, a sphere which has a universal character by its universal suffering and claims no particular right because no particular wrong, but wrong generally, is perpetuated against it; which can invoke no historical, but only human, title; which does not stand in any one-sided antithesis to the consequences but in all-round antithesis to the premises of German statehood; a sphere, finally, which cannot emancipate itself without emancipating itself from all other spheres of society and thereby emancipating all other spheres of society, which, in a word, is the complete loss of man and hence can win itself only through the complete re-winning of man. This dissolution of society as a particular estate is the proletariat.

The proletariat is beginning to appear in Germany as a result of the rising industrial movement. For, it is not the naturally arising poor but the artificially impoverished, not the human masses mechanically oppressed by the gravity of society, but the masses resulting from the drastic dissolution of society, mainly of the middle estate, that form the proletariat, although, as is easily understood, the naturally arising poor and the Christian-Germanic serfs gradually join its ranks.

By heralding the dissolution of the hereto existing world order, the proletariat merely proclaims the secret of its own existence, for it is the factual dissolution of that world order. By demanding the negation of private property, the proletariat merely raises to the rank of a principle of society what society has raised to the rank of *its* principle, what is already incorporated in *it* as the negative result of

society without its own participation. The proletarian then finds himself possessing the same right in regard to the world which is coming into being as the German king in regard to the world which has come into being when he calls the people *his* people, as he calls the horse *his* horse. By declaring the people his private property, the king merely proclaims that the private owner is king.

As philosophy finds its material weapon in the proletariat, so the proletariat finds its *spiritual* weapon in philosophy. And once the lightning of thought has squarely struck this ingenuous soil of the people, the emancipation of the Germans into men will be accomplished.

Let us sum up the result:

The only liberation of Germany which is *practically* possible is liberation from the point of view of *that* theory which declares man to be the supreme being for man. German can emancipate itself from the Middle Ages only if it emancipates itself at the same time from the *partial* victories over the Middle Ages. In Germany, no form of bondage can be broken without breaking *all* forms of bondage. Germany, which is renowned for its thoroughness, cannot make a revolution unless it is a thorough one. The emancipation of the German is the emancipation of man. The head of this emancipation is philosophy, its heart the proletariat. Philosophy cannot realize itself without the transcendence [*Aufhebung*] of the proletariat, and the proletariat cannot transcend itself without the realization [*Verwirklichung*] of philosophy.

When all the inner conditions are met, the day of the German resurrection will be heralded by the crowing of the cock of Gaul.

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Critique of Hegel's Philosophy of Right

Karl Marx, 1843

(Marx's commentary on § 257 - 60 have been lost)

[§ 261](#). In contrast with the spheres of private rights and private welfare (the family and civil society), the state is from one point of view an external necessity and their higher authority; its nature is such that their laws and interests are subordinate to it and dependent on it. On the other hand, however, it is the end immanent within them, and its strength lies in the unity of its own universal end and aim with the particular interest of individuals, in the fact that individuals have duties to the state in proportion as they have rights against it (see [§ 155](#)).

The foregoing paragraph advises us that concrete freedom consists in the identity (as it is supposed to be, two-sided) of the system of particular interest (the family and civil society) with the system of general interest (the state). The relation of these spheres must now be determined more precisely.

From one point of view the state is contrasted with the spheres of family and civil society as an external necessity, an authority, relative to which the laws and interests of family and civil society are subordinate and dependent. That the state, in contrast with the family and civil society, is an external necessity was implied partly in the category of 'transition' (*Übergangs*) and partly in the conscious relationship of the family and civil society to the state. Further, subordination under the state corresponds perfectly with the relation of external necessity. But what Hegel understands by 'dependence' is shown by the following sentence from the Remark to this paragraph:

[§ 261](#)... It was Montesquieu above all who, in his famous work *L'Esprit des Loïs*, kept in sight and tried to work out in detail both the thought of the dependence of laws in particular, laws concerning the rights of persons - on the specific character of the state, and also the philosophic notion of always treating the part in its relation to the whole.

Thus Hegel is speaking here of internal dependence, or the essential determination of private rights, etc., by the state. At the same time, however, he subsumes this dependence under the relationship of external necessity and opposes it, as another aspect, to that relationship wherein family and civil society relate to the state as to their immanent end.

'External necessity' can only be understood to mean that the laws and interests of the family and civil society must give way in case of collision with the laws and interests of the state, that they are subordinate to it, that their existence is dependent on it, or again that its will and its law appear to their will and their laws as a necessity!

But Hegel is not speaking here about empirical collisions; he is speaking about the relationship of the 'spheres of private rights and private welfare, of the family and civil society,' to the state; it is a question of the *essential relationship* of these spheres themselves. Not only their interests but also their laws and their essential determinations are dependent on the state and subordinate to it. It is related to their laws and interests as higher authority, while their interest and law are related to it as its 'subordinates'. They exist in their dependence on it. Precisely because subordination and dependence are external relations, limiting and contrary to an autonomous being, the relationship of family and civil society to the state is

that of external necessity, a necessity which relates by opposition to the inner being of the thing. The very fact that the laws concerning the private rights of persons depend on the specific character of the state and are modified according to it is thereby subsumed under the relationship of external necessity', precisely because civil society and family in their true, that is in their independent and complete development, are presupposed by the state as particular spheres. 'Subordination' and 'dependence' are the expressions for an external, artificial, apparent identity, for the logical expression of which Hegel quite rightly uses the phrase 'external necessity'. With the notions of 'subordination' and 'dependence' Hegel has further developed the one aspect of the divided identity, namely that of the alienation within the unity.

On the other hand, however, it is the end immanent within them, and its strength lies in the unity of its own universal end and aim with the particular interest of individuals, in the fact that individuals have duties to the state in proportion as they have rights against it.

Here Hegel sets up an unresolved antinomy: on the one hand external necessity, on the other hand immanent end. The unity of the universal end and aim of the state and the particular interest of individuals must consist in this, that the duties of individuals to the state and their rights against it are identical (thus, for example, the duty to respect property coincides with the right to property).

This identity is explained in this way in the Remark [to [§ 261](#)]:

Duty is primarily a relation to something which from my point of view is substantive, absolutely universal. A right, on the other hand, is simply the embodiment of this substance and thus is the particular aspect of it and enshrines my particular freedom. Hence at abstract levels, right and duty appear parcelled out on different sides or in different persons. In the state, as something ethical, as the interpenetration of the substantive and the particular, my obligation to what is substantive is at the same time the embodiment of my particular freedom. This means that in the state duty and right are united in one and the same relation.

[§ 262](#). The actual Idea is mind, which, sundering itself into the two ideal spheres of its concept, family and civil society, enters upon its finite phase, but it does so only in order to rise above its ideality and become explicit as infinite actual mind. It is therefore to these ideal spheres that the actual Idea assigns the material of this its finite actuality, viz., human beings as a mass, in such a way that the function assigned to any given individual is visibly mediated by circumstances, his caprice and his personal choice of his station in life.

Let us translate this into prose as follows:

The manner and means of the state's mediation with the family and civil society are 'circumstance, caprice, and personal choice of station in life'. Accordingly, the rationality of the state [*Staatsvernunft*] has nothing to do with the division of the material of the state into family and civil society.

The state results from them in an unconscious and arbitrary way. Family and civil society appear as the dark natural ground from which the light of the state emerges. By material of the state is meant the business of the state, i.e., family and civil society, in so far as they constitute components of the state and, as such, participate in the state.

This development is peculiar in two respects.

1. Family and civil society are conceived of as spheres of the concept of the state, specifically as spheres of its finiteness, as its finite phase. It is the state which sunders itself into the two, which presupposes them, and indeed does this 'only in order to rise above its ideality and become explicit as infinite actual mind'. 'It sunders itself in order to. . .' It 'therefore assigns to these ideal spheres the material of its finite actuality in such a way that the function assigned to any given individual is visibly mediated, etc'. The so-called 'actual idea' (mind as infinite and actual) is described as though it acted according to a determined principle and toward a determined end. It sunders itself into finite spheres, and does this 'in order to return to itself, to be for itself'; moreover it does this precisely in such a way that it is just as it actually is.

In this passage the logical, pantheistic mysticism appears very clearly.

The actual situation is that the assignment of the material of the state to the individual is mediated by circumstances, caprice, and personal choice of his station in life. This fact, this actual situation is expressed by speculative philosophy [*der Spekulation*] as appearance, as phenomenon. These circumstances, this caprice, this personal choice of vocation, this actual mediation are merely the appearance of a mediation which the actual Idea undertakes with itself and which goes on behind the scenes. Actuality is not expressed as itself but as another reality. Ordinary empirical existence does not have its own mind [*Geist*] but rather an alien mind as its law, while on the other hand the actual Idea does not have an actuality which is developed out of itself, but rather has ordinary empirical existence as its existence [*Dasein*].

The Idea is given the status of a subject, and the actual relationship of family and civil society to the state is conceived to be its inner imaginary activity. Family and civil society are the presuppositions of the state; they are the really active things; but in speculative philosophy it is reversed. But if the Idea is made subject, then the real subjects - civil society, family, circumstances, caprice, etc. - become unreal, and take on the different meaning of objective moments of the Idea.

2. The circumstance, caprice, and personal choice of station in life, through which the material of the state is assigned to the individual, are not said directly to be things which are real, necessary, and justified in and for themselves; qua circumstances, caprice, and personal choice they are not declared to be rational. Yet on the other hand they again are, but only so as to be presented for the phenomena of a mediation, to be left as they are while at the same time acquiring the meaning of a determination of the idea, a result and product of the Idea. The difference lies not in the content, but in the way of considering it, or in the manner of speaking. There is a two-fold history, one esoteric and one exoteric. The content lies in the exoteric part. The interest of the esoteric is always to recover the history of the logical Concept in the state. But the real development proceeds on the exoteric side.

Reasonably, Hegel's sentences mean only the following:

The family and civil society are elements of the state. The material of the state is divided amongst them through circumstances, caprice, and personal choice of vocation. The citizens of the state are members of families and of civil society.

'The actual Idea is mind which, sundering itself into the two ideal spheres of its concept, family and civil society, enters upon its finite phase' - thus the division of the state into the family and civil society is ideal, i.e., necessary, belonging to the essence of the state. Family and civil society are actual components of the state, actual spiritual existences of will; they are the modes of existence of the state;

family and civil society make *themselves* into the state. They are the active force. According to Hegel they are, on the contrary, made by the actual Idea. It is not their own life's course which unites them into the state, but rather the life's course of the Idea, which has distinguished them from itself; and they are precisely the finiteness of this idea; they owe their existence to a mind [*Geist*] other than their own; they are determinations established by a third party, not self-determinations; for that very reason they are also determined as finiteness, as the proper finiteness of the 'actual idea'. The purpose of their existence is not this existence itself, but rather the Idea separates these presuppositions off from itself in order to rise above its ideality and become explicit as infinite actual mind. This is to say that the political state cannot exist without the natural basis of the family and the artificial basis of civil society; they are its *conditio sine qua non*; but the conditions are established as the conditioned, the determining as the determined, the producing as the product of its product. The actual idea reduces itself into the finiteness of the family and civil society only in order to enjoy and to bring forth its infinity through their transcendence [*Aufhebung*]. It therefore assigns (in order to attain its end) to these ideal spheres the material of this its finite actuality (of this? of what? these spheres are really its finite actuality, its material) to human beings as a mass (the material of the state here is human beings, the mass, the state is composed of them, and this, its composition is expressed here as an action of the Idea, as a parcelling out which it undertakes with its own material. The fact is that the state issues from the mass of men existing as members of families and of civil society; but speculative philosophy expresses this fact as an achievement of the Idea, not the idea of the mass, but rather as the deed of an Idea-Subject which is differentiated from the fact itself) in such a way that the function assigned to the individual (earlier the discussion was only of the assignment of individuals to the spheres of family and civil society) is visibly mediated by circumstances, caprice, etc. Thus empirical actuality is admitted just as it is and is also said to be rational; but not rational because of its own reason, but because the empirical fact in its empirical existence has a significance which is other than it itself. The fact, which is the starting point, is not conceived to be such but rather to be the mystical result. The actual becomes phenomenon, but the Idea has no other content than this phenomenon. Moreover, the idea has no other than the logical aim, namely, 'I to become explicit as infinite actual mind'. The entire mystery of the *Philosophy of Right* and of Hegelian philosophy in general is contained in these paragraphs.

[§ 263](#). In these spheres in which its moments, particularity and individuality, have their immediate and reflected reality, mind is present as their objective universality glimmering in them as the power of reason in necessity (see [§ 184](#)), i.e., as the institutions considered above.

[§ 264](#). Mind is the nature of human beings *en masse* and their nature is therefore twofold: (i) at one extreme, explicit individuality of consciousness and will, and (ii) at the other extreme, universality which knows and wills what is substantive. Hence they attain their right in both these respects only in so far as both their private personality and its substantive basis are actualised. Now in the family and civil society they acquire their right in the first of these respects directly and in the second indirectly, in that (i) they find their substantive self-consciousness in social institutions which are the universal implicit in their particular interests, and (ii) the Corporation supplies them with an occupation and an activity directed on a universal end.

[§ 265](#). These institutions are the components of the constitution (i.e., of rationality developed and actualised) in the sphere of particularity. They are, therefore, the firm foundation not only of the state but also of the citizen's trust in it and sentiment towards it. They are the pillars of public freedom since in them particular freedom is realised and rational, and therefore there is *implicitly* present even in them the

union of freedom and necessity.

[§ 266.](#) But mind is objective and actual to itself not merely as this (which?), necessity but also as the ideality and the heart of this necessity. Only in this way is this substantive universality *aware* of itself as its own object and end, with the result that the necessity appears to itself in the shape of freedom as well.

Thus the transition of the family and civil society into the political state is this: the mind of those spheres, which is the mind of the state in its implicit moment, is now also related to itself as such, and is actual to itself as their inner reality. Accordingly, the transition is not derived from the specific essence of the family, etc., and the specific essence of the state, but rather from the universal relation of necessity and freedom. Exactly the same transition is effected in the *Logic* from the sphere of Essence to the sphere of Concept, and in the Philosophy of Nature from Inorganic Nature to Life. It is always the same categories offered as the animating principle now of one sphere, now of another, and the only thing of importance is to discover, for the particular concrete determinations, the corresponding abstract ones.

[§ 267.](#) This necessity in ideality is the inner self-development of the Idea. As the substance of the individual subject, it is his political sentiment [patriotism] in distinction therefrom, as the substance of the objective world, it is the organism of the state, i.e., it is the strictly political state and its constitution.

Here the subject is 'the necessity in ideality', the 'Idea within itself' and the predicate is political sentiment and the political constitution. Said in common language, political sentiment is the subjective, and the political constitution the objective substance of the state. The logical development from the family and civil society to the state is thus pure appearance, for what is not clarified is the way in which familial and civil sentiment, the institution of the family and those of society, as such, stand related to the political sentiment and political institutions and cohere with them.

The transition involved in mind existing 'not merely as necessity and realm of appearance' but as actual for itself and particular as 'the ideality of this necessity' and the soul of this realm is no transition whatever, because the soul of the family exists for itself as love, etc. [see [§§ 161 ff.](#)] The pure ideality of an actual sphere, however, could exist only as knowledge [*Wissenschaft*].

The important thing is that Hegel at all times makes the Idea the subject and makes the proper and actual subject, like 'political sentiment', the predicate. But the development proceeds at all times on the side of the predicate.

[§ 268.](#) contains a nice exposition concerning political sentiment, or patriotism, which has nothing to do with the logical development except that Hegel defines it as 'simply a product of the institutions subsisting in *the state* since rationality is actually present in the state', while on the other hand these institutions are equally an objectification of the political sentiment. Cf. the Remark to this paragraph.

[§ 269.](#) The patriotic sentiment acquires its specifically determined content from the various members of the organism of the state. This organism is the development of the Idea to its differences and their objective actuality. Hence these different members are the various powers of the state with their functions and spheres of action, by means of which. the universal continually engenders itself, and engenders itself in a necessary way because their specific character is fixed by the nature of the concept. Throughout this process the universal maintains its identity, since it is itself the presupposition of its own production. This organism is the constitution of the state.

The constitution of the state is the organism of the state, or the organism of the state is the constitution of the state. To say that the different parts of an organism stand in a necessary relation which arises out of the nature of the organism is pure tautology. To say that when the political constitution is determined as an organism the different parts of the constitution, the different powers, are related as organic determinations and have a rational relationship to one another is likewise tautology. It is a great advance to consider the political state as an organism, and hence no longer to consider the diversity of powers as [in]organic, but rather as living and rational differences. But how does Hegel present this discovery?

1. 'This organism is the development of the Idea to its differences and their objective actuality.' It is not said that this organism of the state is its development to differences and their objective actuality. The proper conception is that the development of the state or of the political constitution to differences and their actuality is an organic development. The actual differences, or the different parts of the political constitution are the presupposition, the subject. The predicate is their determination as organic. Instead of that, the Idea is made subject, and the differences and their actuality are conceived to be its development and its result, while on the other hand the Idea must be developed out of the actual difference. What is organic is precisely the idea of the differences, their ideal determination.

2. But here the Idea is spoken of as a subject which is developed to *its* differences. From this reversal of subject and predicate comes the appearance that an idea other than the organism is under discussion. The point of departure is the abstract Idea whose development in the state is the political constitution. Thus it is a question not of the political idea, but rather of the abstract Idea in the political element. When Hegel says, 'this organism (namely, the state, or the constitution of the state) is the development of the Idea to its differences, etc.', he tells us absolutely nothing about the specific idea of the political constitution. The same thing can be said with equal truth about the animal organism as about the political organism. By what means then is the animal organism distinguished from the political? No difference results from this general determination; and an explanation which does not give the *differentia specifica* is no explanation. The sole interest here is that of recovering the Idea simply, the logical Idea in each element, be it that of the state or of nature; and the real subjects, as in this case the political constitution, become their mere names. Consequently, there is only the appearance of a real understanding, while in fact these determinate things are and remain uncomprehended because they are not understood in their specific essence.

'Hence these different members are the various powers of the state with their functions and spheres of action.' By reason of this small word 'hence' [*so*] this statement assumes the appearance of a consequence, a deduction and development. Rather, one must ask 'How is it' [*Wie so?*] that when the empirical fact is that the various members of the organism of the state are the various powers (and) their functions and spheres of action, the philosophical predicate is that they are members of an organism [?] Here we draw attention to a stylistic peculiarity of Hegel, one which recurs often and is a product of mysticism. The entire paragraph reads:

The patriotic sentiment acquires its specifically determined content from the various members of the organism of the state. This organism is the development of the Idea to its differences and their objective actuality. Hence these different members are the various powers of the state with their functions and spheres of action, by means of which the universal continually engenders itself, and engenders itself in a necessary way because their specific character is fixed by the nature of the concept.

Throughout this process the universal maintains its identity, since it is itself the presupposition of its own production. This organism is the constitution of the state.

1. The patriotic sentiment acquires its specifically determined content from the various members of the organism of the state ... These different members are the various powers of the state with their functions and spheres of action.

2. The patriotic sentiment acquires its specifically determined content from the various members of the organism of the state. This organism is the development of the Idea to its differences and their objective actuality ... by means of which the universal continually engenders itself, and engenders itself in a necessary way because their specific character is fixed by the nature of the concept. Throughout this process the universal maintains its identity, since it is itself the presupposition of its own production. This organism is the constitution of the state.

As can be seen, Hegel links the two subjects, namely, the 'various members of the organism' and the 'organism', to further determinations. In the third sentence the various members are defined as the various powers. By inserting the word '*hence*' it is made to appear as if these various powers were deduced from the interposed statement concerning the organism as the development of the Idea.

He then goes on to discuss the various powers. The statement that the universal continually engenders itself while maintaining its identity throughout the process, is nothing new, having been implied in the definition of the various powers as members of the organism, as organic members; or rather, this definition of the various powers is nothing but a paraphrase of the statement about the organism being 'the development of the Idea to its differences, etc.'

These two sentences are identical:

1. This organism is 'the development of the idea to its differences and their objective actuality' or to differences by means of which the universal (the universal here is the same as the idea) continually engenders itself, and engenders itself in a necessary way because their specific character is fixed by the nature of the concept; and

2. 'Throughout this process the universal maintains its identity, since it is itself the presupposition of its own production.' The second is merely a more concise explication of 'the development of the Idea to its differences'. Thereby, Hegel has advanced not a single step beyond the universal concept of the Idea or at most of the organism in general (for strictly speaking it is a question only of this specific idea). Why then is he entitled to conclude that 'this organism is the constitution of the state'? Why not 'this organism is the solar system'? The reason is that he later defined the various members of the state as the various powers. Now the statement that 'the various members of the state are the various powers' is an empirical truth and cannot be presented as a philosophical discovery, nor has it in any way emerged as a result of an earlier development. But by defining the organism as the development of the idea, by speaking of the differences of the Idea, then by interpolating the concrete data of the various powers the development assumes the appearance of having arrived at a determinate content. Following the statement that the patriotic sentiment acquires its specifically determined content from the various members of the

organism of the state' Hegel was not justified in continuing with the expression, 'This organism. . .,' but rather with '*the* organism is the development of the idea, etc.' At least what he says applies to every organism, and there is no predicate which justifies the subject, '*this* organism'. What Hegel really wants to achieve is the determination of the organism as the constitution of the state. But there is no bridge by which one can pass from the universal idea of the organism to the particular idea of the organism of the state or the constitution of the state, nor will there ever be. The opening statement speaks of the various members of the organism of the state which are later defined as the various powers. Thus the only thing said is that the various powers of the organism of the state, or the state organism of the various powers, is the political constitution of the state. Accordingly, the bridge to the political constitution does not go from the organism of the Idea and its differences, etc., but from the presupposed concept of the various powers or the organism of the state.

In truth, Hegel has done nothing but resolve the constitution of the state into the universal, abstract idea of the organism; but in appearance and in his own opinion he has developed the determinate reality out of the universal Idea. He has made the subject of the idea into a product and predicate of the Idea. He does not develop his thought out of what is objective [*aus dem Gegenstand*], but what is objective in accordance with a ready-made thought which has its origin in the abstract sphere of logic. It is not a question of developing the determinate idea of the political constitution, but of giving the political constitution a relation to the abstract Idea, of classifying it as a member of its (the idea's) life history. This is an obvious mystification.

Another determination is that the specific character of the various powers is fixed by the nature of the concept, and for that reason the universal engenders them in a necessary way. Therefore the various powers do not have their specific character by reason of their own nature, but by reason of an alien one. And just as the necessity is not derived from their own nature still less is it critically demonstrated. On the contrary, their realisation is predestined by the nature of the concept, sealed in the holy register of the Santa Casa (the *Logic*). The soul of objects, in this case that of the state, is complete and predestined before its body, which 'is, properly speaking, mere appearance. The 'concept' is the Son within the 'Idea', within God the Father, the *agens*, the determining, differentiating principle. Here 'Idea' and 'Concept' are abstractions rendered independent.

§ 270. (1) The abstract actuality or the substantiality of the state consists in the fact that its end is the universal interest as such and the conservation therein of particular interests since the universal interest is the substance of these. (2) But this substantiality of the state is also its *necessity*, since its substantiality is divided into the distinct spheres of its activity which correspond to the moments of its concept, and these spheres, owing to this substantiality, are thus actually fixed determinate characteristics of the state, i.e., *its powers*. (3) But this very substantiality of the state is mind knowing and willing itself after passing through the forming process of education. The state, therefore, knows what it wills and knows it in its universality, i.e., as something thought. Hence it works and acts by reference to consciously adopted ends, known principles, and laws which are not merely implicit but are actually present to consciousness; and further, it acts with precise knowledge of existing conditions and circumstances, inasmuch as its actions have a bearing on these.

(We will look at the Remark to this paragraph, which treats the relationship of state and church, later.)

The employment of these logical categories deserves altogether special attention.

(1) The abstract actuality or the substantiality of the state consists in the fact that its end is the universal

interest as such and the conservation therein of particular interests since the universal interest is the substance of these.

That the universal interest as such and as the subsistence of particular interests is the end of the state is precisely the abstractly defined actuality and subsistence of the state. The state is not actual without this end. This is the essential object of its will, but at the same time it is merely a very general definition of this object. This end *qua* Being is the principle of subsistence for the state.

(2) But this (abstract actuality or) substantiality of the state is its *necessity*, since its substantiality is divided into the distinct spheres of its activity which correspond to the moments of its concept, and these spheres, owing to their substantiality, are thus actually fixed' determinate characteristics of the state, i.e., its *powers*.

This abstract actuality or substantiality is its (the state's) necessity, since its actuality is divided into distinct spheres of activity, spheres whose distinction is rationally determined and which are, for that reason, fixed determinate characteristics. The abstract actuality of the state, its substantiality, is necessity inasmuch as the genuine end of the state and the genuine subsistence of the whole is realised only in the subsistence of the distinct spheres of the state's activity.

Obviously the first definition of the state's actuality was abstract; it cannot be regarded as a simple actuality; it must be regarded as activity, and as a differentiated activity.

The abstract actuality or the substantiality of the state ... is... its necessity, since its substantiality is divided into the distinct spheres of its activity which correspond to the moments of its concept, and these spheres, owing to this substantiality, are thus actually fixed determinate characteristics of the state, i.e., its powers.

The condition of substantiality is the condition of necessity; i.e., the substance appears to be divided into independent but essentially determined actualities or activities. These abstractions can be applied to any actual thing. In so far as the state is first considered according to the model of the abstract it will subsequently have to be considered according to the model of concrete actuality, necessity, and realised difference.

(3) But this very substantiality of the state is mind knowing and willing itself after passing through the forming process of education. The state, therefore, knows what it wills and knows it in its universality, i.e., as something thought. Hence it works and acts by reference to consciously adopted ends, known principles, and laws which are not merely implicit but are actually present to consciousness; and further, it acts with Precise knowledge of existing conditions and circumstances, inasmuch as its actions have a bearing on these.

Now let's translate this entire paragraph into common language as *follows*:

1. The self-knowing and self-willing mind is the substance of the state; (the educated self-assured mind is the subject and the foundation, the autonomy of the state).
2. The universal interest, and within it the conservation of the particular interests, is the universal end and content of this mind, the existing substance of the state, the nature *qua* state of the self-knowing and willing mind.
3. The self-knowing and willing mind, the self-assured, educated mind attains the actualisation of this

abstract content only as a differentiated activity, as the existence of various powers, as an organically structured power.

Certain things should be noted concerning Hegel's presentation.

1. Abstract actuality, necessity (or substantial difference), substantiality, thus the categories of abstract logic, are made subjects. Indeed, abstract actuality and necessity are called 'its', the state's, actuality and necessity; however (1) 'it' - i.e., abstract actuality or substantiality - is the state's necessity; (2) abstract actuality or substantiality is what is divided into the distinct spheres of its activity which correspond to the moments of its concept. The moments of its concept are, 'owing to this substantiality ... thus actually fixed determinations, powers. (3) Substantiality is no longer taken to be an abstract characteristic of the state, *as its* substantiality; rather, as such it is made subject, and then in conclusion it is said, 'but this very substantiality of the state is mind knowing and willing itself after passing through the forming process of education'.

2. Also it is not said in conclusion that the educated, etc., mind is substantiality, but on the contrary that substantiality is the educated, etc., mind. Thus mind becomes the predicate of its predicate.

3. Substantiality, after having been defined (1) as the universal end of the state, then (2) as the various powers, is defined (3) as the educated, self-knowing and willing, actual mind. The real point of departure, the self-knowing and willing mind, without which the end of the state and the powers of the state would be illusions devoid of principle or support, inessential and even impossible existents, appears to be only the final predicate of substantiality, which had itself previously been defined as the universal end and as the various powers of the state. Had the actual mind been taken as the starting point, with the universal end its content, then the various powers would be its modes of self-actualisation, its real or material existence, whose determinate character would have had to develop out of the nature of its end. But because the point of departure is the Idea, or Substance as subject and real being, the actual subject appears to be only the final predicate of the abstract predicate.

The end of the state and the powers of the state are mystified in that they take the appearance of modes of existence of the substance, drawn out of and divorced from their real existence, the self-knowing and willing mind, the educated mind.

4. The concrete content, the actual determination appears to be formal, and the wholly abstract formal determination appears to be the concrete content. What is essential to determinate political realities is not that they can be considered as such but rather that they can be considered, in their most abstract configuration, as logical-metaphysical determinations. Hegel's true interest is not the philosophy of right but logic. The philosophical task is not the embodiment of thought in determinate political realities, but the evaporation of these realities in abstract thought. The philosophical moment is not the logic of fact but the fact of logic. Logic is not used to prove the nature of the state, but the state is used to prove the logic.

There are three concrete determinations:

1. the universal interest and the conservation therein of the particular interests as the end of the state;
2. the various powers as the actualisation of this end of the state;
3. the educated, self-assured, willing and acting mind as the subject of this end and its actualisation.

These concrete determinations are considered to be extrinsic, to be *hors d'oeuvres*. Their importance to philosophy is that in them the state takes on the following logical significance:

1. abstract actuality or substantiality;
2. the condition of substantiality passes over into the condition of necessity or substantial actuality;
3. substantial actuality is in fact concept, or subjectivity.

With the exclusion of these concrete determinations, which can just as well be exchanged for those of another sphere such as physics which has other concrete determinations, and which are accordingly unessential, we have before us a chapter of the *Logic*.

The substance must be 'divided into the distinct spheres of its activity which correspond to the moments of its concept, and these spheres, owing to this substantiality, are thus actually fixed determinate characteristics of the state'. The gist of this sentence belongs to logic and is ready-made prior to the philosophy of right. That these moments of the concept are, in the present instance, distinct spheres of its (the state's) activity and the fixed determinate characteristics of the state, or powers of the state, is a parenthesis belonging to the philosophy of right, to the order of political fact. In this way the entire philosophy of right is only a parenthesis to logic. It goes without saying that the parenthesis is only an *hors d'oeuvre* of the real development. Cf. for example the Addition to [§ 270.](#):

Necessity consists in this, that the whole is sundered into the differences of the concept and that this divided whole yields a fixed and permanent determinacy, though one which is not fossilised but perpetually recreates itself in its dissolution. Cf also the *Logic*.

[§ 271.](#) The constitution of the state is, in the first place, the organisation of the state and the self-related process of its organic life, a process whereby it differentiates its moments within itself and develops them to self-subsistence.

Secondly, the state is an individual, unique and exclusive, and therefore related to others. Thus it turns its differentiating activity outward and accordingly establishes within itself the ideality of its subsisting inward differentiations.

Addition: The inner side of the state as such is the civil power while its outward tendency is the military power, although this has a fixed place inside the state itself

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Critique of Hegel's Philosophy of Right

Karl Marx, 1843

I. THE CONSTITUTION (on its internal side only)

[§ 272.](#) The constitution is rational in so far as the state inwardly differentiates and determines its activity in accordance with the nature of the concept. The result of this is that each of these powers is in itself the totality of the constitution, because each contains the other moments and has them effective in itself, and because the moments, being expressions of the differentiation of the concept, simply abide in their ideality and constitute nothing but a single individual whole.

Thus the constitution is rational in so far as its moments can be reduced to abstract logical moments. The state has to differentiate and determine its activity not in accordance with its specific nature, but in accordance with the nature of the Concept, which is the mystified mobile of abstract thought. The reason of the constitution is thus abstract logic and not the concept of the state. In place of the concept of the constitution we get the constitution of the Concept. Thought is not conformed to the nature of the state, but the state to a ready made system of thought.

[§ 273.](#) The state as a political entity is thus (how 'thus'?) cleft into three substantive divisions:

- (a) the power to determine and establish the universal - the Legislature;
- (b) the power to subsume single cases and the spheres of particularity
- (c) the power of subjectivity, as the will with the power of ultimate decision the Crown. In the crown, the different powers are bound into an individual unity which is thus at once the apex and basis of the whole, i.e., of constitutional monarchy.

We will return to this division after examining the particulars of its explanation.

[§ 274.](#) Mind is actual only as that which it knows itself to be, and the state, as the mind of a nation, is both the law permeating all relationships within the state and also, at the same time the manners and consciousness of its citizens. It follows, therefore, that the constitution of any given nation depends in general on the character and development of its self-consciousness. In its self-consciousness its subjective freedom is rooted and so, therefore, is the actuality of its constitution ... Hence every nation has the constitution appropriate to it and suitable for it.

The only thing that follows from Hegel's reasoning is that a state in which the character and development of self-consciousness and the constitution contradict one another is no real state. That the constitution which was the product of a bygone self-consciousness can become an oppressive fetter for an advanced self-consciousness, etc., etc., are certainly trivialities. However, what would follow is only the demand for a constitution having within itself the characteristic and principle of advancing in step with consciousness, with actual man, which is possible only when man has become the principle of the constitution. Here Hegel is a *sophist*.

(a) The Crown

[§ 275.](#) The power of the crown contains in itself the three moments of the whole (see 5 :272) viz. [a] the *universality* of the constitution and the laws; [b] counsel, which refers the *particular* to the universal; and [c] the moment of ultimate decision, as the *self-determination* to which everything else reverts and from

which everything else derives the beginning of its actuality. This absolute self-determination constitutes the distinctive principle of the power of the crown as such, and with this principle our exposition is to begin.

All the first part of this paragraph says is that both the universality of the constitution and the laws and counsel, or the reference of the particular to the universal, are the crown. The crown does not stand outside the universality of the constitution and the laws once the crown is understood to be the crown of the (constitutional) monarch.

What Hegel really wants, however, is nothing other than that the universality of the constitution and the laws is the crown, the sovereignty of the state. So it is wrong to make the crown the subject and, inasmuch as the power of the sovereign can also be understood by the crown, to make it appear as if the sovereign, were the master and subject of this moment. Let us first turn to what Hegel declares to be the distinctive principle of the power of the crown as such, and we find that it is 'the moment of ultimate decision, as the self-determination to which everything else reverts and from which everything else derives the beginning of its actuality', in other words this 'absolute self-determination'.

Here Hegel is really saying that the actual, i.e., individual will is the power of the crown. [§ 12](#) says it this way:

When ... the will gives itself the form of individuality..., this constitutes the resolution of the will, and it is only in so far as it resolves that the will is an actual will at all.

In so far as this moment of ultimate decision or absolute self-determination is divorced from the universality of content [i.e., the constitution and laws,] and the particularity of counsel it is actual will as arbitrary choice [*Willkür*]. In other words: arbitrary choice's the power of the crown, or the power of the crown is arbitrary choice.

[§ 276](#). The fundamental characteristic of the state as a political entity is the substantial unity, i.e., the ideality, of its moments. [a] In this unity, the particular powers and their activities are dissolved and yet retained. They are retained, however, only in the sense that their authority is no independent one but only one of the order and breadth determined by the Idea of the whole; from its might they originate, and they are its flexible limbs while it is their single self.

[Addition](#): Much the same thing as this ideality of the moments in the state occurs with life in the physical organism.

It is evident that Hegel speaks only of the idea of the particular powers and their activities. They are to have authority only of the order and breadth determined by the idea of the whole; they are to originate from its might. That it should be so lies in the idea of the organism. But it would have to be shown how this is to be achieved. For in the state conscious reason must prevail; [and] substantial, bare internal and therefore bare external necessity, the accidental entangling of the powers and activities cannot be presented as something rational.

[§ 277](#). [b] The particular activities and agencies of the state are its essential moments and therefore are proper to *it*. The individual functionaries and agents are attached to their office not on the strength of their immediate personality, but only on the strength of their universal and objective qualities. Hence it is in an external and contingent way that these offices are linked with particular persons, and therefore the

functions and powers of the state cannot be private property.

It is self-evident that if particular activities and agencies are designated as activities and agencies of the state, as state functions and state powers, then they are not private but state property. That is a tautology.

The activities and agencies of the state are attached to individuals (the state is only active through individuals), but not to the individual as physical but political; they are attached to the political quality of the individual. Hence it is ridiculous to say, as Hegel does, that 'it is in an external and contingent way that these offices are linked with particular persons'. On the contrary, they are linked with them by a *vinculum substantiale*, by reason of an essential quality of particular persons. These offices are the natural action of this essential quality. Hence the absurdity of Hegel's conceiving the activities and agencies of the state in the abstract, and particular individuality in opposition to it. He forgets that particular individuality is a human individual, and that the activities and agencies of the state are human activities. He forgets that the nature of the particular person is not his beard, his blood, his abstract *Physis*, but rather his social quality, and that the activities of the state, etc., are nothing but the modes of existence and operation of the social qualities of men. Thus it is evident that individuals, in so far as they are the bearers of the state's activities and powers, are to be considered according to their social and not their private quality.

[§ 278.](#) These two points [a] and [b] constitute the sovereignty of the state. That is to say, sovereignty depends on the fact that the particular functions and powers of the state are not self-subsistent or firmly grounded either on their own account or in the particular will of the individual functionaries, but have their roots ultimately in the unity of the state as their single self.

[Remark to § 278.](#): Despotism means any state of affairs where law has disappeared and where the particular will as such, whether of a monarch or a mob ... counts as law, or rather takes the place of law; while it is precisely in legal, constitutional government that sovereignty is to be found as the moment of ideality - the ideality of the particular spheres and functions. That is to say, sovereignty brings it about that each of these spheres is not something independent, self-subsistent in its aims and modes of working, something immersed solely in itself, but that instead, even in these aims and modes of working, each is determined by and dependent on the aim of the whole (the aim which has been denominated in general terms by the rather vague expression 'welfare of the state').

This ideality manifests itself in a twofold way:

- (i) In times of peace, the particular spheres and functions pursue the path of satisfying their particular aims and minding their own business, and it is in part only by way of the unconscious necessity of the thing that their self-seeking is turned into a contribution to reciprocal support and to the support of the whole ... In part, however, it is by the direct influence of higher authority that they are not only continually brought back to the aims of the whole and restricted accordingly but are also constrained to perform direct services for the support of the whole.
- (ii) In a situation of exigency, however, whether in home or foreign affairs, the organism of which these particular spheres are members fuses into the single concept of sovereignty. The sovereign is entrusted with the salvation of the state at the sacrifice of these particular authorities whose powers are valid at other times, and it is then that that ideality comes into its proper actuality.

Thus this ideality is not developed into a comprehended, rational system. In times of peace it appears either as merely an external constraint effected by the ruling power on private life through direct influence of higher authority, or a blind uncomprehended result of self-seeking. This ideality has its

proper actuality only in the state's situation of war or exigency, such that here its essence is expressed as the actual, existent state's situation of war and exigency, while its 'peaceful' situation is precisely the war and exigency of self-seeking.

Accordingly, sovereignty, the ideality of the state, exists merely as internal necessity, as idea. And Hegel is satisfied with that because it is a question merely of the idea. Sovereignty thus exists on the one hand only as unconscious, blind substance. We will become equally well acquainted with its other actuality.

[§ 279](#). Sovereignty, at first simply the universal *thought* of this ideality, comes into *existence* only as subjectivity sure of itself, as the will's abstract and to that extent ungrounded self-determination in which finality of decision is rooted. This is the strictly individual aspect of the state, and in virtue of this alone is the state *one*. The truth of subjectivity, however, is attained only in a subject, and the truth of personality only in a person; and in a constitution which has become mature as a realisation of rationality, each of the three moments of the concept has its explicitly actual and separate formation. Hence this absolutely decisive moment of the whole is not individuality in general, but a single individual, the monarch.

1. Sovereignty, at first simply the universal thought of this ideality, comes into existence only as subjectivity sure of itself.. The truth of subjectivity is attained only in a subject, and the truth of personality only in a person. In a constitution which has become mature as a realisation of rationality, each of the three moments of the concept has ... explicitly actual and separate formation.

2. Sovereignty comes into existence only ... as the will's abstract and to that extent ungrounded self-determination in which finality of decision is rooted. This is the strictly individual aspect of the state, and in virtue of this alone is the state one ... (and in a constitution which has become mature as a realisation of rationality, each of the three moments of the concept has its explicitly actual and separate formation). Hence this absolutely decisive moment of the whole is not individuality in general, but a single individual, the monarch.

The first sentence says only that the universal thought of this ideality, whose sorry existence we have just seen, would have to be the self-conscious work of subjects and, as such, exist for and in them.

Had Hegel started with the real subjects as the bases of the state it would not have been necessary for him to let the state become subjectified in a mystical way. 'However, the truth of subjectivity', says Hegel, 'is attained only in a subject, and the truth of personality only in a person.' This too is a mystification. Subjectivity is a characteristic of subjects and personality a characteristic of the person. Instead of considering them to be predicates of their subjects' Hegel makes the predicates independent and then lets them be subsequently and mysteriously converted into their subjects.

The existence of the predicate is the subject; thus the subject is the existence of subjectivity, etc. Hegel makes the predicates, the object. independent, but independent as separated from their real independence, their subject. Subsequently, and because of this, the real subject appears to be the result; whereas one has to start from the real subject and examine its objectification. The mystical substance becomes the real subject and the real subject appears to be something else, namely a moment of the mystical substance. Precisely because Hegel starts from the predicates of universal determination instead of from the real *Ens* (*hypokimenou*, subject), and because there must be a bearer of this determination, the mystical idea becomes this bearer. This is the dualism: Hegel does not consider the universal to be the actual essence of the actual, finite thing, i.e. of the existing determinate thing, nor the real *Ens* to be the true subject of

the infinite.

Accordingly, sovereignty, the essence of the state, is here first conceived to be an independent being; it is objectified. Then, of course, this object must again become subject. However the subject then appears to be a self-incarnation of sovereignty, which is nothing but the objectified spirit of the state's subjects.

This basic defect of the development aside, let us consider the first sentence of the paragraph. As it stands it says nothing more than that sovereignty, the ideality of the state as person, as subject, exists evidently as many persons, many subjects, since no single person absorbs in himself the sphere of personality, nor any single subject the sphere of subjectivity. What kind of ideality of the state would it have to be which, instead of being the actual self-consciousness of the citizens and the communal soul of the state, were *one person*, one subject [?] Nor has Hegel developed any more with this sentence. But consider now the second sentence which is joined with this one. What is important to Hegel is representing the monarch as the actual, 'God-man', the actual incarnation of the Idea.

§ 279. Sovereignty ... comes into existence only ... as the will's abstract and to that extent ungrounded self-determination in which finality of decision is rooted. This is the strictly individual aspect of the state, and in virtue of this alone is the state one... In a constitution which has become mature as a realisation of rationality, each of the three moments of the concept has its explicitly actual and separate formation. Hence this absolutely decisive moment of the whole is not individuality in general, but a single individual, the monarch.

We previously called attention to this sentence. The moment of deciding, of arbitrary yet determinate decision is the sovereign power of will in general. The idea of sovereign power, as Hegel develops it, is nothing other than the idea of the arbitrary, of the will's decision.

But even while conceiving of sovereignty as the ideality of the state, the actual determination of the part through the idea of the whole, Hegel now makes it 'the will's abstract and to that extent ungrounded self-determination in which finality of decision is rooted. This is the strictly individual aspect of the state'. Before, the discussion was about subjectivity, now it's about individuality. The state as sovereign must be one, one individual, it must possess individuality. The state is one not stay in this individuality; individuality is only the natural moment of its oneness, the state's determination as nature [*Naturbestimmung*]. 'Hence this absolutely decisive moment of the whole is not individuality in general, but a single individual, the *monarch*.' How so? Because 'each of the three moments of the concept has its explicitly actual and separate formation'. One moment of the concept is oneness, or unity; alone this is not yet one individual. And what kind of constitution would it have to be in which universality, particularity, and unity each had its explicitly actual and separate formation? Because it is altogether a question of no abstraction but of the state, of society, Hegel's classification can be accepted. What follows from that? The citizen as determining the universal is lawgiver, and as the one deciding, as actually willing, is sovereign. Is that supposed to mean that the individuality of the state's will is one individual, a particular individual distinct from all others? Universality too, legislation, has an explicitly actual and separate formation. Could one conclude from that that legislation is these particular individuals[?]

The Common Man:

2. The monarch has the sovereign power, or sovereignty.
3. Sovereignty does what it wills.

Hegel:

2. The sovereignty of the state is the monarch.
3. Sovereignty is 'the will's abstract and to that extent ungrounded self-determination in which finality of decision is rooted'.

Hegel makes all the attributes of the contemporary European constitutional monarch into absolute self-determinations of the will. He does not say the will of the monarch is the final decision, but rather the final decision of the will is the monarch. The first statement is empirical, the second twists the empirical fact into a metaphysical axiom. Hegel joins together the two subjects, sovereignty as subjectivity sure of itself and sovereignty as ungrounded self-determination of the will, as the individual Will, in order to construct out of that the Idea as 'one individual'.

It is evident that self-assured subjectivity also must actually will, must will as unity, as an individual. But who ever doubted that the state acts through individuals? If Hegel wanted to develop the idea that the state must have one individual as representative of its individual oneness, then he did not establish the monarch as this individual. The only positive result of this paragraph is that in the state the monarch is the moment of individual will, of ungrounded self-determination, of caprice or arbitrariness.

Hegel's Remark to this paragraph is so peculiar that we must examine it closely:

Remark to § 279. The immanent development of a science, the derivation of its entire content from the concept in its simplicity ... exhibits this peculiarity, that one and the same concept - the will in this instance - which begins by being abstract (because it is at the beginning), maintains its identity even while it consolidates its specific determinations, and that too solely by its own activity, and in this way gains a concrete content. Hence it is the basic moment of personality, abstract at the start in immediate rights, which has matured itself through its various forms of subjectivity, and now - at the stage of absolute rights, of the state, of the completely concrete objectivity of the will - has become the personality of the state, its certainty of itself. This last reabsorbs all particularity into its single self, cuts short the weighing of pros and cons between which it lets itself oscillate perpetually now this way and now that, and by saying 'I will', makes its decision and so inaugurates all activity and actuality.

To begin with it is not a peculiarity of science that the fundamental concept of the thing always reappears.

But also no advance has then taken place. Abstract personality was the subject of abstract right; there has been no progress, because as personality of the state it remains abstract personality. Hegel should not have been surprised at the real person - and persons make the state - reappearing everywhere as his essence. He should have been surprised at the reverse, and yet still more at the person as personality of the state reappearing in the same impoverished abstraction as does the person of private right.

Hegel here defines the monarch as the personality of the state, its certainty of itself. The monarch is personified sovereignty, sovereignty become man, incarnate state - [or political -] consciousness, whereby all other persons are thus excluded from this sovereignty, from personality, and from state - [or political -] consciousness. At the same time however Hegel can give this '*Souveraineté - Personne*' no more content than 'I will', the moment of arbitrariness in the will. The state-reason and state-consciousness is a unique empirical person to the exclusion of all others, but this personified Reason has no content except the abstract one, 'I will'. *L'Etat c'est moi*.

Further, however, personality like subjectivity in general, as infinitely self-related, has its truth (to be precise, its most elementary, immediate truth) only in a person, in a subject existing 'for' himself, and what exists 'for' itself is just simply a unit.

It is obvious that personality and subjectivity, being only predicates of the person and the subject, exist only as person and subject; and indeed that the person is one. But Hegel needed to go further, for clearly the one has truth only as many one's. The predicate, the essence, never exhausts the spheres of its existence in a single one but in many one's.

Instead of this Hegel concludes: 'The personality of the state is actual only as one person, the monarch.'

Thus, because subjectivity is actual only as subject, and the subject actual only as one, the personality of the state is actual only as one person. A beautiful conclusion. Hegel could just as well conclude that because the individual man is one the human species is only a single man.

Personality expresses the concept as such; but at the same time the person enshrines the actuality of the concept, and only when the concept is determined as a person is it the Idea or truth.

To be sure, personality is merely an abstraction without the person, but only in its species-existence as persons is person the actual idea of personality.

A so-called 'artificial [*moralische*] person', be it a society, a community, or a family, however inherently concrete it may be, contains personality only abstractly, as one moment of itself. In an 'artificial person', personality has not yet achieved its true mode of existence. The state, however, is precisely this totality in which the moments of the concept have attained the actuality correspondent to their degree of truth.

A great confusion prevails here. The artificial person, society, etc., is called abstract, precisely those species-forms [*Gattutigsgestaltungen*] in which the actual person brings his actual content to existence, objectifies himself, and leaves behind the abstraction of 'person *quand même*'. Instead of recognising this actualisation of the person as the most concrete thing, the state is to have the priority in order that the moments of the concept, individuality, attain a mystical existence. Rationality does not consist in the reason of the actual person achieving actuality, but in the moments of the abstract concept achieving it.

The concept of the monarch is therefore of all concepts the hardest for ratiocination, i.e., for the method of reflection employed by the Understanding. This method refuses to move beyond isolated categories and hence here again knows only *raisonnement*, finite points of view, and deductive argumentation. Consequently it exhibits the dignity of the monarch as something deduced, not only in its form but in its essence. The truth is, however, that to be something not deduced but purely self-originating is precisely the concept of monarchy. Akin then to this reasoning (to be sure!) is the idea of treating the monarch's right as grounded in the authority of God, since it is in its divinity that its unconditional character is contained. [[Remark to § 279](#)]

In a certain sense every inevitable existent is purely self-originating; in this respect the monarch's louse as well as the monarch. Hegel, in saying that, has not said something special about the monarch. But should something specifically distinct from all other objects of science and of the philosophy of right be said about the monarch, then this would be real foolishness, correct only in so far as the 'one Person-idea' is something derived only from the imagination and not the intellect.

We may speak of the 'sovereignty of the people' in the sense that any people whatever is self-subsistent *vis-a-vis* other peoples, and constitutes a state of its own, etc. [[Remark to § 279](#)]

That is a triviality. If the sovereign is the actual sovereignty of the state then the sovereign could necessarily be considered *vis-a-vis* others as a self-subsistent state, even without the people. But he is sovereign in so far as he represents the unity of the people, and thus he is himself merely a representative, a symbol of the sovereignty of the people. The sovereignty of the people is not due to him but on the contrary he is due to it.

We may also speak of sovereignty in home affairs residing in the people, provided that we are speaking generally about the whole state and meaning only what was shown above (see [§§ 277-8](#)), namely that it is to the state that sovereignty belongs.

As though the people [*das Volk*] were not the real state. The state is an abstraction; the people alone is the concrete. And it is noteworthy that Hegel, who without hesitation ascribes living qualities to the abstraction, ascribes a living quality like that of sovereignty to the concrete [- i.e. to the people -] only with hesitation and conditions.

The usual sense, however, in which men have recently begun to speak of the sovereignty of the people is that it is something opposed to the sovereignty existent in the monarch. So opposed to the sovereignty of the monarch, the sovereignty of the people is one of the confused notions based on the wild idea of the 'people'.

The confused notions and the wild idea are only here on Hegel's pages. Certainly if sovereignty exists in the monarch then it is foolishness to speak of an opposed sovereignty in the people, for it lies in the concept of sovereignty that it can have no double and absolutely opposed existence. But:

1. the question is exactly: Is not the sovereignty existent in the monarch an illusion? Sovereignty of the monarch or sovereignty of the people, that is the question;
2. a sovereignty of the people in opposition to that existent in the monarch can also be spoken of. But then it is not a question of one and the same sovereignty taking form on two sides but rather of two completely opposed concepts of sovereignty, one such that it can come to existence in a monarch, the other such that it can come to existence only in a people. This is like asking, is God the sovereign or is man? One of the two is a fiction [*eine Unwarheit*] even though an existing fiction.

Taken without its monarch and the articulation of the whole which is the indispensable and direct concomitant of monarchy, the people is a formless mass and no longer a state. It lacks every one of those determinate characteristics - sovereignty, government, judges, magistrates, class-divisions [*Stände*], etc., - which are to be found only in a whole which is inwardly organised. By the very emergence into a people's life of moments of this kind which have a bearing on an organisation, on political life, a people ceases to be that indeterminate abstraction which, when represented in a quite general way, is called the 'people'.

This whole thing is a tautology. If a people has a monarch and an articulation which is its indispensable and direct concomitant, i.e., if it is articulated as a monarchy, then extracted from this articulation it is certainly a formless mass and a quite general notion.

If by 'sovereignty of the people' is understood a republican form of government, or to speak more

specifically ... a democratic form, then... 1 such a notion cannot be further discussed in face of the Idea of the state in its full development.

That is certainly correct if one has only such a notion and no developed idea of democracy.

Democracy is the truth of monarchy, monarchy is not the truth of democracy. Monarchy is necessarily democracy in contradiction with itself, whereas the monarchical moment is no contradiction within democracy. Monarchy cannot, while democracy can be understood in terms of itself. In democracy none of the moments obtains a significance other than what befits it. Each is really only a moment of the whole *Demos*. In monarchy one part determines the character of the whole; the entire constitution must be modified according to the immutable head. Democracy is the generic constitution; monarchy is a species, and indeed a poor one. Democracy is content and form; monarchy *should* be only form, but it adulterates the content.

In monarchy the whole, the people, is subsumed under one of its modes of existence, the political constitution; in democracy the constitution itself appears only as one determination, and indeed as the self-determination of the people. In monarchy we have the people of the constitution, in democracy the constitution of the people. Democracy is the resolved mystery of all constitutions. Here the constitution not only in itself, according to essence, but according to existence and actuality is returned to its real ground, actual man, the actual people, and established as its own work. The constitution appears as what it is, the free product of men. One could say that this also applies in a certain respect to constitutional monarchy; only the specific difference of democracy is that here the constitution is in general only one moment of the people's existence, that is to say the political constitution does not form the state for itself.

Hegel proceeds from the state and makes man into the subjectified state; democracy starts with man and makes the state objectified man. just as it is not religion that creates man but man who creates religion, so it is not the constitution that creates the people but the people which creates the constitution. In a certain respect democracy is to all other forms of the state what Christianity is to all other religions. Christianity is the religion *kat exohin*, the essence of religion, deified man under the form of a particular religion. In the same way democracy is the essence of every political constitution, socialised man under the form of a particular constitution of the state. It stands related to other constitutions as the genus to its species; only here the genus itself appears as an existent, and therefore opposed as a particular species to those existents which do not conform to the essence. Democracy relates to all other forms of the state as their Old Testament. Man does not exist because of the law but rather the law exists for the good of man. Democracy is *human existence*, while in the other political forms man has only *legal* existence. That is the fundamental difference of democracy.

All remaining forms of the state are certain, determined, particular forms of the state. In democracy the formal principle is simultaneously the material principle. For that reason it is the first true unity of the universal and the particular. In monarchy for example, or in the republic as merely a particular form of the state, political man has his particular and separate existence beside the unpolitical, private man. Property, contract, marriage, civil society appear here (just as Hegel quite rightly develops them for abstract forms of the state, except that he means to develop the Idea of the state) as particular modes of existence alongside the political state; that is, they appear as the content to which the political state relates as organising form, or really only as the determining, limiting intelligence which says now 'yes' now 'no' without any content of its own. In democracy the political state, as placed alongside this content and differentiated from it, is itself merely a particular content, like a particular form of existence of the

people. In monarchy, for example, this particular entity, the political constitution, has the meaning of the universal which governs and determines all the particulars. In democracy the state as particular is only particular, and as universal it is the real universal, i.e., it is nothing definite in distinction from the other content. The modern French have conceived it thus: In true democracy the *political state disappears* [*der politische Staat untergeht*]. This is correct inasmuch as *qua* political state, *qua* constitution it is no longer equivalent to the whole.

In all states distinct from democracy the state, the law, the constitution is dominant without really governing, that is, materially permeating the content of the remaining non-political spheres. In democracy the constitution, the law, the state, so far as it is political constitution, is itself only a self-determination of the people, and a determinate content of the people.

Furthermore it is evident that all forms of the state have democracy for their truth, and for that reason are false to the extent that they are not democracy.

In the ancient state the political state shaped the content of the state, with the other spheres being excluded; the modern state is an accommodation between the political and the non-political state.

In democracy the abstract state has ceased to be the governing moment. The struggle between monarchy and republic is itself still a struggle within the abstract form of the state. The political republic [- that is, the republic merely as political constitution -] is democracy within the abstract form of the state. Hence the abstract state-form of democracy is the republic; but here [in true democracy] it ceases to be mere political constitution.

Property, etc., in brief the entire content of law and the state is, with small modification, the same in North America as in Prussia. There, accordingly, the republic is a mere state form just as the monarchy is here. The content of the state lies outside these constitutions. Hence Hegel is right when he says that the political state is the constitution, i.e., that the material state is not political. Merely an external identity, a mutual determination, obtains here. It was most difficult to form the political state, the constitution, out of the various moments of the life of the people. It was developed as the universal reason in opposition to the other spheres i.e., as something opposed to them. The historical task then consisted in their revindication. But the particular spheres, in doing that, are not conscious of the fact that their private essence declines in relation to the opposite essence of the constitution, or political state, and that its opposite existence is nothing but the affirmation of their own alienation. The political constitution was until now the religious sphere, the religion of popular life, the heaven of its universality in opposition to the earthly existence of its actuality. The political sphere was the sole sphere of the state within the state, the sole sphere in which the content, like the form, was species-content, the true universal, but at the same time in such a way that, because this sphere opposed the others, its content also became formal and particular. Political life in the modern sense is the Scholasticism of popular life. Monarchy is the fullest expression of this alienation. The republic is the negation of this alienation within its own sphere. It is obvious that the political constitution as such is perfected for the first time when the private spheres have attained independent existence. Where commerce and property in land are not free, not yet autonomous, there is also not yet the political constitution. The Middle Ages was the democracy of nonfreedom.

The abstraction of the state as such belongs only to modern times because the abstraction of private life belongs only to modern times. The abstraction of the political state is a modern product.

In the Middle Ages there was serf, feudal property, trade corporation, corporation of scholars, etc., that

is, in the Middle Ages property, trade, society, man was political; the material content of the state was fixed by reason of its form; every private sphere had a political character or was a political sphere, or again, politics was also the character of the private spheres. In the Middle Ages the political constitution was the constitution of private property, but only because the constitution of private property was a political one. In the Middle Ages popular life and state [i.e., political] life were identical. Man was the actual principle of the state, but he was unfree man. It was therefore the democracy of unfreedom, accomplished alienation. The abstract, reflected opposition [between popular life and state-, or political-life] belong only to modern times. The Middle Ages was the real dualism; modern times is the abstract dualism.

At the stage at which constitutions are divided, as above mentioned, into democracy, aristocracy, and monarchy, the point of view taken is that of a still substantial unity, abiding in itself, without having yet embarked on its infinite differentiation and the plumbing of its own depths. At that stage, the moment of the filial, self-determining decision of the will does not come on the scene explicitly in its own proper actuality as an organic moment immanent in the state. [\[Remark to § 279\]](#)

In immediate monarchy, democracy, aristocracy there is yet no political constitution in distinction from the actual material state or from the remaining content of popular life. The political state does not yet appear as the form of the material state. Either, as in Greece, the *res publica* was the real private concern, the real content of the citizens and the private man was slave, that is, the political state as political was the true and sole content of the citizen's life and will; or, as in Asiatic despotism, the political state was nothing but the private will of a single individual, and the political state, like the material state, was slave. What distinguishes the modern state from these states in which a substantial unity between people and state obtained is not that the various moments of the constitution are formed into particular actuality, as Hegel would have it, but rather that the constitution itself has been formed into a particular actuality alongside the real life of the people, the political state has become the constitution of the rest of the state.

[§ 280.](#) This ultimate self in which the will of the state is concentrated is, when thus taken in abstraction, a single self and therefore is *immediate* individuality. Hence its natural character is implied in its very conception. The monarch, therefore, is essentially characterised as *this* individual, in abstraction from all his other characteristics, and *this* individual is raised to the dignity of monarchy in an immediate, natural fashion, i.e., through his birth in the course of nature.

We have already heard that subjectivity is subject and that the subject is necessarily an empirical individual, a *one*. Now we are told that the concept of naturality, of corporeality, is implied in the concept of immediate individuality. Hegel has proven nothing but what is self-evident, namely, that subjectivity exists only as a corporeal individual, and what is obvious, namely, that natural birth appertains to the corporeal individual.

Hegel thinks he has proven that the subjectivity of the state, sovereignty, the monarch, is 'essentially characterised as *this* individual, in abstraction from all his other characteristics, and this individual is raised to the dignity of monarch in an immediate, natural fashion, i.e., through his birth in the course of nature'. Sovereignty, monarchical dignity, would thus be born. The *body* of the monarch determines his dignity. Thus at the highest point of the state bare *Physis* rather than reason would be the determining factor. Birth would determine the quality of the monarch as it determines the quality of cattle.

Hegel has demonstrated that the monarch must be born, which no one questions, but not that birth makes one a monarch.

That man becomes monarch by birth can as little be made into a metaphysical truth as can the Immaculate Conception of Mary. The latter notion, a fact of consciousness, just as well as the empirical fact of the birth of man to the monarchy, can be understood as rooted in human illusion and conditions.

In the Remark, which we examine more closely, Hegel takes pleasure in having demonstrated the irrational to be absolutely rational.

This transition of the concept of pure self-determination into the immediacy of being and so into the realm of nature is of a purely speculative character, and apprehension of it therefore belongs to logic.

Indeed it is purely speculative. But what is purely speculative is not the transition from pure self-determination, from an abstraction, to pure naturality (to the contingency of birth), to the other extreme, *car les extrêmes se touchent*. What is speculative is that this is called a 'transition of the concept', and that absolute contradiction is presented as identity, and ultimate inconsistency presented as consistency.

This can be considered as Hegel's positive acknowledgment: with the hereditary monarch in the place of self-determining reason, abstract natural determinacy appears not as what it is, not as natural determinacy, but as the highest determination of the state; this is the positive point at which the monarchy can no longer preserve the appearance of being the organisation of the rational will.

Moreover, this transition is on the whole the same (?) as that familiar to us in the nature of willing in general, and there the process is to translate something from subjectivity (i.e., some purpose held before the mind) into existence. ... But the proper form of the Idea and of the transition here under consideration is the immediate conversion of the pure self-determination of the will (i.e., of the simple concept itself) into a single and natural existent without the mediation of a particular content (like a purpose in the case of action). [[Remark to § 280](#)]

Hegel says that the conversion of the sovereignty of the state (of a self-determination of the will) into the body of the born monarch (into existence) is *on the whole* the transition of the content in general, which the will makes in order to actualise an end which is thought of, that is, to translate it into an existent. But Hegel says 'on the whole'. And the proper difference which he specifies [- namely, immediate conversion of the pure self-determination of the will into a single and natural existent without the mediation of a particular content -] is so proper that it eliminates all analogy and puts *magic* in the place of the 'nature of willing in general'.

First of all, the conversion of the purpose held before the mind into the existent is here immediate, magical. Second, the subject here is the pure self-determination of the will, the simple concept itself; it is the essence of will which, as a mystical subject, decides. It is no real, individual, conscious will; it is the abstraction of the will which changes into a natural existent; it is the pure Idea which embodies itself as one individual.

Third, since the actualisation of the volition in a natural existent takes place immediately, i.e., without a medium - which the will requires as a rule in order to objectify itself - then even a particular, determinate end is lacking; no mediation of a particular content, like a purpose in the case of action, takes place, which is evident because no acting subject is present, and the abstraction, the pure idea of will, in order to act must act mystically. Now an end which is not particular is no end, and an act without an end is an endless, senseless act. Thus this whole parallel with the teleological act of the will shows itself finally to

be a mystification, an empty action of the Idea. In fact, the medium here is the absolute will and the word of the philosopher; the particular end is the end of the philosophising subject, namely, constructing the hereditary monarch out of the pure Idea; and the actualisation of the end is Hegel's simple affirmation.

In the so-called 'ontological' proof of the existence of God, we have the same conversion of the absolute concept into existence (the same mystification), which conversion has constituted the depth of the Idea in the modern world, although recently (and rightly), it has been declared *inconceivable*.

But since the idea of the monarch is regarded as being quite familiar to ordinary (i.e., understanding), consciousness, the Understanding clings here all the more tenaciously to its separation and the conclusions which its astute ratiocination deduces therefrom. As a result, it denies that the moment of ultimate decision in the state is linked *implicitly and actually* (i.e. in the rational concept) with the immediate birthright of the monarch. [[Remark to § 280](#)]

It is denied that ultimate decision is a birthright, and Hegel asserts that the monarch is the ultimate decision through birth. But who has ever doubted that the ultimate decision in the state is joined to a real bodily individual and is linked with the immediate birthright?

[§ 281](#). Both moments in their undivided unity - (a) the will's ultimate ungrounded self, and (b) therefore its similarly ungrounded objective existence (existence being the category which is at home in nature) - constitute the Idea of something against which caprice is powerless, the 'majesty' of the monarch. In this unity lies the actual unity of the state, and it is only through this, its inward and outward immediacy, that the unity of the state is saved from the risk of being drawn down into the sphere of particularity and its caprices, ends and opinions, and saved too from the war of factions round the throne and from the enfeeblement and overthrow of the power of the state.

The two moments are [a] the contingency of the will, caprice, and [b] the contingency of nature, birth; thus, His Majesty: Contingency. Contingency is thus the actual unity of the state.

The way in which, according to Hegel, an inward and outward immediacy [of the state] is to be saved from collision, [due to caprice, factions,] etc., is incredible, since collision is precisely what it makes possible.

What Hegel asserts of the elective monarch applies even more to the hereditary monarchy:

In an elective monarchy ... the nature of the relation between king and people implies that the ultimate decision is left with the particular will, and hence the constitution becomes a Compact of Election, i.e., a surrender of the power of the state at the discretion of the particular will. The result of this is that the particular offices of state turn into private property, etc. [[Remark to § 281](#)]

[§ 282](#). The right to pardon criminals arises from the sovereignty of the monarch, since it is this alone which is empowered to actualise mind's power of making undone what has been done and wiping out a crime by forgiving and forgetting it.

The right to pardon is the right to exercise clemency, the ultimate expression of contingent and arbitrary choice. Significantly this is what Hegel makes the essential attribute of the monarch. In the Addition to this very paragraph he defines the source of pardon as 'self-determined [or .groundless] decision' [*die grundlose Entscheidung*].

§ 283. The second moment in the power of the crown is the moment of particularity, or the moment of a determinate content and its subsumption under the universal. When this acquires a special objective existence, it becomes the supreme council and the individuals who compose it. They bring before the monarch for his decision the content of current affairs of state or the legal provision required to meet existing needs, together with their objective aspects, i.e., the grounds on which decision is to be based, the relative laws, circumstances, etc. The individuals who discharge these duties are in direct contact with the person of the monarch and therefore the choice and dismissal alike of these individuals rest with his unrestricted caprice.

§ 284. It is only for the *objective* side of decision, i.e., for knowledge of the problem and the attendant circumstances, and for the legal and other reasons which determine its solution, that men are answerable; in other words, it is these alone which are capable of objective proof. It is for this reason that these may fall within the province of a council which is distinct from the personal will of the monarch as such. Hence it is only councils or their individual members that are made answerable. The personal majesty of the monarch, on the other hand, as the final *subjectivity* of decision, is above all answerability for acts of government.

Here Hegel describes in a wholly empirical way the ministerial power as it is usually defined in constitutional states. The only thing philosophy does with this empirical fact is to make it the existence and the predicate of the moment of particularity in the power of the crown.

(The ministers represent the rational objective side of the sovereign will. Hence also the *honor* of being answerable falls to them, while the monarch is compensated with the imaginary coin of 'Majesty'.) Thus the speculative moment is quite poor. But then the development is based particularly on wholly empirical grounds, and indeed very abstract and bad empirical grounds.

Thus, for example, the choice of ministers is placed in the unrestricted caprice of the monarch because they are in direct contact with the person of the monarch, i.e., because they are ministers. In the same way the unrestricted choice of the monarch's personal servants can be developed out of the absolute Idea.

The basis for the answerability of the ministers is certainly better: 'It is only for the objective side of decision, i.e., for knowledge of the problem and the attendant circumstances, and for the legal and other reasons which determine its solution, that men are answerable: in other words, it is these alone which are capable of objective proof' Evidently 'the final subjectivity of decision', pure subjectivity, pure caprice, is not objective, hence also capable of no objective proof nor therefore of responsibility, once an individual is the blessed, sanctioned existence of caprice. Hegel's proof is conclusive if the constitutional provisions are taken as the point of departure; but these provisions themselves are not proven simply by analysing them, and this is all Hegel has done.

The whole uncritical character of Hegel's philosophy of right is rooted in this confusion.

§ 285. The third moment in the power of the crown concerns the absolute universality which subsists subjectively in the conscience of the monarch and objectively in the whole of the constitution and the laws. Hence the power of the crown presupposes the other moments in the state just as it is presupposed by each of them.

§ 286. The *objective* guarantee of the power of the crown, of the hereditary right of succession to the throne, and so forth, consists in the fact that just as monarchy has its own actuality in distinction from

that of the other rationally determined moments in the state, so these others explicitly possess the rights and duties appropriate to their own character. In the rational organism of the state, each member, by maintaining itself in its own position, *eo ipso* maintains the others in theirs.

Hegel does not see that with this third moment, the 'absolute universality', he obliterates the first two, or vice versa. 'The power of the crown presupposes the other moments in the state just as it is presupposed by each of them.' If this supposition is taken as real and not mystical, then the crown is established not through birth but through the other moments, and accordingly is not hereditary but fluid, i.e., determined by the state and assigned by turns to individuals of the state in accordance with the organisation of the other moments. In a rational organism the head cannot be iron and the body flesh. In order to preserve themselves the members must be equally of one flesh and blood. But the hereditary monarch is not equal, he is of other stuff. Here the prosaic character of the rationalistic will of the other members of the state faces the magic of nature. Moreover, members can mutually maintain themselves only in so far as the whole organism is fluid and each of them is taken up [*aufgehoben*] in this fluidity, in so far as no one of them, as in this case the head of the state, is unmoved and inalterable. Thus by means of this determination Hegel abolishes sovereignty by birth.

A second point has to do with the question of irresponsibility. if the prince violates the whole of the constitution, and the laws, his irresponsibility ceases because his constitutional existence ceases. But precisely these laws and this constitution make him irresponsible. Thus they contradict themselves, and this one stipulation abolishes law and constitution. The constitution of constitutional monarchy is *irresponsibility*.

Hegel, however, is content with saying that just as monarchy has its own actuality in distinction from that of the other rationally determined moments in the state, so these others explicitly possess the rights and duties appropriate to their own character. Therefore he must call the constitution of the Middle Ages an organisation. Thus Hegel has only a mass of particular spheres united in a relation of external necessity, and indeed an individual monarch belongs only to this situation. In a state wherein each determination exists explicitly, the sovereignty of the state must also be established as a particular individual.

Résumé of Hegel's development of the Crown or the Idea of State Sovereignty

The [Remark to § 279](#) says:

We may speak of the sovereignty of the people in the sense that any people whatever is self-subsistent *vis-a-vis* other peoples, and constitutes a state of its own, like the British people for instance. But the peoples of England, Scotland, or Ireland, or the peoples of Venice, Genoa, Ceylon, etc. are not sovereign peoples at all now that they have ceased to have rulers or supreme governments of their own.

Thus here sovereignty of the people is nationality, and the sovereignty of the prince is nationality; or in other words the principle of principality is nationality, which explicitly and exclusively forms the sovereignty of a people. A people whose sovereignty consists *only* in nationality has a monarch. The different nationality of peoples cannot be better established and expressed than by means of different monarchs. The cleft between one .absolute individual and another is the cleft between these nationalities.

The Greeks (and Romans) were national because and in so far as they were the sovereign people. The Germans are sovereign because and in so far as they are national. (*Vid. p. xxxiv.*)

(ad xii) A so-called 'artificial person', the same Remark says further, be it a society, a community, or a family, however inherently concrete it may be, contains personality only abstractly, as one moment of itself. In an artificial person, personality has not achieved its true mode of existence. The state, however, is precisely this totality in which the moments of the concept have attained the actuality correspondent to their degree of truth.

This artificial person, society, family, etc., has personality within it only abstractly; against that, in the monarch, the person has the state in him.

In fact, the abstract person brings his personality to its real existence only in the artificial person, society, family, etc. But Hegel conceives of society, family, etc., the artificial person in general, not as the realisation of the actual, empirical person but as the *real* person which, however, has the moment of personality in it only abstractly. Whence also comes his notion that it is not actual persons who come to be a state but the state which must first come to be an actual person. Instead of the state being brought forth, therefore, as the ultimate reality of the person, as the ultimate social reality of man, a single empirical man, an empirical person, is brought forth as the ultimate actuality of the state. This inversion of subject into object and object into subject is a consequence of Hegel's wanting to write the biography of the abstract Substance, of the Idea, with human activity, etc., having consequently to appear as the activity and result of something other than man; it is a consequence of Hegel's wanting to allow the essence of man to act for itself as an imaginary individual instead of acting in its actual, human existence, and it necessarily has as its result that an empirical existent is taken in an uncritical manner to be the real truth of the Idea, because it is not a question of bringing empirical existence to its truth but of bringing the truth to empirical existence, and thereupon the obvious is developed as a real moment of the idea. (More later concerning this inevitable change of the empirical into speculation and of speculation into the empirical.)

In this way the impression of something mystical and profound is also created. That man has been born is quite vulgar, so too that this existence established through physical birth comes to be social man, etc., and citizen; man becomes everything that he becomes through his birth. But it is very profound and striking that the idea of the state is directly born, that it has brought itself forth into empirical existence in the birth of the sovereign. In this way no content is gained, only the form of the old content altered. It has received a philosophical form, a philosophical certification.

Another consequence of this mystical speculation is that a particular empirical existent, a single empirical existent in distinction from the others is conceived to be the existence of the Idea. It makes once again a deep mystical impression to see a particular empirical existent established by the Idea, and hence to encounter at all levels an incarnation of God.

If the modes of man's social existence, as found for example in the development of family, civil society, state, etc., are regarded as the actualisation and objectification of man's essence, then family, civil society, etc., appear as qualities inhering in subjects. Man then remains what is essential within these realities, while these then appear as his actualised universality, and hence also as something common to all men. But if, on the contrary, family, civil society, state, etc., are determinations of the idea, of Substance as subject, then they must receive an empirical actuality, and the mass of men in which the idea of civil society is developed takes on the identity of citizen of civil society, and that in which the idea of the state is developed takes on that of citizen of the state. In this case the sole concern is with allegory, i.e., with ascribing to any empirical existent the meaning of actualised Idea; and thus it is

evident that these receptacles have fulfilled their destiny once they have become a determinate incarnation of a life-moment of the Idea. Consequently the universal appears everywhere as a determinate particular thing, while the individual nowhere arrives at his true universality.

At the most profound and speculative level it therefore appears necessary when the most abstract determinations which in no way really ripen to true social actuality, the natural bases of the state like birth (in the case of the prince) or private property (as in primogeniture), appear to be the highest, immediate Idea-become-man.

It is evident that the true method is turned upside down. What is most simple is made most complex and vice versa. What should be the point of departure becomes the mystical result, and what should be the rational result becomes the mystical point of departure.

If however the prince is the abstract person who has the state in him, then this can only mean that the essence of the state is the abstract private person. It utters its secret only when at the peak of its development. He is the lone private person in whom the relation of the private person in general to the state is actualised.

The prince's hereditary character results from his concept. He is to be the person who is specified from the entire race of men, who is distinguished from all other persons. But then what is the ultimate fixed difference of one person from all others? The body. And the highest function of the body is sexual activity. Hence the highest constitutional act of the king is his sexual activity, because through this he makes a king and carries on his body. The body of his son is the reproduction of his own body, the creation of a royal body.

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Critique of Hegel's Philosophy of Right

Karl Marx, 1843

(b) The Executive

[§ 287.](#) There is a distinction between the monarch's decisions and their execution and application, or in general between his decisions and the continued execution or maintenance of past decisions, existing laws, regulations, organisations for the securing of common ends, and so forth. This task of ... subsuming the particular under the universal is comprised in the executive power, which also includes the powers of the judiciary and the police. The latter have a more immediate bearing on the particular concerns of civil society and they make the universal interest authoritative over its particular aims.

This is the usual interpretation of the executive. The only thing which can be mentioned as original with Hegel is that he coordinates executive, police, and judiciary, where as a rule the administrative and judiciary powers are treated as opposed.

[§ 288.](#) Particular interests which are common to everyone fall within civil society and lie outside the absolutely universal interest of the state proper (see [§ 256](#)). The administration of these is in the hands of Corporations (see [§ 251](#)), commercial and professional as well as municipal, and their officials, directors, managers, and the like. It is the business of these officials to manage the private property and interests of these particular spheres and, from that point of view, their authority rests on the confidence of their commonalties and professional equals. On the other hand, however, these circles of particular interests must be subordinated to the higher interests of the state, and hence the filling of positions of responsibility in Corporations, etc., will generally be effected by a mixture of popular election by those interested with appointment and ratification by higher authority.

This is a simple description of the empirical situation in some countries.

[§ 289.](#) The maintenance of the state's universal interest, and of legality, in this sphere of particular rights, and the work of bringing these rights back to the universal, require to be superintended by holders of the executive power, by (a) the executive civil servants and (b) the higher advisory officials (who are organised into committees). These converge in their supreme heads who are in direct contact with the monarch.

Hegel has not developed the executive. But given this, he has not demonstrated that it is anything more than a function, a determination of the citizen in general. By viewing the particular interests of civil society as such, as interests which lie outside the absolutely universal interest of the state, he has only deduced the executive as a particular, separate power.

[\[Remark to § 289:\]](#) just as civil society is the battlefield where everyone's individual private interest meets everyone else's, so here we have the struggle (a) of private interests against particular matters of common concern and (b) of both of these together against the organisation of the state and its higher outlook. At the same time the corporation mind, engendered when the particular spheres gain their title to rights, is now inwardly converted into the mind of the state, since it finds in the state the means of maintaining its particular ends. This is the secret of the patriotism of the citizens in the sense that they know the state as their substance, because it is the state that maintains their particular spheres of interest together with the title, authority, and welfare of these. In the corporation mind the rooting of the

particular in the universal is directly entailed, and for this reason it is in that mind that the depth and strength which the state possesses in sentiment is seated.

This is especially worth noting:

1. because of the definition of civil society as the *bellum omnium contra omnes*;
2. because private egoism is revealed to be the secret of the patriotism of the citizens and the depth and strength which the state possesses in sentiment;
3. because the 'burgher', the man of particular interest as opposed to the universal, the member of civil society, is considered to be a fixed individual whereas the state likewise in fixed individuals opposes the 'burghers'.

One would suppose that Hegel would have to define 'civil society' as well as the 'family' as a determination of each political individual, and so too the later state qualities as equally a determination of the political individual. But with Hegel it is not one and the same individual who develops a new determination of his social essence. It is the essence of the will, which allegedly develops its determinations out of itself. The subsisting, distinct and separated, empirical existences of the state are conceived to be immediate incarnations of one of these determinations.

Just as the universal as such is rendered independent it is immediately mixed in with what empirically exists, and then this limited existent is immediately and uncritically taken for the expression of the Idea.

Here Hegel comes into contradiction with himself only in so far as he does not conceive of the 'family' man in the same way he conceived of the member of civil society, I . c., as a fixed breed excluded from other qualities.

[§ 290.](#) Division of labor... occurs in the business of the executive also. For this reason, the organisation of officials has the abstract though difficult task of so arranging that (a) civil life shall be governed in a concrete manner from below where it is concrete, but that (b) none the less the business of government shall be divided into its abstract branches -armed by special officials as different centers of administration, and further that (c) the operations of these various departments shall converge again when they are directed on civil life from above, in the same way as they converge into a general supervision in the supreme executive.

The Addition to this paragraph is to be considered later.

[§ 291.](#) The nature of the executive functions is that they are objective and that in their substance they have been explicitly fixed by previous decisions (see Paragraph 287); these functions have to be fulfilled and carried out by individuals. Between all individual and his office there is no immediate natural link. Hence individuals are not appointed to office on account of their birth or native personal gifts. The *objective* factor in their appointment is knowledge and proof of ability. Such proof guarantees that the state will get what it requires; and since it is the sole condition of appointment, it also guarantees to every citizen the chance of joining the class of civil servants [*dem allgemeinen Stande*].

[§ 292.](#) Since the objective qualification for the civil service is not genius (as it is for work as an artist, for example), there is of necessity an indefinite plurality of eligible candidates whose relative excellence is not determinable with absolute precision. The selection of one of the candidates, his nomination to office,

and the grant to him of full authority to transact public business—all this, as the linking of two things, a man and his office, which in relation to each other must always be fortuitous, in the state which is sovereign and has the last word. is the *subjective* aspect of election to office, and it must lie with the crown as the power.

[§ 293](#). The particular public functions which the monarch entrusts to officials constitute one part of the objective aspect of the sovereignty residing in the crown. Their specific discrimination is therefore given in the nature of the thing. And while the actions of the officials are the fulfilment of their duty, their office is also a right exempt from contingency.

Note only the objective aspect of the sovereignty residing in the crown.

[§ 294](#). Once an individual has been appointed to his official position by the sovereign's act (see [§ 292](#)), the tenure of his post is conditional on his fulfilling his duties. Such fulfilment is the very essence of his appointment, and it is only consequential that he finds in his office his livelihood and the assured satisfaction of his particular interests (see [§ 294](#)), and further that his external circumstances and his official work are freed from other kinds of subjective dependence and influence.

What the service of the state ... requires, it says in the [Remark](#), is that men shall forgo the selfish and capricious satisfaction of their subjective ends; by this very sacrifice, they acquire the right to find their satisfaction in, but only in, the dutiful discharge of their public functions. In this fact, so far as public business is concerned, there lies the link between universal and particular interests which constitutes both the concept of the state and its inner stability (see [§ 260](#)) ... The assured satisfaction of particular needs removes the external compulsion which may tempt a man to seek ways and means of satisfying them at the expense of his official duties. Those who are entrusted with affairs of state find in its universal power the protection they need against another subjective phenomenon, namely the personal passions of the governed, whose primitive interests, etc., suffer injury as the universal interest of the state is made to prevail against them.

[§ 295](#). The security of the state and its subjects against the misuse of power by ministers and their officials lies directly in their hierarchical organisation and their answerability; but it lies too in the authority given to societies and Corporations, because in itself this is a barrier against the intrusion of subjective caprice into the power entrusted to a civil servant, and it completes from below the state control which does not reach down as far as the conduct of individuals.

[§ 296](#). But the fact that a dispassionate, upright, and polite demeanour becomes customary [in civil servants], is (i) partly a result of direct education in thought and ethical conduct. Such an education is a mental counterpoise to the mechanical and semi-mechanical activity involved in acquiring the so-called 'sciences' of matters connected with administration, in the requisite business training, in the actual work done, etc. (ii) The size of the state, however, is an important factor in producing this result, since it diminishes the stress of family and other personal ties, and also makes less potent and so less keen such passions as hatred, revenge, etc. In those who are busy with the important questions arising in a great state, these subjective interests automatically disappear, and the habit is generated of adopting universal interests, points of view, and activities.

[§ 297](#). Civil servants and the members of the executive constitute the greater part of the middle class, the class in which the consciousness of right and the developed intelligence of the mass of the people is

found. The sovereign working on the middle class at the top, and Corporation-rights working on it at the bottom, are the institutions which effectively prevent it from acquiring the isolated position of an aristocracy and using its education and skill as means to an arbitrary tyranny.

[Addition to § 297.](#) The middle class, to which civil servants belong, is politically conscious and the one in which education is most prominent. ... It is a prime concern of the state that a middle class should be developed, but this can be done only if the state is an organic unity like the one described here, i.e., it can be done only by giving authority to spheres of particular interests, which are relatively independent, and by appointing an army of officials whose personal arbitrariness is broken against such authorised bodies. Action in accordance with everyone's rights, and the habit of such action, is a consequence of the counterpoise to officialdom which independent and self-subsistent bodies create.

What Hegel says about 'the Executive' does not merit the name of a philosophical development. Most of the paragraphs could be found verbatim in the Prussian *Landrecht*. Yet the administration proper is the most difficult point of the development.

Because Hegel has already claimed the police and the judiciary to be spheres of civil society, the executive is nothing but the administration, which he develops as the bureaucracy.

First of all, the 'Corporations', as the self-government of civil society, presuppose the bureaucracy. The sole determination arrived at is that the choice of the administrators and their officials, etc., is a mixed choice originating from the members of civil society and ratified by the proper authority (or as Hegel says, 'higher authority').

Over this sphere, for the maintenance of the state's universal interest and of legality, stand holders of the executive power, the executive civil servants and the advisory officials, which converge into the monarch.

A division of labour occurs in the business of the executive. Individuals must prove their capability for executive functions, i.e., they must sit for examinations. The choice of the determinate individual for civil service appointment is the prerogative of the royal authority. The distribution of these functions is given in the nature of the thing. The official function is the duty and the life's work of the civil servants. Accordingly they must be paid by the state. The guarantee against malpractice by the bureaucracy is partly its hierarchy and answerability, and on the other hand the authority of the societies and Corporations; its humaneness is a result partly of direct education in thought and ethical conduct and partly of the size of the state. The civil servants form the greater part of the middle class. The safeguard against its becoming like an aristocracy and tyranny is partly the sovereign at the top and partly Corporation-rights at the bottom. The middle class is the class of education. *Voilà tout!* Hegel gives us an empirical description of the bureaucracy, partly as it actually is, and partly according to the opinion which it has of itself. And with that the difficult chapter on 'the Executive' is brought to a close.

Hegel proceeds from the separation of the state and civil society, the separation of the particular interests and the absolutely universal; and indeed the bureaucracy is founded on this separation. Hegel proceeds from the presupposition of the Corporations; and indeed the bureaucracy presupposes the Corporations, in any event the 'corporation mind'. Hegel develops no content of the bureaucracy, but merely some general indications of its formal organisation; and indeed the bureaucracy is merely the formalism of a content which lies outside the bureaucracy itself.

The Corporations are the materialism of the bureaucracy, and the bureaucracy is the spiritualism of the Corporations. The Corporation is the bureaucracy of civil society, and the bureaucracy is the Corporation of the state. In actuality, the bureaucracy as civil society of the state is opposed to the state of civil society, the Corporations. Where the bureaucracy is to become a new principle, where the universal interest of the state begins to become explicitly a singular and thereby a real interest, it struggles against the Corporations as every consequence struggles against the existence of its premises. On the other hand once the real life of the state awakens and civil society frees itself from the Corporations out of its inherent rational impulse, the bureaucracy seeks to restore them; for as soon as the state of civil society falls so too does the civil society of the state. The spiritualism vanishes with its opposite materialism. The consequence struggles for the existence of its premises as soon as a new principle struggles not against the existence of the premises but against the principle of their existence. The same mind that creates the Corporation in society creates the bureaucracy in the state. Thus as soon as the corporation mind is attacked so too is the mind of the bureaucracy; and whereas the bureaucracy earlier fought the existence of the Corporations in order to create room for its own existence, now it seeks vigorously to sustain the existence of the Corporations in order to save the Corporation mind, which is its own mind.

The bureaucracy is the state formalism of civil society. It is the state's consciousness, the state's will, the state's power, as a Corporation. (The universal interest can behave *vis-a-vis* the particular only as a particular so long as the particular behaves *vis-a-vis* the universal as a universal. The bureaucracy must thus defend the imaginary universality of particular interest, i.e., the Corporation mind, in order to defend the imaginary particularity of the universal interests, i.e., its own mind. The state must be Corporation so long as the Corporation wishes to be state.) Being the state's consciousness, will, and power as a Corporation, the bureaucracy is thus a particular, closed society within the state. The bureaucracy wills the Corporation as an imaginary power. To be sure, the individual Corporation also has this will for its particular interest in opposition to the bureaucracy, but it wills the bureaucracy against the other Corporation, against the other particular interest. The bureaucracy as the completed Corporation therefore wins the day over the Corporation which is like incomplete bureaucracy. It reduces the Corporation to an appearance, or wishes to do so, but wishes this appearance to exist and to believe in its own existence. The Corporation is civil society's attempt to become state; but the bureaucracy is the state which has really made itself into civil society.

The state formalism, which the bureaucracy is, is the state as formalism, and Hegel has described it precisely as such a formalism. Because this state formalism constitutes itself as a real power and becomes itself its own material content, it is evident that the bureaucracy is a tissue of practical illusion, or the illusion of the state. The bureaucratic mind is through and through a Jesuitical, theological mind. The bureaucrats are the Jesuits and theologians of the state. The bureaucracy is *la république prêtre*.

Since the bureaucracy according to its essence is the state as formalism, so too it is according to its end. The real end of the state thus appears to the bureaucracy as an end opposed to the state. The mind of the bureaucracy is the formal mind of the state. It therefore makes the formal mind of the state, or the real mindlessness of the state, a categorical imperative. The bureaucracy asserts itself to be the final end of the state. Because the bureaucracy makes its formal aims its content, it comes into conflict everywhere with the real aims. Hence it is obliged to present what is formal for the content and the content for what is formal. The aims of the state are transformed into aims of bureaus, or the aims of bureaus into the aims of the state. The bureaucracy is a circle from which no one can escape. its hierarchy is a hierarchy of knowledge. The highest point entrusts the understanding of particulars to the lower echelons, whereas these, on the other hand, credit the highest with an understanding in regard to the universal; and thus they

deceive one another.

The bureaucracy is the imaginary state alongside the real state; it is the spiritualism of the state. As a result everything has a double meaning, one real and one bureaucratic, just as knowledge is double, one real and one bureaucratic (and the same with the will). A real thing, however, is treated according to its bureaucratic essence, according to its otherworldly, spiritual essence. The bureaucracy has the being of the state, the spiritual being of society, in its possession; it is its private property. The general spirit of the bureaucracy is the secret, the mystery, preserved inwardly by means of the hierarchy and externally as a closed corporation. To make public -the mind and the disposition of the state appears therefore to the bureaucracy as a betrayal of its mystery. Accordingly authority is the principle of its knowledge and being, and the deification of authority is its mentality. But at the very heart of the bureaucracy this spiritualism turns into a crass materialism, the materialism of passive obedience, of trust in authority, the mechanism of an ossified and formalistic behaviour, of fixed principles, conceptions, and traditions. As far as the individual bureaucrat is concerned, the end of the state becomes his private end: a pursuit of higher posts, the building of a career. In the first place, he considers real life to be purely material, for the spirit of this life has its separate existence in the bureaucracy. Thus the bureaucrat must make life as materialistic as possible. Secondly, real life is material for the bureaucrat, i.e. in so far as it becomes an object of bureaucratic action, because his spirit is prescribed for him, his end lies outside of him, his existence is the existence of the bureau. The state, then, exists only as various bureau-minds whose connection consists of subordination and dumb obedience. Real knowledge appears to be devoid of content just as real life appears to be dead, for this imaginary knowledge and life pass for what is real and essential. Thus the bureaucrat must use the real state Jesuitically, no matter whether this Jesuitism be conscious or unconscious. But given that his antithesis is knowledge, it is inevitable that he likewise attain to self-consciousness and, at that moment, deliberate Jesuitism. While the bureaucracy is on one hand this crass materialism, it manifests its crass spiritualism in its will to do everything, i.e., in its making the will the *causa prima*, for it is pure active existence which receives its content from without; thus it can manifest its existence only through forming and restricting this content. The bureaucrat has the world as a mere object of his action.

When Hegel calls the Executive power the objective aspect of the sovereignty residing in the crown, it is precisely in the same sense that the Catholic Church was the real existence of the sovereignty, content, and spirit of the Blessed Trinity. In the bureaucracy the identity of the state's interest and the particular private aim is established such that the state's interest becomes a particular private aim opposed to the other private aims.

The abolition [*Aufhebung*] of the bureaucracy can consist only in the universal interest becoming really-and not, as with Hegel, becoming purely in thought, in abstractions particular interest; and this is possible only through the particular interest really becoming universal. Hegel starts from an unreal opposition and thereby brings it to a merely imaginary identity which, in fact, is itself all the more contradictory. Such an identity is the bureaucracy.

Now let's follow his development in its particulars.

The sole philosophical statement which Hegel makes concerning the Executive is that of the 'subsuming' of the individual and particular under the universal, etc.

Hegel is satisfied with that. On one hand, the category of 'subsumption' of the particular, etc. This category must be actualised. Now, he picks anyone of the empirical existences of the Prussian or Modern

state (just as it is), which among other things actualises this category even though this category does not express its specific nature. Applied mathematics is also a subsuming of the particular, etc. Hegel doesn't enquire whether this is the rational, the adequate mode of subsumption. He holds fast only to the one category and is satisfied with finding a corresponding existence for it. Hegel gives his logic a political body; he does not give the logic of the political body ([§ 287](#)).

On the relationship of the Corporations and societies to the executive we are told first of all that it is required that their administration (the nomination of their magistracy) generally be effected by a mixture of popular election by those interested with appointment and ratification by higher authority. The mixed choice of administrators of the societies and Corporations would thus be the first relationship between civil society and state or executive, their first identity ([§ 288](#)). This identity, according to Hegel himself, is quite superficial, a *mixtum compositum*, a mixture. To the degree that this identity is superficial, opposition is sharp. It is the business of these officials (namely the officials of the Corporations, societies, etc.) to manage the private property and interests of these particular spheres and, from that Point of view, their authority rests on the confidence of their commonalties and professional equals. On the other hand, however, these circles of particular interests must be subordinated to the higher interests of the state. From this results the so-called 'mixed choice'.

The administration of the Corporation thus has within it the opposition of private property and interest of the particular spheres against the higher interest of the state: opposition between private property and state.

We need not emphasise that the resolution of this opposition in the mixed choice is a simple accommodation, a treaty, an avowal of the unresolved dualism which is itself a dualism, a mixture. The particular interests of the Corporations and societies have a dualism within their own sphere, which likewise shapes the character of their administration.

However, the crucial opposition stands out first in the relationship of these 'particular interests which are common to everyone', etc., which 'lie outside the absolutely universal interest of the state proper', and this 'absolutely universal interest of the state proper'. But the first instance once again, it is within this sphere.

The maintenance of the state's universal interest, and of legality, in this sphere of particular rights, and the work of bringing these rights back to the universal, require to be superintended by holders of the executive power, by (a) the executive civil servants, and (b) the higher advisory officials (who are organised into committees). These converge in their supreme heads who are in direct contact with the monarch. ([§ 289](#))

Incidentally, let us draw attention to the construction of the executive committees, which are unknown, for example, in France. To the same extent that Hegel adduces these officials as advisory it is certainly obvious that they are organised into committees.

Hegel has the state proper, the executive, move into the management of the state's universal interest and of legality, etc. within civil society via holders [of the executive power]; and according to him these executive office holders, the executive civil servants are in reality the true representation of the state, not 'of 'but 'against' civil society. The opposition between state and civil society is thus fixed; the state does not reside within but outside of civil society; it affects civil society merely through office holders to whom is entrusted the management of the state within this sphere. The opposition is not overcome by

means of these office holders but has become a legal and fixed opposition. The state becomes something alien to the nature of civil society; it becomes this nature's otherworldly realm of deputies which makes claims against civil society. The police, the judiciary, and the administration are not deputies of civil society itself, which manages its own general interest in and through them. Rather, they are office holders of the state whose purpose is to manage the state in opposition to civil society. Hegel clarifies this opposition further in the candid [Remark to § 289](#) which we examined earlier.'

The nature of the executive functions is that they are objective and ... have been explicitly fixed by previous decisions. ([§ 291](#))

Does Hegel conclude from this that [the executive functions] all the more easily require no hierarchy of knowledge, that they could be executed perfectly by civil society itself? On the contrary.

He makes the profound observation that they are to be executed by individuals, and that between them and these individuals there is no immediate natural link. This is an allusion to the crown, which is nothing but the 'natural power of arbitrary choice, and thus can be born. The crown is nothing but the representative of the natural moment in the will, the dominion of physical nature in the state.

The executive civil servants are distinguished by the fact that they earn their appointments; hence they are distinguished essentially from the sovereign.

The objective factor in their appointment (namely, to the State's business) is knowledge (subjective caprice lacks this factor) and proof of ability. Such proof guarantees that the state will get what it requires; and since it is the sole condition of appointment, it also guarantees to every citizen the chance of joining the class of civil servants [*dem allgemeinen Stande*].

The chance which every citizen has to become a civil servant is thus the second affirmative relationship between civil society and state, the second identity. Like the first it is also of a quite superficial and dualistic nature. Every Catholic has the chance to become a priest (i.e., to separate himself from the laity as well as the world). Does the clergy on that account face the Catholic any less as an opposite power? That each has the possibility of gaining the privilege of another sphere proves only that his own sphere is not the actuality of this privilege.

In a true state it is not a question of the possibility of every citizen to dedicate himself to the universal in the form of a particular class, but of the capability of the universal class to be really universal, i.e., to be the class of every citizen. But Hegel proceeds from the postulate of the pseudo-universal, the illusory universal class, universality fixed in the form of a particular class.

The identity which he has constructed between civil society and the state is the identity of two hostile armies in which each soldier has the 'chance' to become through desertion a member of the other hostile army; and in this Hegel indeed correctly describes the present empirical state of affairs.

It is the same with his construction of the examinations. In a rational state, taking an examination belongs more properly to becoming a shoe-maker than an executive civil servant because shoemaking is a skill without which one can be a good citizen of the state, a social man; but the necessary state knowledge is a condition without which a person in the state lives outside the state, is cut off from himself, deprived of air. The examination is nothing other than a masonic rite, the legal recognition of the privileged knowledge of state citizenship.

The link of state office and individual, this objective bond between the knowledge of civil society and the knowledge of the state, in other words the examination, is nothing but the bureaucratic baptism of knowledge, the official recognition of the transubstantiation of profane into holy knowledge (it goes without saying that in the case of every examination the examiner knows all). No one ever heard of the Greek or Roman statesmen taking an examination. But then what is a Roman statesmen even as against a Prussian official!

In addition to the objective bond of the individual with the state office, in addition, that is, to the examination, there is another bond - royal caprice:

Since the objective qualification for the civil service is not genius (as it is for work, an artist, for example), there is of necessity an indefinite plurality of eligible candidates whose relative excellence is not determinable with absolute precision. The selection of one of the candidates, his nomination to office, and the grant to him of full authority to transact public business—all this, as the linking of two things, a man and his office, which in relation to each other must always be fortuitous, is the subjective aspect of election to office, and it must lie with the crown as the power in the state which is sovereign and has the last word. [[§ 292.](#)]

The prince is at all times the representative of chance or contingency.

Besides the objective moment of the bureaucratic confession of faith (the examination) there belongs in addition the subjective [moment] of the royal favour, in order that the faith yield fruit.

The particular public functions which the monarch entrusts to officials constitute one part of the objective aspect of the sovereignty residing in the crown. (The monarch distributes and entrusts the particular state activities as functions to the officials, i.e., he distributes the state among the bureaucrats, entrusts it like the holy Roman Church entrusts consecrations Monarchy is a system of emanation; the monarch leases out the functions of the state.) Here Hegel distinguishes for the first time the objective aspect from the subjective aspect of the sovereignty residing in the Crown. Prior to this he mixed the two together. The sovereignty residing in the crown is taken here in a clearly mystical way, just as theologians find the personal God in nature. Earlier it still meant that the crown is the subjective aspect of the sovereignty residing in the state ([§ 293](#)).

In [§ 294](#) Hegel develops the salary of the civil servants out of the Idea. Here the real identity of civil society and the state is established in the salary of the civil servants, or in the fact that civil service also guarantees security in empirical existence. The wage of the civil servant is the highest identity which Hegel constructs out of all this. The transformation of the activities of the state into ministries presupposes the separation of the state from society.

When Hegel says in the [Remark to § 294](#):

What the service of the state. . . requires is that men shall forgo the selfish and capricious satisfaction of their subjective ends, (this is required in the case of every post of service) and by this very sacrifice they acquire the right to find their satisfaction in, but only in, the dutiful discharge of their public functions. In this fact, so far as public business is concerned, there lies the link between universal and particular interests which constitutes both the concept of the state and its inner stability,

this holds good (1.) of every servant, and (2.) it is correct that the salary of the civil servants constitutes

the inner stability of the most modern monarchies. in contrast to the member of civil society only the civil servants existence is guaranteed.

At this point Hegel cannot fail to see that he has constructed the executive as an antithesis to civil society, and indeed as a dominant extreme. How does he now establish a condition of Identity?

According to [§ 295](#) the security of the state and its subjects against the misuse [*den Missbrauch*] of power by ministers and their officials lies partly in their hierarchical organisation (as if the hierarchy itself were not the principal abuse [*der Hauptmissbrauch*], and the matching personal sins of the civil servants were not it all to be compared with their inevitable hierarchical sins; the hierarchy punishes the civil servant to the extent that he sins against the hierarchy or commits a sin in excess of the hierarchy; but it takes him under its protection when the hierarchy sins through him; moreover the hierarchy is only with great difficulty convinced of the sins of its member) and in the authority given to societies and Corporations, because in itself this is a barrier against the intrusion of subjective caprice into the power entrusted to a civil servant, and it completes front below the state control (as if this control were not exercised with the outlook of the bureaucratic hierarchy) which does not reach down as far as the conduct of individuals.

Thus the second guarantee against the caprice of the bureaucracy lies in the privileges of the Corporations.

Thus if we ask Hegel what is civil society's protection against the bureaucracy, he answers:

1. The hierarchal organisation of the bureaucracy. *Control*. This, that the adversary is himself bound hand and foot, and if he is like a hammer *vis-a-vis* those below he is like all anvil in relation to those above. Now, where is the protection against the hierarchy? The lesser evil will surely be abolished through the greater inasmuch as it vanishes in comparison with it.

2. *Conflict*, the unresolved conflict between bureaucracy and Corporation. *Struggle*, the possibility of struggle, is the guarantee against being overcome. Later ([§ 297](#)) in addition to this Hegel adds as guarantee the 'institutions [of] the sovereign working ... at the top', by which is to be understood, once again, the hierarchy.

However Hegel further adduces two moments ([§ 296](#)):

In the civil servant himself, something which is supposed to humanise him and make dispassionate, upright, and polite demeanour customary, namely, direct education in thought and ethical conduct, which is said to hold 'the mental counterpoise' to the mechanical character of his knowledge and actual work. As if the mechanical character of his bureaucratic knowledge and his actual work did not hold the 'counterpoise' to his education in thought and ethical conduct. And will not his actual mind and his actual work as substance triumph over the accident of his prior endowment? His office is indeed his substantial situation and his bread -and butter. Fine, except that Hegel sets direct education in thought and ethical conduct against the mechanism of bureaucratic knowledge and work! The man within the civil servant is supposed to secure the civil servant against himself. What a unity! Mental counterpoise. What a dualistic category!

Hegel further adduces the size of the state, which in Russia certainly doesn't guarantee against the caprice of the executive civil servants, and in any case is a circumstance which lies outside the 'essence' of the bureaucracy.

Hegel has developed the 'Executive' as bureaucratic officialdom [*Staatsbediententum*].

Here in the sphere of the 'absolutely universal interest of the state proper' we find nothing but unresolved conflict. The civil servants' examination and livelihood constitute the final synthesis.

Hegel adduces the impotency of the bureaucracy, its conflict with the Corporation, as its final consecration.

In [§ 297](#) an identity is established in so far as 'civil servants and the members of the executive constitute the greater part of the middle class'. Hegel praises this 'middle class' as the pillar of the state so far as honesty and intelligence are concerned (in the [Addition](#) to this paragraph).

It is a prime concern of the state that a middle class should be developed, but this can be done only if the state is an organic unity like the one described here, i.e., it can be done only by giving authority to spheres of particular interests, which are relatively independent, and by appointing an army of officials whose personal arbitrariness is broken against such authorised bodies.

To be sure the people can appear as one class, the middle class, only in such an organic unity; but is something that keeps itself going by means of the counterbalancing of privileges an organic unity? The executive power is the one most difficult to develop; it, much more than the legislature, belongs to the entire people.

Later (in the [Remark to § 308](#)) Hegel expresses the proper spirit of the bureaucracy when he characterises it as 'business routine' and the 'horizon of a restricted sphere'.

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Critique of Hegel's Philosophy of Right

Karl Marx, 1843

(c) The Legislature

[§ 298](#). The legislature is concerned (a) with the laws as such in so far as they require fresh and extended determination; and (b) with the content of home affairs affecting the entire state (a very general expression). The legislature is itself a part of the constitution which is presupposed by it and to that extent lies absolutely outside the sphere directly determined by it; nonetheless, the constitution becomes progressively more mature in the course of the further elaboration of the laws and the advancing character of the universal business of government.

Above all it is noteworthy that Hegel emphasises the way in which the legislature is itself a part of the constitution which is presupposed by it and lies absolutely outside the sphere directly determined by it, since he had made this statement neither of the Crown nor of the Executive, for both of which it is equally true. But only with the Legislature does Hegel construct the constitution in its entirety, and thus he is unable to presuppose it. However, we recognise his profundity precisely in the way he always begins with and accentuates the antithetical character of the determinate elements (as they exist in our states).

The legislature is itself a part of the constitution which lies absolutely outside the sphere directly determined by it. But the constitution is certainly not self-generating. The laws which 'require fresh and extended determination' must have received formulation. A legislature must exist or have existed before and outside of the constitution. There must exist a legislature outside of the actual empirical, established legislature. But, Hegel will answer, we presuppose an existing state. Hegel, however, is a philosopher of right, and develops the generic idea of the state [*die Staatsgattung*]. He is not allowed to measure the idea by what exists; he must measure what exists by the idea.

The collision is simple. The legislature is the power which is to organise the universal. it is the power of the constitution. It extends beyond the constitution.

On the other hand, however, the legislature is a constitutional power. Thus it is subsumed under the constitution. The constitution is law for the legislature. It has given laws to the legislature and continues to do so. The legislature is only legislature within the constitution, and the constitution would stand *hors de loi* if it stood outside the legislature. *Voilà la collision!* In recent French history much nibbling away [at the constitution] has occurred.

How does Hegel resolve this antinomy?

First of all it is said that the constitution is presupposed by the legislature and to that extent it lies absolutely outside the sphere directly determined by it. '*Nonetheless*' - nonetheless in the course of the further elaboration of the laws and the advancing character of the universal business of government it becomes progressively more mature.

That is to say, then: directly, the constitution lies outside the sphere of the legislature; indirectly, however, the legislature modifies the constitution. The legislature does in an indirect way what it neither can nor may do in a direct way. It picks the constitution apart *enti détail*, since it cannot alter it *en gros*. It does by virtue of the nature of things and circumstances what according to the constitution it was not

supposed to do. it does materially and in fact what it does not do formally, legally, or constitutionally.

With that, Hegel has not resolved the antinomy; he has simply transformed it into another antinomy. He has placed the real effect of the legislature, its constitutional effect, in contradiction with its constitutionally determined character. The opposition between constitution and legislature remains. Hegel has defined the factual and the legal action of the legislature as a contradiction - the contradiction between what the legislature should be and what it really is, between what it believes itself to be doing and what it really does.

How can Hegel present this contradiction as the truth? 'The advancing character of the 'universal business of government' enlightens us just as little, for it is precisely this advancing character which needs explanation.

In the Addition [to this paragraph] Hegel contributes hardly anything to the solution of these problems. He does, however, bring them more into focus:

The constitution must in and by itself be the fixed and recognised ground on which the legislature stands, and for this reason it must not first be constructed. Thus the constitution is, but just as essentially it becomes, i.e., it advances and matures. This advance is an alteration which is imperceptible and which lacks the form of alteration.

That is to say, according to the law (illusion) the constitution is, but according to reality (truth) it *becomes*. According to its determinate character the constitution is unalterable; but it really is changed, only this change is unconscious and lacks the form of alteration. The appearance contradicts the essence. The appearance is the conscious law of the constitution, and the essence is its unconscious law, which contradicts the other. What is in the nature of the thing is not found in the law. Rather, the opposite is in the law.

Is it the fact, then, that in the state - which, according to Hegel, is the highest existence of freedom, the existence of self-conscious reason - not law, the existence of freedom, but rather blind natural necessity governs? And if the law of the thing is recognised as contradicting the legal definition, why not acknowledge the law of the thing, in this case reason, as the law of the state? And how then consciously retain this dualism? Hegel wants always to present the state as the actualisation of free mind; however, *re vera* he resolves all difficult conflicts through a natural necessity which is the antithesis of freedom. Thus, the transition of particular interest into universal interest is not a conscious law of the state, but is mediated through chance and ratified **contrary** to consciousness. And in the state Hegel wants everywhere the realisation of free will! (Here we see Hegel's substantial viewpoint.)

Hegel uses as examples to illustrate the gradual alteration of the constitution the conversion of the private wealth of the German princes and their families into state property, and the conversion of the German emperors' personal administration of justice into an administration through delegates. His choice of examples is unfortunate. In the first case, for instance, the transition happened only in such a way that all state property was transformed into royal private property.

Moreover, these changes are particular. Certainly, entire state constitutions have changed such that as new requirements gradually arose the old broke down; but for the new constitution a real revolution was always necessary.

Hence the advance from one state of affairs to another, Hegel concluded [in the Addition], is tranquil in

appearance and unnoticed. In this way a constitution changes over a long period of time into something quite different from what it was originally.

The category of gradual transition is, first of all, historically false; and secondly, it explains nothing.

In order not only that the constitution be altered, thus that this illusory appearance not be in the end forcefully shattered, but also that man do consciously what he is otherwise forced to do unconsciously by the nature of the thing, it is necessary that the movement of the constitution, that progress, be made the principle of the constitution, thus that the real corner stone of the constitution, the people, be made the principle of the constitution. Progress itself is then the constitution.

Should the constitution itself, therefore, belong within the domain of the legislature? This question can be posed only (1) if the political state exists as the pure formalism of the actual state, if the political state is a domain apart, if the political state exists as constitution; (2) if the legislature is of a source different than the executive etc.

The legislature produced the French Revolution. In general, when it has appeared in its special capacity .is the ruling element, the legislature has produced the great organic, universal revolutions. It has not attacked the constitution, but a particular antiquated constitution, precisely because the legislature was the representative of the people, i.e., of the species-will [*des Gattungswillens*]. The executive, on the other hand, produced the small, retrograde revolutions, the reactions. It revolted not against an old constitution in favour of a new one, but against the constitution as such, precisely because the executive was the representative of the particular will, subjective caprice, the magical part of the will.

Posed correctly, the question is simply this: Does a people have the right to give itself a new constitution? The answer must be an unqualified 'yes!' because the constitution becomes a practical illusion the moment it ceases to be a true expression of the people's will.

The collision between the constitution and the legislature is nothing ignore than a conflict of the constitution with itself, a contradiction in the concept of the constitution.

The constitution is nothing more than an accommodation between the political and non-political state; hence it is necessarily in itself a treaty between essentially heterogeneous powers. Here, then, it is impossible for the law to declare that one of these powers, which is a part of the constitution, is to have the right to modify the constitution itself, which is the whole.

In so far as we speak of the constitution as a particular thing, however, it must be considered a part of the whole.

In so far as the constitution is understood to be the universal and fundamental determinations of the rational will, then clearly every people (state) presupposes this and must form it to its political credo. Actually, this is a matter of knowledge rather than of will. The will of a people can no more exceed the laws of reason than can the will of an individual. In the case of an irrational people one cannot speak at all of a rational organisation of the state. In any case, here in the philosophy of right we are concerned with the species-will.

The legislature does not make the law, it merely discovers and formulates it.

The resolution of this conflict has been attempted by differentiating between *assemblée constituante* and *assemblée constituée*.

§ 299. Legislative business (the concerns of the legislature) is more precisely determined in relation to private individuals, under these two heads: (a) provision by the state for their well being and happiness, and [b] the exaction of services from them. The former comprises the laws dealing with all sorts of private rights, the rights of communities, Corporations, and organisations affecting the entire state, and further it indirectly (see § 298) comprises the whole of the constitution. As for the services to be exacted, it is only if these are reduced to terms of money, the really existent and universal value of both things and services, that they can be fixed justly and at the same time in such a way that any particular tasks and services which an individual may perform come to be mediated through his own arbitrary will.

Concerning this determination of the legislature's business, Hegel himself notes, in the Remark to this paragraph:

The proper object of universal legislation may be distinguished in a general way from the proper function of administrative officials or of some kind of state regulation, in that the content of the former is wholly universal, i.e., determinate laws, while it is what is particular in content which falls to the latter, together with ways and means of enforcing the law. This distinction, however, is not a hard and fast one, because a law, by being a law, is *ab initio* something more than a mere command in general terms (such as 'Thou shalt not kill'. . .). A law must in itself be something determinate, but the more determinate it is, the more readily are its terms capable of being carried out as they stand. At the same time, however, to give to laws such a fully detailed determinacy would give them empirical features subject inevitably to alteration in the course of their being actually carried out, and this would contravene their character as laws. The organic unity of the powers of the state itself implies that it is one single mind which both firmly establishes the universal and also brings it into its determinate actuality and carries it out.

But it is precisely this organic unity which Hegel has failed to construct. The various powers each have a different principle, although at the same time they are all equally real. To take refuge from their real conflict in an imaginary organic unity, instead of developing the various powers as moments of an organic unity, is therefore an empty, mystical evasion.

The first unresolved collision was that between the constitution as a whole and the legislature. The second is that between the legislature and the executive, i.e., between the law and its execution.

The second determination found in this paragraph [§ 299] is that the only service the state exacts from individuals is money.

The reasons Hegel gives for this are:

1. money is the really existent and universal value of both things and services;
2. the services to be exacted can be fixed justly only by means of this reduction;
3. only in this way can the services be fixed in such a way that the particular tasks and services which an individual may perform come to be mediated through his own arbitrary will. Hegel notes in the Remark [to this paragraph]:

ad. 1. In the state it may happen, to begin with, that the numerous aptitudes, possessions, pursuits, and talents of its members, together with the infinitely varied richness of life intrinsic to these - all of which are at the same time linked with their owner's mentality - are not subject to direct levy by the state. It lays claim only to a single form of riches, namely money. (Services requisitioned for the defence of the state

in war arise for the first time in connection with the duty considered in the next sub-division of this book.) We shall consider personal duty with regard to the military only later - not because of the following sub-division, but for other reasons. In fact, however, money is not one particular type of wealth amongst others, but the universal form of all types so far as they are expressed in an external embodiment and so can be taken as 'things'.

In our day, it continues in the Addition, the state purchases what it requires.

ad 2. Only by being translated into terms of this extreme culmination of externality (sc. wherein riches are transformed into the externality of existence, in which they can be grasped as an object) can services exacted by the state be fixed quantitatively and so justly and equitably.

The Addition reads: By means of money, however, the justice of equality can be achieved much more efficiently. Otherwise, if assessment depended on concrete ability, a talented man would be more heavily taxed than an untalented one.

ad 3. In Plato's *Republic*, the Guardians are left to allot individuals to their particular classes and impose on them their particular tasks ... Under the feudal monarchies the services required from vassals were equally indeterminate, but they had also to serve in their particular capacity, e.g. as judges. The same particular character pertains to tasks imposed in the East and in Egypt in connection with colossal architectural undertakings, and so forth. In these circumstances the principle of subjective freedom is lacking, i.e., the principle that the individual's substantive activity - which in any case becomes something particular in content in services like those mentioned - shall be mediated through his particular volition. This is a right which can be secured only when the demand for service takes the form of a demand for something of universal value, and it is this right which has brought with it this conversion of the state's demands into demands for cash.

The Addition reads:

In our day, the state purchases what it requires. This may at first sight seem all abstract, heartless, and dead state of affairs, and for the state to be satisfied with indirect services may also look like decadence in the state. But the principle of the modern state requires that the whole of an individual's activity shall be mediated through his Will ... But nowadays respect for subjective freedom is publicly recognised precisely in the fact that the state lays hold of a man only by that which is capable of being held.

Do what you want, pay what you must.

The beginning of the Addition reads:

The two sides of the constitution bear respectively on the rights and the services of individuals. Services are now almost entirely reduced to money payments, and military service is now almost the only personal one exacted.

§300. In the legislature as a whole the other powers are the first two moments which are effective, (i) the monarchy as that to which ultimate decisions belong: (ii) the executive as the advisory body since it is the moment possessed of [a] a concrete knowledge and oversight of the whole state in its numerous facets and the actual principles firmly established within it, and [b] a knowledge in particular of what the state's power needs. The last moment in the legislature is the Estates.

The monarchy and the executive are - the legislature. if, however, the legislature is the whole, then

the monarchy and the executive must accordingly be moments of the legislature. The supervening Estates are the legislature merely, or the legislature in distinction from the monarchy and the executive.

§ 301. The Estates have the function of bringing public affairs into existence not only implicitly, but also actually, i.e., of bringing into existence the moment of subjective formal freedom, the public consciousness as an empirical universal, of which the thoughts and opinions of the Many are particulars.

The Estates are civil society's deputation to the state, to which it [i.e., civil society] is opposed as the 'Many'. The Many must for a moment deal consciously with universal affairs as if they were their own, as objects of public consciousness, which, according to Hegel, is nothing other than the empirical universal, of which the thoughts and opinions of the Many are particulars. (And in fact, it is no different in modern or constitutional monarchies.) It is significant that Hegel, who shows such great respect for the state-mind [*dem Staatsgeist*] - the ethical spirit, state-consciousness - absolutely disdains it when it faces him in actual empirical form.

This is the enigma of mysticism. The same fantastic abstraction that rediscovers state-consciousness in the degenerate form of bureaucracy, a hierarchy of knowledge, and that uncritically accepts this incomplete existence as the actual and full-valued existence - the same mystical abstraction admits with equanimity that the actual empirical state-mind, public consciousness, is a mere potpourri of the 'thoughts and opinions of the Many'. As it imputes to the bureaucracy an essence which is foreign to it, so it grants to the actuality of that essence only the inferior form of appearance. Hegel idealises the bureaucracy and empiricises public consciousness. He can treat actual public consciousness very much *à part* precisely because he has treated the *à part* consciousness as the public consciousness. He need concern himself all the less with the actual existence of the state-mind in that he believes he has sufficiently realised it in its *soi-disant* existences. So long is the state-mind mystically haunted the forecourt it received many plaudits. Now that we have caught it *in persona* it is barely respected.

'The Estates have the function of bringing public affairs into existence not only implicitly [*an sich*], but also actually [*für sich*].' And indeed it comes into existence actually as the public consciousness, as 'an empirical universal, of which the thoughts and opinions of the Many are particulars'.

The process in which 'public affairs' becomes subject, and thus gains autonomy, is here presented as a moment of the life-process of public affairs. Instead of having subjects objectifying themselves in public affairs Hegel has public affairs becoming the subject. Subjects do not need public affairs as their true affairs, but public affairs needs subjects for its formal existence. It is an affair of public affairs that it exist also as subject.

Here the difference between the 'being-in-itself' [*Ansichsein*] and the 'being-for-itself' [*Fürsichsein*] of public affairs must be especially considered.

Public affairs already exists 'in-itself' [i.e., implicitly] as the business of the executive etc. Thus, public affairs exists without actually being *public* affairs; nothing less, for it is not the affair of civil society. It has already found its essential existence, its being-in-itself. The fact that public affairs now actually becomes public consciousness, or empirical universal, is purely formal and, as it were, only a symbolic coming to actuality. The formal or empirical existence of public affairs is separated

from its substantial existence. The truth of the matter is that public affairs as being-in-itself is not actually public, and actual empirical public affairs is only formal.

Hegel separates content and form, being-in-itself and being-for-itself, and allows the latter the superficial status of formal moment. The content is complete and exists in many forms which are not the forms of this content; while, clearly, the form which is supposed to be the actual form of the content doesn't have the actual content for its content.

Public affairs is complete without being the actual affairs of the people. The actual affairs of the people have been established without the activity of the people. The Estates are the illusory existence of the affairs of the state as being an affair of the people. The illusion is that public affairs are public affairs, or that truly public affairs are the affair of the people. It has come to the point in our states as well as in the Hegelian philosophy of right where the tautological sentence, 'The public affairs are the public affairs', can appear only as an illusion of practical consciousness. The Estates are the political illusion of civil society. Subjective freedom appears in Hegel as formal freedom (it is important, however, that what is free be done freely, that freedom doesn't prevail as an unconscious natural instinct of society), precisely because Hegel has not presented objective freedom as the actualisation, the activity, of subjective freedom. Because he has given the presumed or actual content of freedom a mystical bearer, the actual subject of freedom takes on a formal meaning. The separation of the in-itself and the for-itself, of substance and subject, is abstract mysticism.

Hegel, in his [Remark to § 301](#) presents the Estates quite rightly as something 'formal' and 'illusory'.

Both the knowledge and the will of the Estates are treated partly as unimportant and partly as suspect; that is to say, the Estates make no significant contribution.

1. The idea uppermost in men's minds when they speak about the necessity or the expediency of 'summoning the Estates' is generally something of this sort: (i) The deputies of the people, or even the people themselves, must know best what is in their best interest, - .and (ii) their will for its promotion is undoubtedly the most disinterested. So far as the first of these points is concerned, however, the truth is that if 'people' means a particular section of the citizens, then it means precisely that section which does not know what it wills. To know what one wills, and still more to know what the absolute will, Reason, wills, is the fruit of profound apprehension (which is found, no doubt, in the bureaus) and insight, precisely the things which are not popular.

Further along in the paragraph we read the following about the Estates themselves:

The highest civil servants necessarily have a deeper and more comprehensive insight into the nature of the state's organisation and requirements. They are also more habituated to the business of government and have greater skill in it, so that even without the Estates they are able to do what is best, just as they also continually have to do while the Estates are in session.

And it goes without saying that this is perfectly true in the organisation described by Hegel.

2. As for the conspicuously good will for the general welfare which the Estates are supposed to possess, it has been pointed out already. . . that to regard the will of the executive as bad, or as less good [than that of the ruled] is a presupposition characteristic of the rabble or of the negative

outlook generally. This presupposition might at once be answered on its own ground by the countercharge that the Estates start from isolated individuals, from a private point of view, from particular interests, and so are inclined to devote their activities to these at the expense of the general interests, while *per contra* the other moments in the power of the state explicitly take up the standpoint of the state from the start and devote themselves to the universal end.

Therefore the knowledge and will of the Estates are partly superfluous and partly suspect. The people do not know what they want. III the possession of political knowledge [*Staatswissenschaft*] the Estates are not equal to the officials, who have a monopoly on it. The Estates are superfluous for the execution of public affairs. The officials can carry out this execution without the Estates; moreover they must, in spite of the Estates, do what is best. Thus the Estates, with regard to their content, are pure superfluity. Their existence, therefore, is a pure formality in the most literal sense.

Furthermore, the sentiment of the Estates, their will, is suspect, for they start from the private point of view and private interests. In truth, private interest is their public affairs, not public affairs their private interest. But what a way for public affairs to obtain form as public affairs - i.e., through a will which doesn't know what it wills, or at least lacks any special knowledge of the universal, a will, furthermore, whose actual content is an opposing interest!

In modern states, as in Hegel's *Philosophy of Right*, the conscious, true actuality of public affairs is merely formal, or only what is formal constitutes actual public affairs.

Hegel is not to be blamed for depicting the nature of the modern state as it is, but rather for presenting what *is* as the *essence* of the state. The claim that the rational is actual is contradicted precisely by an irrational actuality, which everywhere is the contrary of what it asserts and asserts the contrary of what it is.

Instead of showing how public affairs exists for-itself, 'subjectively, and thus actually as such', and that it also has the form of public affairs, Hegel merely shows that formlessness is its subjectivity; and a form without content must be formless. The form which public affairs obtains in a state which is not the state of public affairs can be nothing but a non-form, a self-deceiving, self-contradicting form, a form which is pure appearance [*eine Scheinform*] and which will betray itself as this appearance.

Only for the sake of logic does Hegel want the luxury of the Estates. The being-for-itself of public affairs as empirical universal must have an existence [*ein Dasein*]. Hegel does not search for an adequate actualisation of the being-for-itself of public affairs, but contents himself with finding an empirical existent which can be dissolved into this logical category. This is the Estates. And Hegel himself does not fail to note how pitiful and full of contradiction this existent is. Yet he still reproaches ordinary consciousness for being discontent with this satisfaction of logic, for being unwilling to see actuality dissolved into logic by this arbitrary abstraction, for wanting logic, rather, to be transformed into concrete objectivity.

I say arbitrary abstraction, for since the executive power wills, knows, and actualises public affairs, arises from the people, and is an empirical plurality (Hegel himself tells us that it is not a totality), why should we not be able to characterise the executive as the 'being-for-itself of public affairs'? Or, again, why not the Estates as their being-in-itself, since it is only in the executive that [public

affairs] receives illumination, determinacy, execution, and independence?

The true antithesis, however, is this: public affairs must somewhere be represented in the state as actual, and thus as empirical public affairs; it must appear somewhere in the crown and robes of the universal, whereby the universal automatically becomes a fiction, an illusion.

Here it is a question of the opposition of the universal as 'form', in the form of universality, and the universal as 'content'.

In science, for example, an individual can fully perform public affairs, and it is always individuals who do so. But public affairs become actually public only when they are no longer the affair of an individual but of society. This changes not only the form but also the content. In this case, however, it is a question of the state in which the people itself constitutes the public affairs, a question of the will which has its true existence as species-will only in the self-conscious will of the people, and, moreover, a question of the idea of the state.

The modern state, in which public affairs and their pursuit is a monopoly while monopolies are the actual public affairs, has effected the peculiar device of appropriating public affairs as a pure form. (in fact, only the form is public affairs.) With that, the modern state has found the appropriate form for its content, which only appears to be actual public affairs.

The constitutional state is the state in which the state-interest is only formally the actual interest of the people, but is nevertheless present as a distinct form alongside of the actual state. Here the state-interest has again received formal actuality as the people's interest; but it is to have only this formal actuality. It has become) formality, the *haut gout* of the life of the people - a ceremony. The Estates are the sanctioned, legal lie of constitutional states, the lie that the state is the people's interest or the people the interest of the state. This lie will betray itself in its content. The lie has established itself as the legislature precisely because the legislature has the universal as its content and, being more an affair of knowledge than of will, is the metaphysical power of the state; whereas had the same lie established itself as the executive etc., it would have had either immediately to dissolve itself or be transformed into a truth. The metaphysical power of the state was the most likely seat for the metaphysical, universal illusion of the state.

[[Remark to § 301.](#)] The Estates are a guarantee of the general welfare and public freedom. A little reflection will show that this guarantee does not lie in their particular power of insight ... the guarantee lies on the contrary [a] in the additional (!!) insight of the deputies, insight in the first place into the activity of such officials as are not immediately under the eye of the higher functionaries of state, and in particular into the more pressing and more specialised needs and deficiencies which are directly in their view; [b] in the fact that the anticipation of criticism from the Many, particularly of public criticism, has the effect of inducing officials to devote their best attention beforehand to their duties and the schemes under consideration, and to deal with these only in accordance with the purest motives. This same compulsion is effective also on the members of the Estates themselves.

As for the general guarantee which is supposed to lie peculiarly in the Estates, each of the other political institutions shares with the Estates in being a guarantee of public welfare and rational freedom, and some of these institutions, as for instance the sovereignty of the monarch, hereditary succession to the throne, the judicial system etc., guarantee these things far more effectively than

the Estates can. Hence the specific function which the concept assigns to the Estates is to be sought in the fact that in them the subjective moment in universal freedom - the private judgment and private will of the sphere called 'civil society' in this book - comes into existence integrally related to the state. This moment is a determination of the Idea once the Idea has developed to totality, a moment arising as a result of an inner necessity not to be confused with external necessities and expediencies. The proof of this follows, like all the rest of our account of the state, from adopting the philosophical point of view.

Public, universal freedom is allegedly guaranteed in the other institutions of the state, while the Estates constitute its alleged self-guarantee. [But the fact is] that the people rely more heavily on the Estates, in which the self-assurance of their freedom is thought to be, than on the institutions which are supposed to assure their freedom independent of their own participation, institutions which are supposed to be verifications of their freedom without being manifestations of it. The coordinating function Hegel assigns to the Estates, alongside the other institutions, contradicts the essence of the Estates.

Hegel solves the problem by finding the 'specific function which the concept assigns to the Estates' in the fact that in them 'the private judgment and private will ... of civil society... comes into existence integrally related to the state'. It is the reflection of civil society on the state. just as the bureaucrats are delegates of the state to civil society, so the Estates are delegates of civil society to the state. Consequently, it is always a case of transactions of two opposing wills.

What is said in the Addition to this paragraph, namely:

The attitude of the executive to the Estates should not be essentially hostile, and a belief in the necessity of such hostility is a sad mistake.

is a sad truth.

'The executive is not a party standing over against another party.' Just the contrary.

The taxes voted by the Estates, moreover, are not to be regarded as a present given to the state. On the contrary they are voted in the best interests of the voters themselves.

Voting for taxes in a constitutional state is, by the very idea of it, necessarily a present.

The real significance of the Estates lies in the fact that it is through them that the state enters the subjective consciousness of the people and that the people begins to participate in the state.

This last statement is quite correct. In the Estates the people begins to participate in the state, just as the state enters the people's subjective consciousness as something opposed. But how can Hegel possibly pass off *this beginning* as the full reality!

§ 302. Regarded as a mediating organ, the Estates stand between the government in general on the one hand and the nation broken up into particulars (people and associations) on the other. Their function requires them to possess a political and administrative sense and temper, no less than a sense for the interests of individuals and particular groups. At the same time the significance of their position is that, in common with the organised executive, they are a middle term preventing both the extreme isolation of the power of the crown, which otherwise might seem a mere arbitrary tyranny, and also the isolation of particular interests of persons, societies, and Corporations.

Further, and more important, they prevent individuals from having the appearance of a mass or an aggregate and so from acquiring an unorganised opinion and volition and from crystallising into a powerful bloc in opposition to the organised state.

On the one hand we have the state and the executive, always taken as identical, and on the other the nation broken up into particulars (people and associations). The Estates stand as a mediating organ between the two. The Estates are the middle term wherein political and administrative sense and temper meet and are to be united with the sense and temper of individuals and particular groups. The identity of these two opposed senses and tempers, in which identity the state was supposed to actually lie, acquires a symbolic appearance in the Estates. The transaction between state and civil society appears as a particular sphere. The Estates are the synthesis between state and civil society. But how the Estates are to begin to unite in themselves two contradictory tempers is not indicated. The Estates are the established contradiction of the state and civil society within the state. At the same time they are the demand for the dissolution of this contradiction.

At the same time the significance of their position is that, in common with the organised executive they are the middle term etc.

The Estates not only mediate between the people and the executive, but they also prevent the extreme isolation of the power of the crown, whereby it would appear as mere arbitrary tyranny, and also the isolation of the particular interests etc. Furthermore they prevent individuals from having the appearance of a mass or an aggregate. This mediating function is what the Estates have in common with the organised executive power. In a state in which the position of the Estates prevents individuals from having the appearance of a mass or an aggregate, and so from acquiring an unorganised opinion and volition and from crystallising into a powerful bloc in opposition to the organised state, the organised state exists outside the mass and the aggregate; or, in other words, the mass and aggregate belong to the organisation of the state. But its unorganised opinion and volition is to be prevented from crystallising into an opinion and volition in opposition to the state, through which determinate orientation it would become an organised opinion and volition. At the same time this powerful bloc is to remain powerful only in such a way that understanding remains foreign to it, so that the mass is unable to make a move on its own and can only be moved by the monopolists of the organised state and be exploited as a powerful bloc. Where it is not a matter of the particular interests of persons, societies and Corporations isolating themselves from the state, but rather of the individuals being prevented from having the appearance of a mass or an aggregate and from acquiring an unorganised opinion and volition and from crystallising into a powerful bloc in opposition to the state, precisely then it becomes evident not that a particular interest contradicts the state, but rather that the actual organised universal thought of the mass and aggregate is not the thought of the organised state and cannot find its realisation in the state. What is it then that makes the Estates appear to be the mediation against this extreme? It is merely the isolation of the particular interests of persons, societies and Corporations; or the fact that their isolated interests balance their account with the state through the Estates while, at the same time, the unorganised opinion and volition of a mass or aggregate employed its volition (its activity) in creating the Estates and its opinion in judging their activity, and enjoyed the illusion of its own objectification. The Estates preserve the state from the unorganised aggregate only through the disorganisation of this very aggregate.

At the same time, however, the mediation of the Estates is to prevent the isolation of the particular

interests of persons, societies and Corporations. This they achieve, first, by coming to an understanding with the interest of the state and, second, by being themselves the political isolation of these particular interests, this isolation as political act, in that through them these isolated interests achieve the rank of the universal.

Finally, the Estates are to mediate against the isolation of the power of the crown as an extreme (which otherwise might seem a mere arbitrary tyranny). This is correct in so far as the principle of the power of the crown (arbitrary will) is limited by means of the Estates, at least can operate only in fetters, and in so far as the Estates themselves become a partaker and accessory of the power of the crown.

In this way, either the power of the crown ceases to be actually the extreme of the power of the crown (and the power of the crown exists only as an extreme, a one-sidedness, because it is not an organic principle) and becomes a mere appearance of power [*eine Scheingewalt*], a symbol, or else it loses only the *appearance* of arbitrary tyranny. The Estates mediate against the isolation of particular interests by presenting this isolation as a political act. They mediate against the isolation of the power of the crown as an extreme partly by becoming themselves a part of that power, partly by making the executive power an extreme.

All the contradictions of modern state-organisations converge in the Estates. They mediate in every direction because they are, from every direction, the middle term.

It should be noted that Hegel develops the content of the Estates' essential political activity, viz., the legislature, less than he does their position, or political rank.

It should be further noted that, while the Estates, according to Hegel, stand between the government in general on the one hand and the nation broken up into particulars (people and associations) on the other, the significance of their position as developed above is that, in common with the organised executive, they are a middle term.

Regarding the first position, the Estates represent the nation over against the executive, but the nation *en miniature*. This is their oppositional position.

Regarding the second, they represent the executive over against the nation, but the amplified executive. This is their conservative position. They are themselves a part of the executive over against the people, but in such a way that they simultaneously have the significance of representing the people over against the executive.

Above, Hegel called the legislature a 'totality' (§ 300). In fact, however, the Estates are this totality, the state within the state; but it is precisely in them that it becomes apparent that the state is not a totality but a duality. The Estates represent the state in a society that is no state. The state is a *mere representation* [*eine blossse Vorstellung*].

In the Remark Hegel says:

It is one of the most important discoveries of logic that a specific moment, which, by standing in an opposition, has the position of an extreme, ceases to be such and is a moment in an organic whole by being at the same time a mean.

(Thus the Estates are at one and the same time (1) the extreme of the nation over against the

executive, but (2) the mean between nation and executive; or, in other words, the opposition within the nation itself. The opposition between the executive and the nation is mediated through the opposition between the Estates and the nation. From the point of view of the executive the Estates have the position of the nation, but from the point of view of the nation they have the position of the executive. The nation in its occurrence as image, fantasy, illusion, representation - i.e., the imagined nation, or the Estates, which are immediately situated as a particular power in dissociation from the actual nation - abolishes [*hebt auf*] the actual opposition between the nation and the executive. Here the nation is already dressed out, exactly as required in this particular organism, so as to have no determinate character.)

The Remark continues:

In connection with our present topic it is all the more important to emphasise this aspect of the matter because of the popular, but most dangerous, prejudice which regards the Estates principally from the point of view of their opposition to the executive, as if that were their essential attitude. If the Estates become an organ in the whole by being taken up into the state, they evince themselves solely through their mediating function. In this way their opposition to the executive is reduced to a show. There may indeed be an appearance of opposition between them, but if they were opposed, not merely superficially, but actually and in substance, then the state would be in the throes of destruction. That the clash is not of this kind is evident in the nature of the thing, because the Estates have to deal, not with the essential elements in the organism of the state, but only with rather specialised and trifling matters, while the passion which even these arouse spends itself in party cravings in connection with purely subjective interests such as appointments to higher offices of state.

In the Addition it says: 'The constitution is essentially a system of mediation.'

§ 303. The universal class, or, more precisely, the class of civil servants, must, purely in virtue of its character as universal, have the universal as the end of its essential activity. In the Estates, as an element in the legislative power, the unofficial class acquires its political significance and efficacy; it appears, therefore, in the Estates neither as a mere indiscriminate multitude nor as an aggregate dispersed into its atoms, but as what it already is, namely a class subdivided into two, one subclass [the agricultural class] being based on a tie of substance between its members, and the other [the business class] on particular needs and the work whereby these are met . . . It is only in this way that there is a genuine link between the particular which is effective in the state and the universal.

Here we have the solution of the riddle. 'In the Estates, as an element in the legislative power, the unofficial class acquires its political significance.' It is understood that the unofficial, or private class [*der Privatstand*] this significance in accordance with what it is, with its articulation within civil society; (Hegel has already designated the universal class as the class dedicated to the executive; the universal class, therefore, is represented in the legislature by the executive.)

The Estates are the political significance of the unofficial class, i.e., of the unpolitical class, which is a *contradictio in adjecto*; or to put it another way, in class as described by Hegel the unofficial class (or, more correctly, unofficial class difference) has a political significance. The unofficial class belongs to the essence, to the very political reality [*zur Politik*] of this state, which thus gives it also a political significance, that is, one that differs from its actual significance.

In the Remark it says:

This runs counter to another prevalent idea, the idea that since it is in the legislature that the unofficial class rises to the level of participating in matters of state, it must appear there in the form of individuals, whether individuals are to choose representatives for this purpose, or whether every single individual is to have a vote in the legislature himself. This atomistic and abstract point of view vanishes at the stage of the family, as well as that of civil society where the individual is in evidence only as a member of a general group. The state, however, is essentially an organisation each of whose members is in itself a group of this kind, and hence no one of its moments should appear as an unorganised aggregate. The Many, as units - a congenial interpretation of 'people', are of course something connected, but they are connected only as an aggregate, a formless mass whose commotion and activity could therefore only be elementary, irrational, barbarous, and frightful.

The circles of association in civil society are already communities. To picture these communities as once more breaking up into a mere conglomeration of individuals as soon as they enter the field of politics, i.e., the field of the highest concrete universality, is *eo ipso* to hold civil and political life apart from one another and as it were to hang the latter in the air, because its basis could then only be the abstract individuality of caprice and opinion, and hence it would be grounded on chance and not on what is absolutely stable and justified.

So-called 'theories' of this kind involve the idea that the classes [*Stände*] of civil society and the Estates [*Stände*], which are the 'classes' given a political significance, stand wide apart from each other. But the German language, by calling them both *Stände* has still maintained the unity which in any case they actually possessed in former times.

'The universal class, or, more precisely, the class of civil servants. Hegel proceeds from the hypothesis that the universal class is the class of civil servants. For him, universal intelligence is attached permanently to a class.

'In the Estates as an element etc.' Here, the political significance and efficacy of the unofficial class is precisely its particular significance and efficacy. The unofficial class is not changed into a political class, but appears as the unofficial class in its political significance and efficacy. It does not have political significance and efficacy simply; its political efficacy and significance are those of the unofficial class as unofficial or private. Accordingly, the unofficial class can appear in the political sphere only in keeping with the class difference found in civil society. The class difference within civil society becomes a political difference.

Even the German language, says Hegel, expresses the identity of the classes of civil society with the classes given a political significance; it expresses a unity which in any case they actually possessed in former times - a unity, one should thus conclude, which no longer exists.

Hegel finds that, in this way there is a genuine link between the particular which is effective in the state and the universal. In this way the separation of civil and political life is to be abolished and their identity established.

Hegel finds support in the following: 'The circles of association (family and civil society) are already communities.' How can one want these to break up into a mere conglomeration of individuals as soon as they enter the field of politics, i.e., the field of the highest concrete

universality?

It is important to follow this development very carefully.

The peak of Hegelian identity, as Hegel himself admits, was the Middle Ages. There, the classes of civil society in general and the Estates, or classes given political significance, were identical. The spirit of the Middle Ages can be expressed thus: the classes of civil society and the political classes were identical because civil society was political society, because the organic principle of civil society was the principle of the state.

But Hegel proceeds from the separation of civil society and the political state as two actually different spheres, firmly opposed to one another. And indeed this separation does actually exist in the modern state. The identity of the civil and political classes in the Middle Ages was the expression of the identity of civil and political society. This identity has disappeared; and Hegel presupposes it as having disappeared. The identity of the civil and political classes, if it expressed the truth, could be now only an expression of the separation of civil and political society! Or rather, only the separation of the civil and political classes expresses the true relationship of modern civil and political society.

Secondly: the political classes Hegel deals with here have a wholly different meaning than those political classes of the Middle Ages, which are said to be identical with the classes of civil society.

The whole existence of the medieval classes was political; their existence was the existence of the state. Their legislative activity, their grant of taxes for the realm was merely a particular issue of their universal political significance and efficacy. Their class was their state. The relationship to the realm was merely one of transaction between these various states and the nationality, because the political state in distinction from civil society was nothing but the representation of nationality. Nationality was the *point d'honneur*, the *kat exhin* political sense of these various Corporations etc., and taxes etc., pertained only to them. That was the relationship of the legislative classes to the realm. The classes were related in a similar way within the particular principalities. There, the principality, the sovereignty was a particular class which enjoyed certain privileges but was equally inconvenienced by the privileges of the other classes. (With the Greeks, civil society was a slave to political society.) The universal legislative efficacy of the classes of civil society was in no way the acquisition of political significance and efficacy by the unofficial, or private class, but was rather a simple issue of its actual and universal political significance and efficacy. The appearance of the private class as legislative power was simply a complement of its sovereign and governing (executive) power; or rather it was its appropriation of wholly public affairs as a private affair, its acquisition, qua private class, of sovereignty. In the Middle Ages, the classes of civil society were as such simultaneously legislative because they were not private classes, or because private classes were political classes. The medieval classes did not, as political Estates, acquire a new character. They did not become political classes because they participated in legislation; rather they participated in legislation because they were political classes. But what does that have in common with Hegel's unofficial class which, as a legislative element, acquires political bravura, an ecstatic condition, a remarkable, stunning, extraordinary political significance and efficacy?

All the contradictions of the Hegelian presentation are found together in this development.

1. He has presupposed the separation of civil society and the political state (which is a modern

situation), and developed it as a necessary moment of the Idea, as an absolute truth of Reason. He has presented the political state in its modern form of the separation of the various powers. For its body he has given the actual acting state the bureaucracy, which he ordains to be the knowing spirit over and above the materialism of civil society. He has opposed the state, as the actual universal, to the particular interest and need of civil society. in short, he presents everywhere the conflict between civil society and the state.

2. He opposes civil society as unofficial, or private class to the political state.

3. He calls the Estates, as element of the legislative power, the pure political formalism of civil society. He calls them a relationship of civil society to the state which is a reflection of the former on the latter, a reflection which does not alter the essence of the state. A relationship of reflection is also the highest identity between essentially different things.

On the other hand:

1. Hegel wants civil society, in its self-establishment as legislative clement, to appear neither as a mere indiscriminate multitude nor as an aggregate dispersed into its atoms. He wants no separation of civil and political life.

2. He forgets that he is dealing with a relationship of reflection, and makes the civil classes as such political classes; but again only with reference to the legislative power, so that their efficacy itself is proof of the separation.

He makes the Estates the expression of the separation [of civil and political life]; but at the same time they are supposed to be the representative of an identity - an identity which does not exist. Hegel is aware of the separation of civil society and the political state, but he wants the unity of the state expressed within the state; and this is to be achieved by having the classes of civil society, while remaining such, form the Estates as an element of legislative society. (cf. xiv, x)'

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Critique of Hegel's Philosophy of Right

Karl Marx, 1843

[§ 304](#). The Estates, as an element in political life, still retain in their own function the class distinctions already present in the lower spheres of civil life. The position of the classes is abstract to begin with, i.e., in contrast with the whole principle of monarchy or the crown, their position is that of an extreme - empirical universality. This extreme opposition implies the possibility, though no more, of harmonisation, and the equally likely possibility of set hostility. This abstract position changes into a rational relation (into a syllogism, see [Remark to § 302](#)) only if the middle term between the opposites comes into existence. From the point of view of the crown, the executive already has this character (see [§ 300](#)). So, from the point of view of the classes, one moment in them must be adapted to the task of existing as in essence the moment of mediation.

[§ 305](#). The principle of one of the classes of civil society is in itself capable of adaptation to this political position. The class in question is the one whose ethical life is natural, whose basis is family life, and, so far as its livelihood is concerned, the possession of land. Its particular members attain their position by birth, just as the monarch does, and, in common with him, they possess a will which rests on itself alone.

[§ 306](#). This class is more particularly fitted for political position and significance in that its capital is independent alike of the state's capital, the uncertainty of business, the quest for profit, and any sort of fluctuation in possessions. It is likewise independent of favour, whether from the executive or the mob. It is even fortified against its own wilfulness, because those members of this class who are called to political life are not entitled, as other citizens are, either to dispose of their entire property at will, or to the assurance that it will pass to their children, whom they love equally, in similarly equal divisions. Hence their wealth becomes inalienable, entailed, and burdened by primogeniture.

Addition: This class has a volition of a more independent character. On the whole, the class of landed-property owners is divided into an educated section and a section of farmers. But over against both of these sorts of people there stands the business class, which is dependent on needs and concentrated on their satisfaction, and the civil servant class, which is essentially dependent on the state. The security and stability of the agricultural class may be still further increased by the institution of primogeniture, though this institution is desirable only from the point of view of politics, since it entails a sacrifice for the political end of giving the eldest son a life of independence. Primogeniture is grounded on the fact that the state should be able to reckon not on the bare possibility of political inclinations, but on something necessary. Now an inclination for politics is of course not bound up with wealth, but there is a relatively necessary connection between the two, because a man with independent means is not hemmed in by external circumstances and so there is nothing to prevent him from entering politics and working for the state. Where Political institutions are lacking, however, the foundation and encouragement of primogeniture is nothing but a chain on the freedom of private rights, and either political meaning must be given to it, or else it will in due course disappear.

[§ 307](#). The right of this section of the agriculture class is thus based in a way on the natural principle of the family. But this principle is at the same time reversed owing to hard sacrifices made for political ends, and thereby the activity of this class is essentially directed to those ends. As a consequence of this, this class is summoned and entitled to its political vocation by birth without the hazards of election. It

therefore has the fixed substantive position between the subjective wilfulness or contingency of both extremes; and while it mirrors in itself. . . 1 the moment of the monarchical power, it also shares in other respects the needs and rights of the other extreme [i.e., civil society], and hence it becomes a support at once of the throne and society.

Hegel has accomplished the masterpiece: he has developed peerage by birthright, wealth by inheritance, etc. etc., this support of the throne and society, on top of the absolute Idea.

Hegel's keenest insight lies in his sensing the separation of civil and political society to be a contradiction. But his error is that he contents himself with the appearance of its dissolution, and passes it off as the real thing; while the 'so-called theories' which he despises demand the separation of the civil and political classes, and rightly, for they express a consequence of modern society, in that here the political Estates are precisely nothing but the factual expression of the actual relationship of state and civil society - their separation.

Hegel has failed to identify the issue in question here. It is the issue of representative versus Estate constitution. The representative constitution is a great advance, for it is the open, genuine, consistent expression of the condition of the modern state. It is the unconcealed contradiction.

Before we take up this matter itself, let's take another look at this Hegelian presentation.

In the Estates as an element in the legislative power, the unofficial class acquires its political significance.

Earlier (in the [Remark to § 301](#)) it was said:

Hence the specific function which the concept assigns to the Estates is to be sought in the fact that in them ... the private judgment and private will of the sphere called 'civil society' in this book come into existence integrally related to the state.

The meaning of these two, taken in combination, is as follows: Civil society is the unofficial class, or, the unofficial class is the immediate, essential, concrete class of civil society. Only within the Estates as an element of the legislative power does it acquire political significance and efficacy. This is a new endowment, a particular function, for precisely its character as unofficial class expresses its opposition to political significance and efficacy, the privation of political character, and the fact that civil society actually lacks political significance and efficacy. The unofficial class is the class of civil society, or civil society is the unofficial class. Thus, in consequence, Hegel also excludes the universal class from the Estates as an element of the legislative power:

The universal class, or, more precisely, the class of civil servants, must purely in virtue of its character as universal, have the universal as the end of its essential activity.

In virtue of its character, civil society, or the unofficial class, does not have the universal as the end of its essential activity. Its essential activity is not a determination of the universal; it has no universal character. The unofficial class is the class of civil society as opposed to the [political] class.' The class of civil society is not a political class.

In declaring civil society to be the unofficial class, Hegel has declared the class differences of civil society to be non-political differences and civil and political life to be heterogeneous in character, even antitheses. How then does he proceed?

[The unofficial class] appears, therefore, in the Estates neither as a mere indiscriminate multitude nor as an aggregate dispersed into its atoms, but as what it already is, namely a class subdivided into two, one sub-class [the agricultural class] being based on a tie of substance between its members, and the other [the business class] on particular needs and the work whereby these are met (see [§ 201 ff.](#)). It is only in this way that there is a genuine link between the particular which is effective in the state and the universal.

To be sure, civil society (the unofficial class), in its legislative activity in the Estates, cannot appear as a mere indiscriminate multitude because the mere indiscriminate multitude exists only in imagination or fantasy, but not in actuality. What actually exists is only accidental multitudes of various sizes (cities, villages, etc.). These multitudes, or this aggregate not only *appears* but everywhere really *is* an aggregate dispersed into its atoms; and when it appears in its political-class activity it *must* appear as this atomistic thing. The unofficial class, civil society, cannot appear here as what it already is. For what is it already? Unofficial class, i.e., opposition to and separation from the state. In order to achieve political significance and efficacy it must rather renounce itself as what it already is, as unofficial class. Only through this does it acquire its political significance and efficacy. This political act is a complete transubstantiation. In this political act civil society must completely renounce itself as such, as unofficial class, and assert a part of its essence which not only has nothing in common with the actual civil existence of its essence, but directly opposes it.

What the universal law is appears here in the individual. Civil society and the state are separated. Consequently the citizen of the state and the member of civil society are also separated. The individual must thus undertake an essential schism within himself. As actual citizen he finds himself in a two-fold organisation: **[a]** the bureaucratic, which is an external formal determination of the otherworldly state, of the executive power, which does not touch him and his independent actuality; **[b]** the social, the organisation of civil society, within which he stands outside the state as a private man, for civil society does not touch upon the political state as such. The former [the bureaucratic] is an organisation of the state to which he continually contributes the material. The latter [the social] is a civil organisation whose material is not the state. In the former the state relates to him as formal opposition; in the latter he himself relates to the state as material opposition. Thus, in order to behave as actual citizen of the state, to acquire political significance and efficacy, he must abandon his civil actuality, abstract from it, and retire from this entire organisation into his individuality. He must do this because the only existence that he finds for his state-citizenship is his pure, bare individuality, for the existence of the state as executive is complete without him, and his existence in civil society is complete without the state. Only in opposition to these exclusively existing communities, only as an individual, can he be a citizen of the state. His existence as citizen is an existence lying outside the realm of his communal existences, and is hence purely individual. The legislature as a power is precisely the organisation, the communal embodiment, which his political existence is supposed to receive. Prior to the legislature, civil society, or the unofficial class, does not exist as political organisation. In order that it come to existence as such, its actual organisation, actual civil life, must be established as non-existing, for the Estates as an element of the legislative power have precisely the character of rendering the unofficial class, civil society, non-existent. The separation of civil society and the political state appears necessarily to be a separation of the political citizen, the citizen of the state, from civil society, i.e., from his own actual, empirical reality; for as a state-idealist he is a being who is completely other, distinct, different from and opposed to his own actuality. Here civil society effects within itself the relationship of the state and civil society, a relationship which already exists on the other side [i.e., within the state] as the bureaucracy. in the

Estates the universal becomes actually, explicitly [*für sich*] what it is implicitly [*an sich*], namely, opposition to the particular. The citizen must renounce his class, civil society, the unofficial class, in order to achieve political significance and efficacy; for it is precisely this class which stands between the individual and the political state.

If Hegel already contrasts the whole of civil society as unofficial class to the political state, then it is self-evident that the distinctions within the unofficial class, i.e., the various civil classes, have only an unofficial significance with regard to the state; in other words, they have no political significance. For the various civil classes are simply the actualisation, the existence, of the principle, i.e., of the unofficial class as of the principle of civil society. If, however, the principle must be abandoned, then it is self-evident that still more the schisms within this principle are non-existent for the political state.

'It is only in this way', says Hegel in concluding the paragraph, 'that there is a genuine link between the particular which is effective in the state and the universal.' But here Hegel confuses the state as the whole of a people's existence with the political state. That particular is not the particular in, but rather *outside* the state, namely, the political state. It is not only not the particular which is effective in the state, but also the ineffectiveness [*Unwirklichkeit*] of the state. What Hegel wants to establish is that the classes of civil society are political classes; and in order to prove this he asserts that the classes of civil society are the particularity of the political state, that is to say, that civil society is political society. The expression, 'The particular in the state', can here only mean the particularity of the state. A bad conscience causes Hegel to choose the vague expression. Not only has he himself developed just the opposite, but he even ratifies it in this paragraph by characterising civil society as the 'unofficial class'. His statement that the particular is 'linked' to the universal is very cautious. The most dissimilar things can be linked. But here we are not dealing with a gradual transition but with a transubstantiation, and it is useless to ignore deliberately this cleft which has been jumped over and yet manifested by the very jump.

In the Remark Hegel says: 'This runs counter to another prevalent idea' etc. We have just shown how this prevalent idea is consequently and inevitably a necessary idea of the people's present development, and how Hegel's idea, despite its also being very prevalent in certain circles, is nevertheless untrue.

Returning to this prevalent idea Hegel says: 'This atomistic and abstract point of view vanishes at the stage of the family' etc. etc. 'The state, however, is' etc. This point of view is undeniably abstract, but it is the abstraction of the political state as Hegel himself develops it. It is atomistic too, but it is the atomism of society itself. The point of view cannot be concrete when the object of the point of view is abstract. The atomism into which civil society is driven by its political act results necessarily from the fact that the commonwealth [*das Gemeinwesen*], the communal being [*das kommunistische Wesen*], within which the individual exists, is [reduced to] civil society separated from the state, or in other words, that the political state is an abstraction of civil society.'

This atomistic point of view, although it already vanishes in the family, and perhaps (??) also in civil society, recurs in the political state precisely because the political state is an abstraction of the family and civil society. But the reverse is also true. By expressing the strangeness [*das Befremdliche*] of this occurrence Hegel has not eliminated the estrangement [*die Entfremdung*].

The circles of association in civil society, Hegel continues, are already communities. To picture these communities as once more breaking up into a mere conglomeration of individuals as soon as they enter the field of politics, i.e., the field of the highest concrete universality, is *eo ipso* to hold civil and political life apart from one another and as it were to hang the latter in the air, because its basis could then only be

the abstract individuality of caprice and opinion, and hence it would be grounded on chance and not on what is absolutely stable and justified.

This picturing [of these communities as breaking up] does not hold civil and political life apart; it is simply the picturing of an actually existing separation.

Nor does this picturing hang political life in the air; rather, political life is the life in the air, the ethereal region of civil society.

Now we turn to the representative and the Estate systems.

It is a development of history that has transformed the political classes into social classes such that, just as the Christians are equal in heaven yet unequal on earth, so the individual members of a people are equal in the heaven of their political world yet unequal in the earthly existence of society. The real transformation of the political classes into civil classes took place under the absolute monarchy. The bureaucracy asserted the idea of unity over against the various states within the state. Nevertheless, even alongside the bureaucracy of the absolute executive, the social difference of the classes remained a political difference, political within and alongside the bureaucracy of the absolute executive. Only the French Revolution completed the transformation of the political classes into social classes, in other words, made the class distinctions of civil society into merely social distinctions, pertaining to private life but meaningless in political life. With that, the separation of political life and civil society was completed.

At the same time the classes of civil society were likewise transformed: civil society underwent a change by reason of its separation from political society. Class in the medieval sense remained only within the bureaucracy itself, where civil and political positions are immediately identical. Over against this stands civil society as unofficial class. Here class distinction is no longer one of need and of labor as an independent body. The sole general, superficial and formal distinction which remains is that of town and country. But within civil society itself the distinctions take shape in changeable, unfixed spheres whose principle is arbitrariness. Money and education are the prevalent criteria. Yet it's not here, but in the critique of Hegel's treatment of civil society that this should be developed. Enough said. Class in civil society has neither need - and therefore a natural impulse - nor politics for its principle. It is a division of the masses whose development is unstable and whose very structure is arbitrary and in no sense an organisation.

The sole characteristic thing is that the lack of property, and the class in need of immediate labor, of concrete labor, forms less a class of civil society than the basis upon which the spheres of civil society rest and move. The sole class in which political and civil positions coincide is that of the members of the executive power. The present social class already manifests a distinction from the former class of civil society by the fact that it does not, as was formerly the case, regard the 'dividual as a communal in individual, as a communal being [*ein Gemeinwesen*]; rather, it is partly chance, partly labor, etc., of the individual which determines whether he remains in his class or not, a class which is, further, only an external determination of this individual; for he neither inheres in his work nor does the class relate to him as an objective communal being organised according to firm laws and related firmly to him. Moreover, he stands in no actual relation to his substantial activity, to his actual class. The medical man, for instance, forms no particular class in civil society. one businessman belongs to a class different than that of another businessman, i.e., he belongs to another social position. Just as civil society is separated from political society, so within itself civil society is separated into class and social position, even though

some relations obtain between the two. The principle of the civil class, or of civil society, is enjoyment and the capacity to enjoy. In his political role the member of civil society rids himself of his class, of his actual private position; by this alone does he acquire significance as man. In other words, his character as a member of the state, as a social being, appears to be his human character. For all of his other characteristics in civil society appear to be unessential to the man, the individual; that is, they appear to be external characteristics which are indeed necessary to his existence within the whole, i.e., as being a bond with the whole, but a bond that he can just as well throw off. (Present civil society is the accomplished principle of individualism: individual existence is the final end, while activity, labor, content, etc., are merely means.)

The Estate-constitution, when not a tradition of the Middle Ages, is the attempt, partly within the political sphere itself, to thrust man back into the limitation of his private sphere, to make his particularity his substantial consciousness and, by means of the political character of class difference, also to make him once more into a social being.

The actual man is the private man of the present-day political constitution.

In general, the significance of the estate is that it makes difference, separation, subsistence, things pertaining to the individual as such.' His manner of life, activity, etc. is his privilege, and instead of making him a functional member of society, it makes him an exception from society. The fact that this difference is not only individual but also established as community, estate, corporation, not only fails to abolish the exclusiveness of its nature, but is rather its expression. Instead of the particular function being a function of society, the particular function is made into a society for itself.

Not only is the estate based on the separation of society as the governing principle, but it separates man from his universal nature; it makes him an animal whose being coincides immediately with its determinate character. The Middle Ages constitutes the animal history of mankind, its zoology.

Modern times, civilisation, commits the opposite mistake. It separates man's objective essence from him, taking it to be merely external and material. Man's content is not taken to be his true actuality.

Anything further regarding this is to be developed in the section on 'Civil Society'.

Now we come to

[§ 304](#). The Estates, as an element in political life, still retain in their own significance² the class distinctions already present in the lower spheres of civil life.

We have already shown that the class distinctions already present in the lower spheres of life have no significance for the political spheres, or if so, then only the significance of private, hence non-political, distinctions. But according to Hegel here they do not even have their already present significance (their significance in civil society). Rather, the Estates as an element in political life affirms its essence by embodying these distinctions within itself; and, thus immersed in political life, they receive a significance of their 'own' which belongs not to them but to this element.

As long as the organisation of civil society remained political, and the political state and civil society were one, this separation, this duplication of the estates' significance was not present. The estates did not signify one thing in the civil world and something other in the political world. They acquired no [additional] significance in the political world, but signified only themselves. The duality of civil society

and the political state, which the Estate-constitution purports to resolve through a reminiscence, appears within that constitution itself, in that class difference (the differentiation within civil society) acquires in the political sphere a significance different than in the civil sphere. There is apparent identity here: the same subject, but in an essentially different determination, and thus in fact a double subject. And this illusory identity (surely an illusory identity because, in fact, the actual subject, man, remains constantly himself, does not lose his identity in the various determinations of his being; but here man is not the subject, rather he is identified with a predicate - the class - and at the same time it is asserted that he exists in this definite determination and in another determination, that he is, as this definite, exempted and restricted thing, something other than this restricted thing) is artificially maintained through that reflection [mentioned earlier], by at one time having civil class distinction as such assume a character which should accrue to it only in the political sphere, and at another time reversing things and having the class distinction in the political sphere acquire a character which issues not from the political sphere but from the subject of the civil sphere. In order to present the one limited subject, the definite class (the class distinction), as the essential subject of both predicates, or in order to prove the identity of the two predicates, both are mystified and developed in an illusory and vague dimorphism [*Doppelgestalt*].

Here the same subject is taken in different meanings, but the meaning is not a self-determination [of the subject]; rather, it is an allegorical determination foisted on the subject. One could use the same meaning for a different concrete subject, or another meaning for the same subject. The significance that civil class distinction acquires in the political sphere is not its own, but proceeds from the political sphere; and even here it could have a different significance, as was historically the case. The reverse is also true. This is the uncritical, the mystical way of interpreting an old world-view in terms of a new one, through which it becomes nothing but an unhappy hybrid in which the form betrays the meaning and the meaning the form, and neither does the form achieve significance, thus becoming actual form, nor the significance become form, thus becoming actual significance. This uncritical spirit, this mysticism, is the enigma of the modern constitution (*kat exohin* the Estate-constitution) as well as the mystery of Hegelian philosophy, especially the *Philosophy of Right* and the *Philosophy of Religion*.

The best way to rid oneself of this illusion is to take the significance as what it is, i.e., as the actual determination, then as such make it the subject, and consider whether its ostensibly proper subject is its actual predicate, i.e., whether this ostensibly proper subject expresses its [the actual determination's] essence and true actualisation.

The position of the classes (the Estates as an element in political life), is abstract to begin with, i.e., in contrast with the whole principle of monarchy or the crown, their position is that of an extreme - empirical universality. This extreme opposition implies the possibility, though no more, of harmonisation, and the equally likely possibility of set hostility. This abstract position changes into a rational relation (into a syllogism, see [Remark to § 302](#)) only if the middle term between the opposites comes into existence.

We have already seen that the Estates, in common with the executive power, form the middle term between the principle of monarchy and the people, between the will of the state existing as one and as many empirical Wills, and between empirical singularity and empirical universality. just as he had to define the will of civil society as empirical universality, so Hegel had to define the sovereign will as empirical singularity; but he does not articulate the antithesis in all of its sharpness.

Hegel continues:

From the point of view of the crown, the executive already has this character (see [§ 300](#)). So, from the point of view of the classes, one moment in them must be adapted to the task of existing as in essence the moment of mediation.

The true antitheses, however, are the sovereign and civil society. And as we have already seen, the Estates have the same significance from the people's point of view as the executive has from the point of view of the sovereign. just as the executive emanates in an elaborate circular system, so the people condenses into a miniature edition; for the constitutional monarchy can get along well only with the people *en miniature*. The Estates, from the point of view of civil society, are the very same abstraction of the political state as is the executive from the sovereign's point of view. Thus it appears that the mediation has been fully achieved. Both extremes have left their obstinacy behind, each has imparted the spirit of its particular essence into a fusion with that of the other; and the legislature, whose elements are the executive as well as the Estates, appears not to be that which must first allow this mediation to come to existence, but to be itself the already existing mediation. Also, Hegel has already [[§ 302](#)] declared the Estates in common with the executive to be the middle term between the people and the sovereign (the same way the Estates are the middle term between civil society and the executive, etc.). Thus the rational relation, the syllogism, appears to be complete. The legislature, the middle term, is a *mixtum compositum* of both extremes: the sovereign-principle and civil society, empirical singularity and empirical universality, subject and predicate. In general, Hegel conceives of the syllogism as middle term, to be a *mixtum compositum*. We can say that in his development of the rational syllogism all of the transcendence and mystical dualism of his system becomes apparent. The middle term is the wooden sword, the concealed opposition between universality and singularity.

To begin with, we notice in regard to this whole development that the mediation Hegel wants to establish here is not derived from the essence of the legislature, from its own character, but rather with regard to an existence lying outside its essential character. It is a construction of reference. The legislature is chiefly developed with regard only to a third [party]. Hence, it is primarily the construction of its formal existence which receives all the attention. The legislature is constructed very diplomatically. This results from the false, illusory *kat exohin* political position given to the legislature in the modern state (whose interpreter is Hegel himself). What follows immediately is that this is no true state, because in it the determinate functions of the state, one of which is the legislature, must not be regarded in and for themselves, not theoretically, but rather practically; they must not be regarded as independent powers, but as powers bound up with an opposite, and this in accordance with the rules of convention rather than by the nature of things.

Thus the Estates, in common with the executive, should actually be the middle term between the will of empirical singularity, i.e., the sovereign, and the will of empirical universality, i.e., civil society. But in fact their position is really 'abstract to begin with, i.e., in contrast with the whole principle of monarchy or the crown, their position is that of an extreme empirical universality. This extreme opposition implies the possibility, though no more, of harmonisation, and the equally likely possibility of set hostility. In other words their position, as Hegel quite rightly remarks, is an abstract position.

It appears at first that neither the extreme of empirical universality nor the principle of monarchy or the crown, i.e., the extreme of empirical singularity, are opposed to one another. For from the point of view of civil society the Estates are delegated just as the executive is from the point of view of the sovereign. just as the principle of the crown ceases, in the delegated executive power, to be the extreme of empirical singularity, surrendering its self-determined will and lowering itself to the finitude of knowledge,

responsibility, and thought, so civil society appears in the Estates to be no longer an empirical universality, but a very definite whole which has political and administrative sense and temper, and no less a sense for the interests of individuals and particular groups (§ 302). Civil society, in its miniature edition as the Estates, has ceased to be empirical universality. Rather, it has been reduced to a delegated committee of very definite number. If the sovereign assumes empirical universality in the executive power, then civil society assumes empirical singularity or particularity in the Estates. Both have become a particular.

The only opposition which remains possible appears to be that between the two emanations, between the executive- and the Estate-elements within the legislature. It appears, therefore, to be an opposition within the legislature itself. And these elements which mediate 'in common' seem quite prone to get into one another's hair. In the executive element of the legislature the inaccessible empirical singularity of the sovereign has come down to earth in a number of limited, tangible, responsible personalities; and in the Estates, civil society has exalted itself into a number of political men. Both sides have lost their inaccessibility. The crown - the inaccessible, exclusive, empirical One - has lost its obstinacy, while civil society - the inaccessible, vague, empirical All - has lost its fluidity. In the Estates on the one hand, and the executive element of the legislature on the other, which together would mediate between civil society and the sovereign, the opposition thus appears to have become, first of all, a refereed opposition, but also an irreconcilable contradiction.

As for this mediation, it is therefore, as Hegel rightly argues, all the more necessary that the middle term between the opposites comes into existence; for it is itself much more the existence of the contradiction than of the mediation.

That this mediation will be effected by the Estates seems to be maintained by Hegel without any foundation. He says:

From the point of view of the crown, the executive already has this character (see § 300). So, from the point of view of the classes, one moment in them must be adapted to the task of existing as in essence the moment of mediation.

But we have already seen that Hegel arbitrarily and inconsistently posits the sovereign and the Estates as opposed extremes. As the executive has this character from the point of view of the crown, so the Estates have it from the point of view of civil society. Not only do [the Estates] stand, in common with the executive, between the sovereign and civil society, but also between the executive in general and the people (§ 302). They do more on behalf of civil society than the executive does on behalf of the crown, which is itself in opposition to the people. Thus they have accomplished their full measure of mediation. Why make these asses bear still more? Why should they always be made the donkey-bridge, even between themselves and their own adversaries? Why must they always perform the self-sacrifice? Should they cut off one of their hands when both are needed to withstand their adversary, the executive element of the legislature?

In addition, Hegel first has the Estates arise from the Corporations, class distinctions, etc., lest they be a mere empirical universality; and now he reverses the process, and makes them mere empirical universality in order to have class distinction arise from them! just as the sovereign is mediated with civil society through the executive, so society is mediated with the executive through the Estates - the executive thus acting as society's Christ, and the Estates as its priests.

Now it appears all the more that the role of the extremes - the crown (empirical singularity) and civil society (empirical universality) - must be that of mediating as the middle term between the opposites; all the more because 'it is one of the most important discoveries of logic that a specific moment which, by standing in an opposition, has the position of an extreme, ceases to be such and is a moment in an organic whole by being at the same time the mean' ([Remark to § 302](#)). Civil society appears to be unable to play this role, for civil society as itself, as an extreme, occupies no seat in the legislature. The other extreme, the sovereign principle, exists as an extreme within the legislature, and thus apparently must be the mediator between the Estate- and the executive-elements. And it appears to have all the qualifications; for, on the one hand, the whole of the state, and therefore also civil society, is represented within it, and, more specifically, it has empirical singularity of will in common with the Estates, since empirical universality is actual only as empirical singularity. Furthermore, the sovereign principle does not merely oppose civil society as a kind of formula, as state-consciousness, the way the executive does. It is itself the state; it has the material, natural moment in common with civil society. On the other hand, it is the head and the representative of the executive. (Hegel, who inverts everything, makes the executive the representative, the emanation, of the sovereign. When he considers the idea whose existence the sovereign is supposed to be, Hegel has in mind not the actual idea of the executive, the executive as idea, but rather the subject of the Absolute Idea which exists corporeally in the sovereign; hence the executive becomes a mystical continuation of the soul existing in his body - the sovereign body.)

The sovereign, then, had to be the middle term in the legislature between the executive and the Estates; but, of course, the executive is the middle term between him and the Estates, and the Estates between him and civil society. How is he to mediate between what he himself needs as a mean lest his own existence become a one-sided extreme? Now the complete absurdity of these extremes, which interchangeably play now the part of the extreme and now the part of the mean, becomes apparent. They are like Janus with two-faced heads, which now show themselves from the front and now from the back, with a diverse character at either side. What was first intended to be the mean between two extremes now itself occurs as an extreme; and the other of the two extremes, which had just been mediated by it, now intervenes as an extreme' (because of its distinction from the other extreme) between its extreme and its mean. This is a kind of mutual reconciliation society. It is as if a man stepped between two opponents, only to have one of them immediately step between the mediator and the other opponent. It is like the story of the man and wife who quarrelled and the doctor who wished to mediate between them, whereupon the wife soon had to step between the doctor and her husband, and then the husband between his wife and the doctor. It is like the lion in *A Midsummer Night's Dream* who exclaims: 'I am the lion, and I am not the lion, but Snug.' So here each extreme is sometimes the lion of opposition and sometimes the Snug of mediation. When the one extreme cries: 'Now I am the mean', then the other two may not touch it, but rather only swing at the one that was just the extreme. As one can see, this is a society pugnacious at heart but too afraid of bruises to ever really fight. The two who want to fight arrange it so that the third who steps between them will get the beating, but immediately one of the two appears as the third, and because of all this caution they never arrive at a decision. We find this system of mediation in effect also where the very man who wishes to beat an opponent has at the same time to protect him from a beating at the hands of other opponents, and because of this double pursuit never manages to execute his own business. It is remarkable that Hegel, who reduces this absurdity of mediation to its abstract logical, and hence pure and irreducible, expression, calls it at the same time the speculative mystery of logic, the rational relationship, the rational syllogism. Actual extremes cannot be mediated with each other precisely because they are actual extremes. But neither are they in need of mediation, because they are opposed in essence. They have nothing in common with one another; they neither need nor

complement one another. The one does not carry in its womb the yearning, the need, the anticipation of the other. (When Hegel treats universality and singularity, the abstract moments of the syllogism, as actual opposites, this is precisely the fundamental dualism of his logic. Anything further regarding this belongs in the critique of Hegelian logic.)

This appears to be in opposition to the principle: *Les extrêmes se touchent*. The North and South Poles attract each other; the female and male sexes also attract each other, and only through the union of their extreme differences does man result.

On the other hand, each extreme is its other extreme. Abstract spiritualism is abstract materialism; abstract materialism is the abstract spiritualism of matter.

In regard to the former, both North and South Poles are poles; their essence is identical. In the same way both female and male gender are of one species, one nature, i.e., human nature. North and South Poles are opposed determinations of one essence, the variation of one essence brought to its highest degree of development. They are the differentiated essence. They are what they are only as differentiated determinations; that is, each is *this* differentiated determination of the one same essence. Truly in real extremes would be Pole and non-Pole, human and non-human gender. Difference here is one of existence, whereas there [i.e., in the case of Pole and non-Pole, etc.,] difference is one of essence, i.e., the difference between two essences. In regard to the second [i.e. where each extreme is its other extreme], the chief characteristic lies in the fact that a concept (existence, etc.) is taken abstractly, and that it does not have significance as independent but rather as an abstraction from another, and only as this abstraction. Thus, for example, spirit is only the abstraction from matter. It is evident that precisely because this form is to be the content of the concept, its real essence is rather the abstract opposite, i.e., the object from which it abstracts taken in its abstraction - in this case, abstract materialism.

Had the difference within the existence of one essence not been confused, in part, with the abstraction given independence (an abstraction not from another, of course, but from itself) and, in part, with the actual opposition of mutually exclusive essences, then a three-fold error could have been avoided, namely:

1. that because only the extreme is true, every abstraction and one-sidedness takes itself to be the truth, whereby a principle appears to be only an abstraction from another instead of a totality in itself;
2. that the decisiveness of actual opposites, their formation into extremes, which is nothing other than their self-knowledge as well as their inflammation to the decision to fight, is thought to be something which should be prevented if possible, in other words, something harmful;
3. that their mediation is attempted. For no matter how firmly both extremes appear, in their existence, to be actual and to be extremes, it still lies only in the essence of the one to be an extreme, and it does not have for the other the meaning of true actuality.

The one infringes upon the other, but they do not occupy a common position. For example, Christianity, or religion in general, and philosophy are extremes. But in fact religion is not a true opposite to philosophy, for philosophy comprehends religion in its illusory actuality. Thus, for philosophy - in so far as it seeks to be an actuality - religion is dissolved in itself. There is no actual duality of essence. More on this later.

The question arises, why does Hegel need a new mediation on the side of the Estates at all? Or does he

share with [others] I 'the popular, but not dangerous prejudice, which regards the Estates principally from the point of view of their opposition to the executive, as if that were their essential attitude'? ([Remark to § 302.](#))

The fact of the matter is simply this: On the one hand we have seen that it is only in the legislature that civil society as the element of the Estates, and the power of the crown as the element of the executive have taken on the spirit of actual, immediately practical opposition.

On the other hand, the legislature is the totality. In it we find (1) the deputation of the sovereign principle, i.e., the executive; (2) the deputation of civil society, i.e., the Estates; but in addition, (3) the one extreme as such, i.e., the sovereign principle; while the other extreme, civil society, does not exist in it as such. It is only because of this that the Estates become the extreme to the sovereign principle, when civil society really should be. As we have seen, only as Estates does civil society organise itself into a political existence. The Estates are its political existence, its transubstantiation into the political state. Again as we have seen, only the legislature is, therefore, the actual political state in its totality. Here, then, there is (1) sovereign principle, (2) executive, (3) civil society. The Estates are the civil society of the political state, i.e., the legislature. The extreme to the sovereign, which civil society was supposed to have been, is therefore the Estates. (Because civil society is the non-actuality of political existence, the political existence of civil society is its own dissolution, its separation from itself.) Therefore it also constitutes an opposition to the executive.

Hegel, therefore, again designates the Estates as the extreme of empirical universality, which is actually civil society itself. (Hence he unnecessarily allows the Estates, as an element in political life, to proceed from the Corporations and different classes. This procedure would make sense only if the distinct classes as such were in fact the legislative classes, if, accordingly, the distinction of civil society - i.e., its civil character - were *re vera* the political character. We would then not have a legislature of the state as a whole, but rather a legislature of the various estates, Corporations, and classes over the state as a whole. The estates [or classes] of civil society would receive no political character, but would rather determine the political state. They would make their particularity a power determining the whole. They would be the power of the particular over the universal. And we would not have one legislature, but several, which would come to terms among themselves and with the executive. However, Hegel has in mind the Estates in the modern sense, namely the actualisation of state citizenship, or of the Bourgeois. He does not want the actual universal, the political state, to be determined by civil society, but rather civil society to be determined by the state. Thus while he accepts the Estates in their medieval form, he gives them the opposite significance, namely, that of being determined by the political state. The Estates as representatives of the Corporations, etc., would not be empirical universality, but rather empirical particularity, i.e., the particularity of the empirical!) The legislature, therefore, needs mediation within itself, that is to say, a concealment of the opposition. And this mediation must come from the Estates because in the legislature the Estates lose their significance of being the representation of civil society and become the primary element, the very civil society of the legislature. The legislature is the totality of the political state and, precisely because of this, the contradiction of the political state brought forcibly to appearance. Thus it is also its established dissolution. Entirely different principles collide within it. To be sure, it appears to be the opposition between the two elements, that of the sovereign principle and that of the Estates, and so forth. But in fact it is the antinomy of political state and civil society, the self-contradiction of the abstract political state. The legislature is the established revolt. (Hegel's chief mistake consists in the fact that he conceives of the contradiction in appearance as being a unity in

essence, i.e., in the Idea; whereas it certainly has something more profound in its essence, namely, an essential contradiction. For example here, the contradiction in the legislature itself is nothing other than the contradiction of the political state, and thus also the self-contradiction of civil society.

Vulgar criticism falls into an opposite dogmatic error. Thus, for example, it criticises the constitution, drawing attention to the opposition Of the powers etc. It finds contradictions everywhere. But criticism that struggles with its opposite remains dogmatic criticism, as for example in earlier times, when the dogma of the Blessed Trinity was set aside by appealing to the contradiction between 1 and 3. True criticism, however, shows the internal genesis of the Blessed Trinity in the human mind. it describes the act of its birth. Thus, true philosophical criticism of the present state constitution not only shows the contradictions as existing, but clarifies them, grasps their essence and necessity. It comprehends their own proper significance. However, this comprehension does not, as Hegel thinks, consist in everywhere recognising the determinations of the logical concept, but rather in grasping the proper logic of the proper object.)

As Hegel expresses it, the position of the political Estates relative to the sovereign implies the possibility, though no more, of harmonisation, and the equally likely possibility of set hostility.

The possibility of hostility is implied everywhere different volitions meet. Hegel himself says that the possibility of harmonisation is the possibility of hostility. Thus, he must now construct an element which is both the impossibility of hostility and the actuality of harmonisation. For him, such an element would be the freedom of decision and thought in face of the sovereign will and the executive. Thus it would no longer be an element belonging to the Estates as an element in political life. Rather, it would be an element of the sovereign will and the executive, and would stand in the same opposition to the actual Estates as does the executive itself

This demand is already quite muted by the conclusion of the paragraph:

From the point of view of the crown, the executive already has this character (see [§ 300](#)). So, from the point of view of the classes, one moment in them must be adapted to the task of existing as in essence the moment of mediation.

The moment which is dispatched from the estates [or classes] must have a character the reverse of that which the executive has from the point of view of the sovereign, since the sovereign and the estates are opposite extremes. just as the sovereign democratises himself in the executive, so this estate element must monarchise itself in its deputation. Thus what Hegel wants is a moment of sovereignty issuing from the estates. just as the executive has an estate-moment on behalf of the sovereign, so there should also be a sovereign-moment on behalf of the estates.

The actuality of harmonisation and the impossibility of hostility converts into the following demand: 'So, from the point of view of the classes, one moment in them must be adapted to the task of existing as in essence the moment of mediation.' Adapted to the task! According to [§ 302](#) the Estates as a whole have this task. It should not say 'task' but rather 'certainty'. And what kind of task is this anyway which exists as in essence the moment of mediation - being in 'essence' Buridan's ass?

The fact of the matter is simply this:

The Estates are supposed to be the mediation between the crown and the executive on the one hand, and the crown and the people on the other. But they are not this, but rather the organised political opposition

to civil society. The legislature in itself is in need of mediation, and indeed a mediation coming from the Estates, as has been shown. The presupposed moral harmonisation of the two wills, the will of the state as sovereign will and the will of the state as the will of civil society, does not suffice. Indeed only the legislature is the organised, total political state; yet, precisely in it appears, because it is in its highest degree of development, the open contradiction of the political state with itself. Thus, the appearance of a real identity of the sovereign and Estate wills must be established. Either the Estates must be established as the sovereign will or the sovereign will established as the Estates. The Estates must establish themselves as the actuality of a will which is not the will of the Estates. The unity which is non-existent in essence (otherwise it would have to prove itself by the Estates' efficacy and not by their mode of existing) must at least be present in existence, or else an existing instance of the legislature (of the Estates) has the task of being the unity of what is not united. This moment of the Estates, the Chamber of Peers, the Upper House, etc., is the highest synthesis of the political state in the organisation just considered. With that, however, Hegel does not achieve what he wants, namely, the actuality of harmonisation and the impossibility of set hostility; rather, the whole thing remains at the point of the possibility of harmonisation. However, it is the established illusion of the internal unity of the political state (of the sovereign will and that of the Estates, and furthermore of the principle of the political state and that of civil society), the illusion of this unity as material principle, that is to say, such that not only two opposed principles unite but that the unity is that of one nature or existential ground. The Estates, as this moment, are the romanticism of the political state, the dreams of its substantiality or internal harmony. They are an allegorical existence.

Whether this illusion is an effective illusion or a conscious self-deception depends now on the actual *status quo* of the relationship between the Estate and sovereign-elements. As long as the Estates and the crown in fact harmonise, or get along together, the illusion in its essential unity is an actual, and thus effective illusion. But on the other hand, should the truth of the illusion become manifest, then it becomes a conscious lie and a ridicule.

[§ 305](#). The principle of one of the classes of civil society is in itself capable of adaptation to this political position. The class in question is the one whose ethical life is natural, whose basis is family life, and, so far as its livelihood is concerned, the possession of land. Its particular members attain their position by birth, just as the monarch does, and, in common with him, they possess a will which rests on itself alone.

We have already demonstrated Hegel's inconsistencies: (1) conceiving of the Estates in their modern abstraction from civil society etc., after having them proceed from Corporations; (2) determining them now once again according to the class distinction of civil society, after having already determined the political Estates as such to be the extreme of empirical universality.

To be consistent one would have to examine the political Estates by themselves as a new element, and then construct out of them the mediation which was demanded in [§ 304](#).

But now we see how Hegel reintroduces civil class distinction and, at the same time, makes it appear that it is not the actuality and particular nature of civil class distinction which determines the highest political sphere, the legislature, but rather the reverse, that civil class distinction declines to a pure matter which the political sphere forms and constructs in accordance with its need, a need which arises out of the political sphere itself.

The principle of one of the classes of civil society is in itself capable of adaptation to this political position. The class in question is one whose ethical life is natural. (The agricultural class.)

What, then, does this principle capability, or capability in principle of the agricultural class consist in?

Its basis is family life, and, so far as its livelihood is concerned, the possession of land. Its particular members attain their position by birth, just as the monarch does, and, in common with him, they possess a will which rests on itself alone.

The will which rests on itself alone is related to its livelihood, i.e., the possession of land, to its position by birth which it has in common with the monarch, and to family life, as its basis.

Livelihood as possession of land and a will which rests on itself alone are two quite different things. One should rather say a will which rests on ground and soil. One should rather speak of a will resting on the disposition of the state, not of one resting on itself but in the whole. The possession of land takes the place of the disposition, or the possession of political spirit.

Furthermore, in regard to family life as basis, the social ethical life of civil society appears to occupy a higher position than this natural ethical life. Moreover, family life is the natural ethical life of the other classes, of the civil as well as the agricultural class of civil society. But the fact that 'family life' is, in the case of the agricultural class, not only the principle of the family but also the basis of this class' social existence in general, seems to disqualify it for the highest political task; for this class will apply patriarchal laws to a non-patriarchal sphere, and will think and act in terms of child or father, master and servant, where the real questions are the political state and political citizenship.

Regarding the monarch's position by birth, Hegel has not developed a patriarchal but rather a modern constitutional king. His position by birth consists in his being the bodily representative of the state and in being born as king, or in the kingdom being his family inheritance. But what does this have in common with family life as the basis of the agricultural class; and what does natural ethical-life have in common with position by birth as such? The king has this in common with a horse, namely, just as the horse is born a horse so the king is born a king.

Had Hegel made the class distinction, which he already accepted, a political distinction, then the agricultural class as such would already be an independent part of the Estates; and if it is as such a moment of mediation with the principality, why would the construction of a new mediation be necessary? And why separate it off from the actual moment of the Estates, since this moment achieves its abstract position *vis-a-vis* the crown only because of this separation? After he has developed the political Estates as a specific element, as a transubstantiation of the unofficial class into state citizenship, and precisely because of this has found the mediation to be a necessity, by what right does Hegel dissolve this organism once more into the distinction of the unofficial class, and thus into the unofficial class, and then derive from it the political state's mediation with itself?

In any case, what an anomaly, that the highest synthesis of the political state is nothing but the synthesis of landed property and family life!

In a word:

If civil classes as such are political classes, then the mediation is not needed; and if this mediation is needed, then the civil class is not political, and thus also not this mediation. The member of the agricultural class is not as such, but as state citizen, a part of the political Estates; while in the opposite case (i.e., where he, as member of the agricultural class, is state citizen, or as state citizen is member of this class), his state citizenship is membership in the agricultural class; and then he is not, as member of

this class, a state citizen, but is as state citizen a member of this class!

Here, then, we find one of Hegel's inconsistencies within his own way of viewing things; and such an inconsistency is an accommodation. The political Estates in the modern sense, which is the sense developed by Hegel, constitute the frilly established separation of civil society from its unofficial class and its distinctions. How can Hegel make the unofficial class the solution of the antinomies which the legislature has within itself? Hegel wants the medieval system of Estates, but in the modern sense of the legislature; and he wants the modern legislature, but within the framework of the medieval system of Estates! This is syncretism at its worst.

The beginning of § 304 reads:

The Estates, as an element in political life, still retain). in their own function the class distinctions already present in the lower spheres of civil life.

But in their own function, the Estates, as an element in political life, retain this distinction only by annulling it, negating it within themselves, abstracting themselves from it.

Should the agricultural class - or, as we will hear later, the empowered agricultural class, aristocratic landed property - become as such, and as described, the mediation of the total political state, i.e., of the legislature within itself, then it is certainly the mediation of the political Estates with the crown, in the sense of being the dissolution of the political Estates as an actual political element. Not the agricultural class, but class, the unofficial class, the analysis (reduction) of the political Estates into the unofficial class, constitutes here the reestablished unity of the political state with itself. (The mediation here is not the agricultural class as such, but rather its separation from the political Estates in its quality as civil unofficial class; that is, its unofficial class [reality] gives it a separate position within the political Estates, whereupon the other section of the political Estates is also given the position of a particular unofficial class, and, therefore, it ceases to represent the state citizenship of civil society.) Here then, the political state no longer exists as two opposed wills; rather, on the one side stands the political state (the executive and the sovereign), and on the other side stands civil society in its distinction from the political state (the various classes). With that, then, the political state as a totality is abolished.

The other sense of the duplication of the political Estates within themselves as a mediation with the crown is, in general, this: the internal separation of the political Estates, their own inner opposition, is a re-established unity with the crown. The fundamental dualism between the crown and the Estates as an element in the legislature is neutralised by the dualism within the Estates themselves. With Hegel, however, this neutralisation is effected by the political Estates separating themselves from their political element.

We will return later to the subject of possession of land as livelihood, which is supposed to accord with sovereignty of Will, i.e., the sovereignty of the crown, and to family life as the basis of the agricultural class, which is supposed to accord with the position by birth of the crown. What is developed here in [§ 305](#) is the principle of the agricultural class which is in itself capable of adaptation to this political position.

[§ 306](#) deals with the adaptation to political position and significance; it reduces to the following: 'Their wealth becomes inalienable, entailed, and burdened by primogeniture. Thus, primogeniture would be the adaptation of the agricultural class to politics.

Primogeniture is grounded, so it says in the Addition, on the fact that the state should be able to reckon not on the bare possibility of political inclinations, but on something necessary. Now an inclination for politics is of course not bound up with wealth, but there is a relatively necessary connection between the two, because a man with independent means is not hemmed in by external circumstances and so there is nothing to prevent him from entering politics and working for the state.

First sentence: The state is not content with the bare possibility of political inclinations, but should be able to reckon on something necessary.

Second sentence: An inclination for politics is of course not bound up with wealth; that is, the inclination for politics in those of wealth is a bare possibility.

Third sentence: But there is a relatively necessary connection, namely, a man with independent means etc. finds nothing to prevent him from working for the state; that is, the means provide the possibility of political inclinations. But according to the first sentence, this possibility precisely does not suffice.

In addition, Hegel has failed to show that possession of land is the sole independent means.

The adaption of its means to independence is the adaption of the agricultural class to political position and significance. In other words, independent means is its political position and significance.

This independence is further developed as follows:

Its wealth is independent of the state's capital. 'State's capital' here apparently means the government treasury. In this respect the universal class, as essentially dependent on the state, stands in opposition.

As it says in the [Preface](#):

Apart from anything else philosophy with us is not, as it was with the Greeks for instance, pursued in private like an art, but has an existence in the open, in contact with the public, and especially, or even only, in the service of the state.

Thus, philosophy is also essentially dependent upon the government treasury.

Its ['the agricultural class'] wealth is independent of the uncertainty of business, the quest for profit, and any sort of fluctuation in possessions. From this aspect it is opposed by the business class as the one which is dependent on needs and concentrated on their satisfaction.

This wealth is independent of favour, whether from the executive or the mob.

Finally, it is even fortified against its own wilfulness, because those members of this class who are called to political life are not entitled, as other citizens are, either to dispose of their entire property at will, or to the assurance that it will pass to their children, whom they love equally, in similarly equal divisions.

Here the oppositions have taken on an entirely new and materialistic form such as we would hardly expect to find in the heaven of the political state.

In sharpest terms, the opposition, as Hegel develops it, is the opposition of private property and wealth.

The possession of land is private property *kat exohin* true private property. Its exact private nature is prominent (1) as independence from state capital, from favour from the executive, from property existing as universal property of the political state, a particular wealth which, alongside of other wealth, is in accordance with the construction of the political state; (2) as independence from the need of society or

the social wealth, from favour from the mob. (Equally significant is the fact that a share in state capital is understood as favour from the executive just as a share in the social wealth is understood as favour from the mob.) Neither the wealth of the universal class nor that of the business class is true private property, because such wealth is occasioned, in the former case directly, in the latter case indirectly, by the connection with the universal wealth, or property as social property; both are a participation in it, and therefore both are mediated through favour, that is, through the contingency of will. In opposition to that stands the possession of land as sovereign private property, which has not yet acquired the form of wealth, i.e., property established by the social will.

Thus, at its highest point the political constitution is the constitution of private property. The highest political inclination is the inclination of private property. Primogeniture is merely the external appearance of the internal nature of the possession of land. Because it is inalienable, its social nerves have been severed and- its isolation from civil society is secured. By not passing on to the children whom they love equally, it is independent even of the smallest society, the natural society, the family. By having withdrawn from the volition and laws of the family it thus safeguards its rough nature of private property against the transition into family wealth.

In [§ 305](#), Hegel declared the class of landed property to be capable of adaption to the political position because family life would be its basis. But he himself has declared love to be the basis, the principle, the spirit of family life. The class whose basis is family life thus lacks the basis of family life, i.e., love, as the actual and thus effective and determining principle. It is spiritless family life, the illusion of family life. In its highest form of development, the principle of private property contradicts the principle of the family. Family life in civil society becomes family life, the life of love, only in opposition to the class of natural ethical life, [which is, according to Hegel] the class of family life. This latter is, rather, the barbarism of private property against family life.

This, then, would be the sovereign splendour of private property, of possession of land, about which so many sentimentalities have recently been uttered and on behalf of which so many multi-colored crocodile tears have been shed. It does not help Hegel to say that primogeniture would be merely a requirement of politics and would have to be understood in its political position and significance. Neither does it help him to say: 'The security and stability of the agricultural class may be still further increased by the institution of primogeniture, though this institution is desirable only from the point of view of politics, since it entails a sacrifice for the political end of giving the eldest son a life of independence.' There is a certain decency of mind in Hegel. He does not want primogeniture in and for itself, but only in reference to something else, not as something self-determined but as something determined by another, not as an end but as a means for justifying and constructing an end. In fact, primogeniture is a consequence of the exact possession of land; it is petrified private property, private property (*quand même*) in the highest independence and sharpness of its development. What Hegel presents as the end, the determining factor, the *prima causa*, of primogeniture is, instead, an effect, a consequence of the power of abstract private property over the political state, while Hegel presents primogeniture as the power of the political state over private property. He makes the cause the effect and the effect the cause, the determining that which has been determined and that which has been determined the determining.

What then is the content of political adaption, of the political end: what is the end of this end, what is its substance? Primogeniture, the superlative of private property, sovereign private property. What kind of power does the political state exercise over private property in primogeniture? Does the state isolate it from the family and society and bring it to its abstract autonomy? What then is the power of the political

state over private property? Private property's own power, its essence brought to existence. What remains to the political state in opposition to this essence? The illusion that it determines when it is rather determined. indeed, it breaks the will of the family and of society, but merely in order to give existence to the will of private property lacking family and society, and to acknowledge this existence as the highest existence of the political state, as the highest ethical existence.

Let us consider the various elements as they relate here in the legislature to the total state, the state having achieved actuality, consistency, and consciousness, i.e., to the actual political state in connection with the ideal or what ought be, with the logical character and form of these elements.

(Primogeniture is not, as Hegel says, a chain on the freedom of private rights; it is rather the freedom of private rights which has freed itself from all social and ethical chains.) (The highest political construction is the construction of abstract private property.)

Before we make this comparison we should first consider more closely one statement of the paragraph, namely, that because of primogeniture the wealth of the agricultural class, possession of land, private property, is even fortified against its own wilfulness, because those members of this class who are called to political life are not entitled, as other citizens are, to dispose of their entire property at will'.

We have already indicated how the social nerves of private property are severed because of the inalienability of landed property. Private property (landed property) is fortified against the owner's own wilfulness by having the sphere of his wilfulness suddenly changed from a universal human sphere into the specific wilfulness of private property. In other words, private property has become the subject of the will, and the will is merely the predicate of private property. Private property is no longer a determined object of wilfulness, but rather wilfulness is the determined predicate of private property. Yet let us compare this with what Hegel himself says about the sphere of private rights:

[§ 65.](#) The reason I can alienate my property is that it is mine only in so far as I put my will into it ... provided always that the thing in question is a thing external by nature.

[§ 66.](#) Therefore those goods, or rather substantive characteristics, which constitute my own private personality and the universal essence of my self-consciousness are inalienable and my right to them is imprescriptible. Such characteristics are my personality as such, my universal freedom of will, my ethical life, my religion.

Therefore in primogeniture landed property, exact private property, becomes an inalienable good, thus a substantive characteristic which constitutes the very private personality and universal essence of self-consciousness of the class of noble entailed estates, its personality as such, its universal freedom of will, its ethical life, its religion. Thus it is also consistent to say that where private property, landed property, is inalienable, universal freedom of will (to which also belongs free disposition of something alienable, like landed property) and ethical life (to which also belongs love as the actual spirit of the family, the spirit which is also identified with the actual law of the family) are alienable. in general then, the inalienability of private property is the alienability of universal freedom of will and ethical life. Here it is no longer the case that property is in so far as I put my will into it, but rather my will is in so far as it is in property. Here my will does not own but is owned. This is precisely the romantic itch of the nobility of primogeniture, namely, that here private property, and thus private wilfulness in its most abstract form - the totally ignorant, unethical, crude will - appears to be the highest synthesis of the political state, the highest renunciation of wilfulness, the hardest and most self-sacrificing struggle with human weakness;

for what appears here to be human weakness is actually the humanising, the humanisation of private property.

Primogeniture is private property which has become a religion for itself, which has become absorbed in itself, enchanted with its autonomy and nobility. Just as primogeniture is derived from direct alienation, so too it is derived from the contract. Hegel presents the transition from property to contract in the following manner:

[§ 71](#). Existence as determinate being is in essence being for another;... One aspect of property is that it is an existent as an external thing, and in this respect property exists for other external things and is connected with their necessity and contingency. But it is also an existent as an embodiment of will, and from this point of view the 'other' for which it exists can only be the will of another person. This relation of will to will is the true and proper ground in which freedom is existent. - The sphere of contract is made up of this mediation whereby I hold property not merely by means of a thing and my subjective will but by means of another person's will as well and so hold it in virtue of my participation in a common will.

(In primogeniture it has been made a state law to hold property not in one common will, but merely by means of a thing and my subjective will.) While Hegel here perceives in private rights the alienability and dependence of private property on a common will as its true idealism, in state rights, on the other hand, he praises the imaginary nobility of independent property as opposed to the uncertainty of business, the quest for profit, any sort of fluctuation in possessions, and dependence on the state's capital. What kind of state is this that cannot even tolerate the idealism of private rights? And what kind of philosophy of right is this in which the independence of private property has diverse meanings in the spheres of private and state rights?

Over against the crude stupidity of independent private property, the uncertainty of business is elegiac, the quest for profit solemn (dramatic), fluctuation in possessions a serious fatum (tragic), dependence on the state's capital ethical. In short, in all of these qualities the human heart pulses throughout the property, which is the dependence of man on man. No matter how it may be constituted it is human toward the slave who believes himself to be free, because the sphere that limits him is not society but the soil. The freedom of this will is its emptiness of content other than that of private property.

To define monstrosities like primogeniture as a determination of private property by the state is absolutely unavoidable if one interprets an old world view in terms of a new one, if one attributes to a thing, as in this case to private property, a double meaning, one in the court of abstract right and an opposed one in the heaven of the political state.

Now we come to the comparison mentioned earlier. [§ 257](#) says:

The state is the actuality of the ethical Idea. It is ethical mind *qua* the substantial will manifest and revealed to itself.. The state exists immediately in custom, mediately in individual self-consciousness ... while self-consciousness in virtue of its sentiment towards the state finds in the state, as its essence and the end and product of its activity, its substantive freedom.

[§ 268](#) says:

The political sentiment, patriotism pure and simple, is assured conviction with truth as its basis... and a volition which has become habitual. In this sense it is simply a product of the institutions subsisting in the state, since rationality is actually present in the state, while action in conformity with these

institutions gives rationality its practical proof. This sentiment is, in general, trust (which may pass over into a greater or lesser degree of educated insight), or the consciousness that my interest, both substantive and particular, is contained and preserved in another's (i.e., in the state's) interest and end, i.e., in the other's relation to me as an individual. In this way, this very other is immediately not another in my eyes, and in being conscious of this fact I am free.

Here, the actuality of the ethical Idea appears as the religion of private property (because in primogeniture private property relates to itself in a religious manner, so it happens that in our modern times religion in general has become a quality inherent in landed property, and that all of the writings on the nobility of primogeniture are full of religious unction. Religion is the highest thought form of this brutality.) The substantial will manifest and revealed to itself changes into a will dark and broken on the soil, a will enraptured precisely with the impenetrability of the element to which it is attached. The assured conviction with truth as its basis, which is political sentiment, is the conviction standing on 'its own ground' (in the literal sense). The political volition which has become habitual no longer remains simply a product [of the institutions subsisting in the state], but rather an institution subsisting outside the state. The political sentiment is no longer trust but rather the reliance, the consciousness that my interest, both substantive and particular, is independent of another's (i.e., the state's) interest and end, i.e., in the other's relation to me as an individual. This is the consciousness of my freedom from the state.

The maintenance of the state's universal interest etc. was (§ 289) the task of the executive. In it resided the consciousness of right and the developed intelligence of the mass of the people (§ 297). It actually makes the Estates superfluous, for even without the Estates they [i.e., the highest civil servants] are able to do what is best, just as they also continually have to do while the Estates are in session (Remark to § 301). The universal class, or, more precisely, the class of civil servants, must, purely in virtue of its character as universal, have the universal as the end of its essential activity [§ 303].

And how does the universal class, the executive, appear now? As essentially dependent upon the state, as wealth dependent upon the favour of the executive. The very same transformation has occurred within civil society, which earlier achieved its ethical life in the Corporation. It is a wealth dependent upon the uncertainty of business etc., upon the favour of the mob.

What then is the quality which ostensibly specifies the owners of entailed estates? And what, in any case, constitutes the ethical quality of an inalienable wealth? Incorruptibility. Incorruptibility appears to be the highest political virtue, an abstract virtue. Yet, incorruptibility in the state as constructed by Hegel is something so uncommon that it has to be built up into a particular political power; which precisely proves, that incorruptibility is not the spirit of the political state, not the rule but the exception, and is constructed as such. The owners of entailed estates are corrupted by their independent property in order that they be preserved from corruption. While according to the idea dependence upon the state and the feeling of this dependence is supposed to be the highest political freedom, here the independent private person is constructed; because political freedom is the private person's feeling of being an abstract, dependent person, whereas he feels and should feel independent only as a citizen. Its capital is independent alike of the state's capital, the uncertainty of business, etc. In opposition to it stands the business class, which is dependent on needs and concentrated on their satisfaction, and the civil servant class, which is essentially dependent upon the state. Here, therefore, independence from the state and civil society and this actualised abstraction of both, which in reality is the crudest dependence on the soil, forms in the legislature the mediation and the unity of both. Independent private wealth, i.e., abstract private wealth and the corresponding private person, are the highest political construction of the state.

Political independence is constructed as independent private property and the person of this independent private property. We shall see in the following paragraph what the situation is *re vera* regarding this independence and incorruptibility, and the political sentiment arising from them.

The fact that primogeniture is inherited, or entailed wealth speaks for itself. More about this later. The fact that it accrues to the first-born is, as Hegel notes in the Addition, purely historical.

[§ 307](#). The right of this section of the agricultural class is thus based in a way on the natural principle of the family. But this principle is at the same time reversed owing to hard sacrifices made for political ends, and thereby the activity of this class is essentially directed to those ends. As a consequence of this, this class is summoned and entitled to its political vocation by birth without the hazards of election.

Hegel has failed to develop the way in which the right of this agricultural class is based on the natural principle of the family, unless by this he understands that landed property exists as entailed or inherited wealth. That, however, establishes no right of this class in the political sense, but only the birthright of the owners of entailed estates to landed property. 'This', i.e., the natural principle of the family, is 'at the same time reversed owing to hard sacrifices made for political ends'. We have certainly seen how the natural principle of the family is reversed; this, however, is no hard sacrifice made for political ends, but rather the actualised abstraction of private property. But with this reversal of the natural principle of the family the political ends are likewise reversed, 'thereby (?) the activity of this class is essentially directed to those ends' - because private property received independence? - and 'as a consequence of this, this class is summoned and entitled to its political vocation by birth without the hazards of election'.

Here then participation in the legislature is an innate human right. Here we have born legislators, i.e., born mediation of the political state with itself. innate human rights have been mocked, especially on behalf of the owners of entailed estates. Isn't it even more humorous that one particular group of men is entrusted with the right to the highest honour, the legislature? In Hegel's treatment of the summons to the legislator, to the representative of state citizenship, there is nothing more ridiculous than his opposing summons by birth to summons by the hazards of election. As if election, the conscious product of civil trust, would not stand in a completely different necessary connection with the political ends than does the physical accident of birth. Hegel everywhere falls from his political spiritualism into the crassest materialism. At the summit of the political state it is always birth that makes determinate individuals into embodiments of the highest political tasks. The highest political activities coincide with individuals by reason of birth, Just like an animal's position, character, way of life, etc. are immediately inborn. in its highest functions the state acquires an animal actuality. Nature takes revenge on Hegel for the disdain he showed it. If matter is supposed to constitute no longer anything for itself over against the human will, the human will no longer retains anything for itself except the matter.

The false identity, the fragmentary and sporadic identity of nature and spirit, body and soul, appears as incarnation. Since birth gives man only an individual existence and establishes him merely as a natural individual, and since the functions of the state - as for instance the legislature, etc. are social products, i.e., births of society and not procreations of the natural individual, then what is striking and miraculous is precisely the immediate identity, the sudden coincidence, of the individual's birth with the individual as individuation of a certain social position, function, etc. - In this system, nature immediately creates kings, peers, etc. just as it creates eyes and noses. What is striking is to see as immediate product of the physical species what is only the product of the self-conscious species. I am man by birth, without the agreement of society; yet only through universal agreement does this determinate birth become peer or

king. Only the agreement makes the birth of this man the birth of a king. It is therefore the agreement, not birth, that makes the king. If birth, in distinction from other determinations, immediately endows man with a position, then his body makes him this determined social functionary. His body is his social right. In this system, the physical dignity of man, or the dignity of the human body (with further elaboration, meaning: the dignity of the physical natural element of the state), appears in such a form that determinate dignities, specifically the highest social dignities, are the dignities of certain bodies which are determined and predestined by birth to be such. This is, of course, why we find in the aristocracy such pride in blood and descent, in short, in the life history of their body. It is this zoological point of view which has its corresponding science in heraldry. The secret of aristocracy is zoology.

Two moments in hereditary primogeniture are to be stressed:

1. That which is permanent is entailed wealth, landed property. This is the preserving moment in the relation - the substance. The master of the entailed estate, the owner, is really a mere accident. Landed property anthropomorphises itself in the various generations. Landed property always inherits, as it were, the first born of the house as an attribute linked to it. Every first born in the line of land owners is the inheritance, the property, of the inalienable landed property, which is the predestined substance of his will and activity. The subject is the thing and the predicate is the man. The will becomes the property of the property.
2. The political quality of the owner of the entailed estate is the political quality of his inherited wealth, a political quality inhering in his inherited wealth. Here, therefore, the political quality appears also as the property of landed property, as a quality which is ascribed directly to the bare physical earth (nature)

Regarding the first point, it follows that the owner of the entailed estate is the serf of the landed property, and that in the serfs who are subordinated to him there appears only the practical consequence of the theoretical relationship with landed property in which he himself stands. The depth of German subjectivity appears everywhere as the crudity of a mindless objectivity.

Here we must analyse (1) the relation between private property and inheritance, (2) the relation between private property, inheritance, and, thereby, the privilege of certain generations to participate in political sovereignty, (3) the actual historical relation, or the Germanic relation.

We have seen that primogeniture is the abstraction of independent private property. A second consequence follows from this. Independence, autonomy, in the political state whose construction we have followed so far, is private property, which at its peak appears as inalienable landed property. Political independence thus flows not *ex proprio sinu* of the political state; it is not a gift of the political state to its members, nor is it the animating spirit [of the political state]. Rather, the members of the political state receive their independence from a being which is not the being of the political state, from a being of abstract private right, namely, from abstract private property. Political independence is an accident of private property and not the substance of the political state. The political state - and within it the legislature, as we have seen - is the unveiled mystery of the true value and essence of the moments of the state. The significance that private property has in the political state is its essential, its true significance; the significance that class distinction has in the political state is the essential significance of class distinction. In the same way, the essence of the sovereign and of the executive come to appearance in the legislature. It is here, in the sphere of the political state, that the individual moments of the state relate to themselves as to the being of the species, the 'species-being'; because the political state is the sphere of their universal character, i.e., their religious sphere. The political state is the mirror of truth for

the various moments of the concrete state.

Thus, if independent private property in the political state, in the legislature, has the significance of political independence, then it is the political independence of the state. Independent private property, or actual private property is then not only the support of the constitution but the constitution itself. And isn't the support of the constitution nothing other than the constitution of constitutions, the primary, the actual constitution?

Hegel himself was surprised about the immanent development of science, the derivation of its entire content from the concept in its simplicity ([Remark to § 279](#)), when he was constructing the hereditary monarch, and made the following remark:

Hence it is the basic moment of personality, abstract at the start in immediate rights, which has matured itself through its various forms of subjectivity, and now - at the stage of absolute rights, of the state, of the completely concrete objectivity of the will - has become the personality of the state, its certainty of itself.

That is, in the political state it comes to appearance that abstract personality is the highest political personality, the political basis of the entire state. Likewise, in primogeniture, the right of this abstract personality, its objectivity, abstract private property, comes into existence as the highest objectivity of the state, i.e., as its highest right.

The state is hereditary monarch; abstract personality means nothing other than that the personality of the state is abstract, or that it is the state of abstract personality, just as the Romans developed the rights of the monarch purely within the norms of private rights, or private rights as the highest norm of state, or political rights.

The Romans are the rationalists, the Germans the mystics of sovereign private property.

Hegel calls private rights the rights of abstract personality, or abstract rights. And indeed they have to be developed as the abstraction, and thus the illusory rights, of abstract personality, just as the moral doctrine developed by Hegel is the illusory existence of abstract subjectivity. Hegel develops private rights and morals as such abstractions, from which it does not follow, for him, that the state or ethical life of which they are the presuppositions can be nothing but the society (the social life) of these illusions; rather, he concludes that they are subalternate moments of this ethical life. But what are private rights except the rights of these subjects of the state, and what is morality except their morality? In other words, the person of private rights and the subject of morals are the person and the subject of the state. Hegel has been widely criticised for his development of morality. He has done nothing but develop the morality of the modern state and modern private rights. A more complete separation of morality from the state, its fuller emancipation, was desired. What did that prove except that the separation of the present-day state from morals is moral, that morals are non-political and that the state is not moral? It is rather a great, though from one aspect (namely, from the aspect that Hegel declares the state, whose presupposition is such a morality, to be the realistic idea of ethical life) an unconscious service of Hegel to have assigned to modern morality its true position.

In the constitution, wherein primogeniture is a guarantee, private property is the guarantee of the political constitution. In primogeniture, it appears that this guarantee is a particular kind of private property. Primogeniture is merely a particular existence of the universal relationship of private property and the

political state. Primogeniture is the political sense of private property, private property in its political significance, that is to say, in its universal significance. Thus the constitution here is the constitution of private property.

With the Germanic peoples, where we encounter primogeniture in its classical formation, we also find the constitution of private property. Private property is a universal category, the universal bond of the state. Even the universal functions appear as the private property sometimes of a Corporation, sometimes of an estate.

Trade and business in their particular nuances were the private property of particular Corporations. Royal offices, jurisdiction, etc., were the private property of particular estates. The various provinces were the private property of individual princes etc. Service for the realm was the private property of the ruler. The spirit was the private property of the spiritual authority.' One's loyal activity was the private property of another, just as one's right was, once again, a particular private property. Sovereignty, here nationality, was the private property of the Emperor.

It has often been said that in the Middle Ages every form of right, of freedom, of social existence, appears as a privilege, an exception from the rule. The empirical fact that all these privileges appear in the form of private property could thus not have been overlooked. What is the universal reason for this coincidence? Private property is the species-existence of privilege, of right as an exception.

Where the sovereigns, as in France for instance, attacked the independence of private property, they directed their attention more to the property of the Corporations than to that of individuals. But in attacking the private property of the Corporations they attacked private property as Corporations, i.e., as the social bond.

In the feudal reign it almost appears that the power of the crown is the power of private property, and that the mystery of the nature of the universal power, the power of all spheres of the state, is deposited in the sovereign.

(The powerfulness of the state is expressed in the sovereign as the representative of the power of the state. The constitutional sovereign, therefore, expresses the idea of the constitutional state in its sharpest abstraction. On the one hand he is the idea of the state, the sanctified majesty of the state, and precisely as *this* person. At the same time he is a pure imagination; as person and as sovereign he has neither actual power nor actual function. Here, the separation of the political and the actual, the formal and the material, the universal and the particular person, Of man and social man, is expressed in its highest contradiction.)

Private property is a child of Roman intellect and Germanic heart. At this point it will be valuable to undertake a comparison of these two extreme developments. This will help solve the political problem as discussed.

The Romans were the first to have formulated the right of private property, i.e., the abstract right, the private right, the right of the abstract person. The Roman conception of private right is private right in its classical formulation. Yet nowhere with the Romans do we find that the right of private property was mystified as in the case of the Germans. Nowhere does it become right of the state.

The right of private property is *jus utendi et abutendi*, the right of wilfulness in disposing of a thing. The

main interest of the Romans lay in developing the relationships, and in determining which ones resulted in abstract relations of private property. The actual basis of private property, the property, is a *factum*, an unexplainable factum, and no right. Only through legal determinations, which the society attributes to the factual property, does it receive the quality of rightful property, private property.

Regarding the connection between the political constitution and private property with the Romans, it appears that:

1. Man (as slave), as is generally the case with ancient peoples, is the object of private property. This is nothing specific.
2. Conquered countries are treated as private property, *jus utendi et abutendi* being asserted in their case.
3. In their history itself, there appears the struggle between the poor and the rich (Patricians and Plebians) etc.

In other respects, private property as a whole, as with the ancient classical peoples in general, is asserted to be public property, either as the republic's expenditure - as in good times - or as luxurious and universal benefaction (baths, etc.) towards the mob.

Slavery finds its explanation in the rights of war, the rights of occupation: men are slaves precisely because their political existence is destroyed.

We especially stress two relationships in distinction from the Germans.

1. The imperial power was not the power of private property, but rather the sovereignty of the empirical will as such, which was far from regarding private property as the bond between itself and its subjects; on the contrary, it dealt with private property as it did with all other social goods. The imperial power, therefore, was nothing other than factually hereditary. The highest formation of the right of private property, of private right, indeed belongs to the imperial epoch; however, it is a consequence of the political dissolution rather than the political dissolution being a consequence of private property. Furthermore, when private right achieved full development in Rome, state right was abolished, [or] was in the process of its dissolution, while in Germany the opposite was the case.
2. In Rome, state honours are never hereditary; that is to say, private property is not the dominant category of the state.
3. Contrary to German primogeniture etc., in Rome the wilfulness of the testator appears to be the derivative of private property. In this latter antithesis lies the entire difference between the German and the Roman development of private property.

(In primogeniture it appears that private property is the relationship to the function of the state which is such that the existence of the state is something inhering in, or is an accident of, direct private property, i.e., landed property. At its highest levels the state appears as private property, whereas private property should appear as property of the state. Instead of making private property a civil quality, Hegel makes political citizenship, existence, and sentiment a quality of private property.)

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Critique of Hegel's Philosophy of Right

Karl Marx, 1843

[§ 308](#). The second section of the Estates comprises the fluctuating element in civil society. This element can enter politics only through its deputies; the multiplicity of its members is an external reason for this, but the essential reason is the specific character of this element and its activity. Since these deputies are the deputies of civil society, it follows as a direct consequence that their appointment is made by the society as a society. That is to say, in making the appointment, society is not dispersed into atomic units, collected to perform only a single and temporary act, and kept together for a moment and no longer. On the contrary, it makes the appointment as a society, articulated into associations, communities, and Corporations, which although constituted already for other purposes, acquire in this way a connection with politics. The existence of the Estates and their assembly finds a constitutional guarantee of its own in the fact that this class is entitled to send deputies at the summons of the crown, while members of the former class are entitled to present themselves in person in the Estates (see [§ 307](#)).

Here we find a new distinction within civil society and the Estates: the distinction between a fluctuating element and an immutable element (landed property). This distinction has also been presented as that of space and time, conservative and progressive, etc. On this, see Hegel's previous paragraphs. Incidentally, by means of the Corporations, associations, etc., Hegel has made the fluctuating element of society also a stable element.

The second distinction consists in the fact that the first element of the Estates as developed above, the owners of entailed estates, are, as such, legislators; that legislative power is an attribute of their empirical, personal existence; that they act not as deputies but as themselves; whereas in the second element of the Estates election and selection of deputies take place.

Hegel gives two reasons why this fluctuating element of civil society can enter the political state, or legislature, only through deputies. Hegel himself calls the first reason - namely, the multiplicity of its members - external, thereby relieving us of the need of giving the same reply.

But the essential reason, he says, is the specific character of this element and its activity. Political occupation and activity are alien to its specific character and activity.

Hegel replays his old song about these Estates being deputies of civil society. Civil society must make the appointments as a society. Rather, civil society must do this as what it is *not*, because it is unpolitical society, and is supposed to perform here a political act as something essential to it and arising from it. With that it is 'dispersed into atomic units', and collected to perform only a single and temporary act, and kept together for a moment and no longer'. First of all, its political act is a single and temporary act, and can therefore only appear as such in being carried out. It is an ecstasy, an act of political society which causes a stir, and must also appear as such. Secondly, Hegel was not disturbed by the fact - indeed, he argued its necessity - that civil society materially (merely as a second society deputised by it) separates itself from its civil actuality and establishes itself as what it is not. How can he now formally dispose of this?

He thinks that society's associations etc., which are constituted already for other purposes, acquire a connection with politics because society in its Corporations etc. appoints the deputies. But either they

acquire a significance which is not their significance, or their connection as such is political, in which case it does not just 'acquire' the political tinge, as developed above, but rather in it politics acquires its connection. By designating only this part of the Estates as that of the deputy, Hegel has unwittingly stated the nature of the two Chambers (at the point where they actually have the relationship to one another he indicated). The Chamber of Deputies and the Chamber of Peers (or whatever they be called) are not, in the present case, different instances of the same principle) but derive from two essentially different principles and social positions. Here the Chamber of Deputies is the political constitution of civil society in the modern sense, while the Chamber of Peers is the political constitution of civil society in the sense proper to the Estates. The Chamber of Peers and the Chamber of Deputies are opposed here as the Estate- and the political-representation of civil society. The one is the existing estate principle of civil society, the other is the actualisation of civil society's abstract political existence. It is obvious, therefore, that the latter cannot come into existence again as the representation of the estates, Corporations, etc., for it simply does not represent civil society's existence qua estate, but rather its political existence. It is further obvious, then, that only the estate element of civil society, i.e., sovereign landed property or the hereditary nobility, is seated in the former Chamber, for it is not *one* estate among others. Rather, the estate principle of civil society as an actually social, and thus political, principle now exists only in that one element. It is *the* estate. Civil society, then, has in the Chamber of the estates the representative of its medieval existence, and in the Chamber of Deputies the representative of its political (modern) existence. The only advance beyond the Middle Ages consists in the fact that estate politics has been reduced to a particular political existence alongside the politics of citizenship. The empirical political existence Hegel has in mind (England) has, therefore, a meaning entirely other than the one he imputes to it.

The French Constitution also constitutes an advance in this regard. To be sure, it has reduced the Chamber of Peers to a pure nullity; but within the principle of constitutional kingship as Hegel has pretended to develop it, this Chamber can by its very nature be merely an empty vanity, the fiction of a harmony between the sovereign and civil society, or of the legislature or political state with itself, and a fiction, moreover, which has the form of a particular and thereby once more opposed existence.

The French have allowed the peers to retain life tenure in order to express their independence from both the régime and the people. But they did away with the medieval expression - hereditariness. Their advance consists in their no longer allowing the Chamber of Peers to proceed from actual civil society, but in creating it in abstraction from civil society. They have the choice of peers proceed from the existing political state, from the sovereign, without binding him to any other civil quality' In this constitution the honour of being a peer actually constitutes a class in civil society which is purely political, created from the standpoint of the abstraction of the political state; but it appears to be more a political decoration than an actual class endowed with particular rights. During the Restoration the Chamber of Peers was a reminiscence, while the Chamber of Peers resulting from the July Revolution is an actual creature of constitutional monarchy.

Since in modern times the idea of the state could appear only in the abstraction of the merely political state, or in the abstraction of civil society from itself and its actual condition, it is to the credit of the French that they have marked and produced this abstract actuality, and thereby have produced the political principle itself. The abstraction for which they are blamed is, then, a genuine consequence and product of a patriotism rediscovered, to be sure, only in an opposition, but in a necessary opposition. The merit of the French in this regard, then, is to have established the Chamber of Peers as the unique product of the political state, or in general, to have made the political principle in its uniqueness the determining

and effective factor.

Hegel also remarks that in the deputation, as he constructs it, the existence of the Estates and their assembly finds a constitutional guarantee of its own in the fact that the Corporations etc. are entitled to send deputies. Thus, the guarantee of the existence of the Estates' assembly, their truly primitive existence, becomes the privilege of the Corporations etc. With this, Hegel reverts completely to the medieval standpoint and has abandoned entirely his abstraction of the political state as the sphere of the state as state, the actually existing universal.

In the modern sense, the existence of the Estates' assembly is the political existence of civil society, the guarantee of its political existence. To question the existence of the Estates' assembly is to question the existence of the state. Whereas patriotism, the essence of the legislature, finds its guarantee in independent private property according to Hegel, so the existence of the legislature finds its guarantee in the privileges of the Corporations.

But the one element in the Estates is much more the political privilege of civil society, or its privilege of being political. Therefore, that element can never be the privilege of a particular civil mode of civil society's existence, and can still less find its guarantee in that mode, because it is supposed to be, rather, the universal guarantee.

Thus Hegel is everywhere reduced to giving the political state a precarious actuality in a relationship of dependence upon another, rather than describing it as the highest, completely existing actuality of social existence; he is reduced to having it find its true existence in the other sphere rather than describing it as the true existence of the other sphere. The political state everywhere needs the guarantee of spheres lying outside it. It is not actualised power, but supported impotence. It is not the power over these supports, but the power of the support. The support is the seat of power.

What kind of lofty existent is it whose existence needs a guarantee outside itself, and which is supposed to be at the same time the universal existence - and thus the actual guarantee - of this very guarantee. In general, in his development of the legislature Hegel everywhere retreats from the philosophical standpoint to that other standpoint which fails to examine the matter in its own terms.

If the existence of the Estates requires a guarantee, then they are not an actual, but merely a fictitious political existence. In constitutional states, the guarantee for the existence of the Estates is the law. Thus, their existence is a legal existence, dependent on the universal nature of the state and not on the power or impotence of individual Corporations or associations; their existence is the actuality of the state as an association. (It is precisely here that the Corporations, etc., the particular spheres of civil society, should receive their universal existence for the first time. Again, Hegel anticipates this universal existence as the privilege and the existence of these particular spheres.)

Political right as the right of Corporations etc. completely contradicts political right as political, i.e., as the right of the state and of citizenship, for political right precisely should not be the right of this existence as a particular existence, not right as this particular existence.

Before we proceed to the category of election as the political act by which civil society decides upon its political choice, let us examine some additional statements from the Remark to this paragraph.

To hold that every single person should share in deliberating and deciding on political matters of general concern on the ground that all individuals are members of the state, that its concerns are their concerns,

and that it is their right that what is done should be done with their knowledge and volition, is tantamount to a proposal to put the democratic element without any rational form into the organism of the state, although it is only in virtue of the possession of such a form that the state is an organism at all. This idea comes readily to mind because it does not go beyond the abstraction of 'being a member of the state'. and it is superficial thinking which clings to abstractions. [[§ 308](#)]

First of all, Hegel calls being a member of the state an abstraction, although according to the idea, [and therefore] the intention of his own doctrinal development, it is the highest and most concrete social determination of the legal person, of the member of the state. To stop at the abstraction of 'being a member of the state' and to conceive of individuals in terms of this abstraction does not therefore seem to be just superficial thinking which clings to abstractions. That the abstraction of 'being a member of the state' is really an abstraction is not, however, the fault of this thinking but of Hegel's line of argument and actual modern conditions, which presuppose the separation of actual life from political life and make the political quality an abstraction of actual participation in the state.

According to Hegel, the direct participation of all in deliberating and deciding on political matters of general concern admits the democratic element without any rational form into the organism of the state, although it is only in virtue of the possession of such a form that the state is an organism at all. That is to say, the democratic element can be admitted only as a formal element in a state organism that is merely a formalism of the state. The democratic element should be, rather, the actual element that acquires its rational form in the whole organism of the state. If the democratic element enters the state organism or state formalism as a particular element, then the rational form of its existence means a drill, an accommodation, a form, in which it does not exhibit what is characteristic of its essence. In other words, it would enter the state organism merely as a formal principle.

We have already pointed out that Hegel develops merely a state formalism. For him, the actual material principle is the Idea, the abstract thought-form of the state as a subject, the absolute Idea which has in it no passive or material moment. In contrast to the abstraction of this Idea the determinations of the actual, empirical state formalism appear as content; and hence the actual content (here actual man, actual society, etc.) appear as formless inorganic matter.

Hegel had established the essence of the Estates in the fact that in them empirical universality becomes the subject of the actually existing universal. Does this mean anything other than that matters of political concern 'are their concerns, and that it is their right that what is done should be done with their knowledge and volition'? And should not the Estates precisely constitute their actualised right? And is it surprising then that all seek the actuality of what is theirs by right?

To hold that every single person should share in deliberating and deciding on political matters of general concern...

In a really rational state one could answer, 'Not every single person should share in deliberating and deciding on political matters of general concern', because the individuals share in deliberating and deciding on matters of general concern as the 'all', that is to say, within and as members of the society. Not all individually, but the individuals as all.

Hegel presents himself with the dilemma: either civil society (the Many, the multitude) shares through deputies in deliberating and deciding on political matters of general concern or all [as] I individuals do this. This is no opposition of essence, as Hegel subsequently tries to present it, but of existence, and

indeed of the most external existence, quantity. Thus, the basis which Hegel himself designated as external - the multiplicity of members - remains the best reason against the direct participation of all. The question of whether civil society should participate in the legislature either by entering it through deputies or by the direct participation of all as individuals is itself a question within the abstraction of the political state or within the abstract political state; it is an abstract political question.

It is in both cases, as Hegel himself has developed this, the political significance of 'empirical universality'.

In its proper form the opposition is this: the individuals participate as all, or the individuals participate as a few, as not all. In both cases allness remains merely an external plurality or totality of individuals. Allness is no essential, spiritual, actual quality of the individual. It is not something through which he would lose the character of abstract individuality. Rather, it is merely the sum total of individuality. One individuality, many individualities, all individualities. The one, the many, the all - none of these determinations changes the essence of the subject, individuality.

All as individuals should share in deliberating and deciding on political matters of general concern; that is to say, then, that all should share in this not as all but as individuals.

The question appears to contradict itself in two respects.

The political matters of general concern are the concern of the state, the state as actual concern. Deliberation and decision is the effectuation of the state as actual concern. It seems obvious then that all the members of the state have a relationship to the state as being their actual concern. The very notion of member of the state implies their being a member of the state, a part of it, and the state having them as its part. But if they are an integral part of the state, then it is obvious that their social existence is already their actual participation in it. They are not only integral parts of the state, but the state is their integral part. To be consciously an integral part of something is to participate consciously in it, to be consciously integral to it. Without this consciousness the member of the state would be an animal.

To say 'political matters of general concern' makes it appear that matters of general concern and the state are something different. But the state is the matter of general concern, thus really the matters of general concern.

Participation in political matters of general concern and participation in the state are, therefore, identical. It is a tautology [to say] that a member of the state, a part of the state, participates in the state, and that this participation can appear only as deliberation or decision, or related forms, and thus that every member of the state shares in deliberating and deciding (if these functions are taken to be the functions of actual participation in the state) the political matters of general concern. If we are talking about actual members of the state, then this participation cannot be regarded as a 'should'; otherwise we would be talking about subjects who should be and want to be members of the state, but actually are not.

On the other hand, if we are talking about definite concerns, about single political acts, then it is again obvious that not all as individuals accomplish them. Otherwise, the individual would be the true society, and would make society superfluous. The individual would have to do everything at once, while society would have him act for others just as it would have others act for him.

The question whether all as individuals should share in deliberating and deciding on political matters of general concern is a question that arises from the separation of the political state and civil society.

As we have seen, the state exists merely as political state. The totality of the political state is the legislature. To participate in the legislature is thus to participate in the political state and to prove and actualise one's existence as member of the political state, as member of the state. That all as individuals want to participate integrally in the legislature is nothing but the will of all to be actual (active) members of the state, or to give themselves a political existence, or to prove their existence as political and to effect it as such. We have further seen that the Estates are civil society as legislature, that they are its political existence. The fact, therefore, that civil society invades the sphere of legislative power *en masse*, and where possible totally, that actual civil society wishes to substitute itself for the fictional civil society of the legislature, is nothing but the drive of civil society to give itself political existence, or to make political existence its actual existence. The drive of civil society to transform itself into political society, or to make political society into the actual society, shows itself as the drive for the most fully possible universal participation in legislative power.

Here, quantity is not without importance. If the augmentation of the Estates is a physical and intellectual augmentation of one of the hostile forces - and we have seen that the various elements of the legislature oppose one another as hostile forces - then the question of whether all as individuals are members of the legislature or whether they should enter the legislature through deputies is the placing in question of the representative principle within the representative principle, i.e., within that fundamental conception of the political state which exists in constitutional monarchy. (1) The notion that the legislature is the totality of the political state is a notion of the abstraction of the political state. Because this one act is the sole political act of civil society, all should participate and want to participate in it at once. (2) All as individuals. In the Estates, legislative activity is not regarded as social, as a function of society, but rather as the act wherein the individuals first assume an actually and consciously social function, that is, a political function. Here the legislature is no derivative, no function of society, but simply its formation. This formation into a legislative power requires that all members of civil society regard themselves as individuals, that they actually face one another as individuals. The abstraction of 'being a member of the state' is their 'abstract definition', a definition that is not actualised in the actuality of their life.

There are two possibilities here: either the separation of the political state and civil society actually obtains, or civil society is actual political society. In the first case, it is impossible that all as individuals participate in the legislature, for the political state is an existent which is separated from civil society. On the one hand, civil society would abandon itself as such if all [its members] were legislators; on the other hand, the political state which stands over against it can tolerate it only if it has a form suitable to the standards of the state. In other words, the participation of civil society in the political state through deputies is precisely the expression of their separation and merely dualistic unity.

Given the second case, i.e., that civil society is actual political society, it is nonsense to make a claim which has resulted precisely from a notion of the political state as an existent separated from civil society, from the theological notion of the political state. In this situation, legislative power altogether loses the meaning of representative power. Here, the legislature is a representation in the same sense in which every function is representative. For example, the shoemaker is my representative in so far as he fulfils a social need, just as every definite social activity, because it is a species-activity, represents only the species; that is to say, it represents a determination of my own essence the way every man is the representative of the other. Here, he is representative not by virtue of something other than himself which he represents, but by virtue of what he is and does.

Legislative power is sought not for the sake of its content, but for the sake of its formal political

significance. For example, executive power, in and for itself, has to be the object of popular desire much more than legislative power, which is the metaphysical political function. The legislative function is the will, not in its practical but in its theoretical energy. Here, the will should not pre-empt the law; rather, the actual law is to be discovered and formulated.

Out of this divided nature of the legislature - i.e., its nature as actual lawgiving function and at the same time representative, abstract-political function - stems a peculiarity which is especially prevalent in France, the land of political culture.

(We always find two things in the executive: the actual deed and the state's reason for this deed, as another actual consciousness, which in its total organisation is the bureaucracy.)

The actual content of legislative power (so long as the prevailing special interests do not come into significant conflict with the *objectum quaestionis*) is treated very much *à part*, as a matter of secondary importance.

A question attracts particular attention only when it becomes political, that is to say, either when it can be tied to a ministerial question, and thus becomes a question of the power of the legislature over the executive, or when it is a matter of rights in general, which are connected with the political formalism. How come this phenomenon? Because the legislature is at the same time the representation of civil society's political existence; because in general the political nature of a question consists in its relationship to the various powers of the political state; and finally, because the legislature represents political consciousness, which can manifest itself as political only in conflict with the executive. There is the essential demand that every social need, law, etc., be investigated and identified politically, that is to say, determined by the whole of the state in its social sense. But in the abstract political state this essential demand takes a new turn; specifically, it is given a formal change of expression in the direction of another power (content) besides its actual content. This is no abstraction of the French, but rather the inevitable consequence of the actual state's existing merely as the political state formalism examined above. The opposition within the representative power is the *kat exohin* political existence of the representative power. Within this representative constitution, however, the question under investigation takes a form other than that in which Hegel considered it. It is not a question of whether civil society should exercise legislative power through deputies or through all as individuals. Rather, it is a question of the extension and greatest possible universalisation of voting, of active as well as passive suffrage. This is the real point of dispute in the matter of political reform, in France as well as in England.

Voting is not considered philosophically, that is, not in terms of its proper nature, if it is considered in relation to the crown or the executive. The vote is the actual relation of actual civil society to the civil society of the legislature, to the representative element. In other words, the vote is the immediate, the direct, the existing and not simply imagined relation of civil society to the political state. It therefore goes without saying that the vote is the chief political interest of actual civil society. In unrestricted suffrage, both active and passive, civil society has actually raised itself for the first time to an abstraction of itself, to political existence as its true universal and essential existence. But the full achievement of this abstraction is at once also the transcendence [*Aufhebung*] of the abstraction. In actually establishing its political existence as its true existence civil society has simultaneously established its civil existence, in distinction from its political existence, as inessential. And with the one separated, the other, its opposite, falls. Within the abstract political state the reform of voting advances the dissolution [*Auflösung*] of this political state, but also the dissolution of civil society.

We will encounter the question of the reform of voting later under another aspect, namely, from the point of view of the interests. We will also discuss later the other conflicts which arise from the two-fold character of the legislature (being at one time the political representative or mandatory of civil society, at another time rather primarily the political existence of civil society and a specific existent within the political formalism of the state).

In the meantime we return to the [Remark to § 308](#).

The rational consideration of a topic, the consciousness of the Idea, is concrete and to that extent coincides with a genuine practical sense. The concrete state is the whole, articulated into its particular groups. The member of a state is a member of such a group, i.e., of a social class, and it is only as characterised in this objective way that he comes under consideration when we are dealing with the state.

We have already said all that is required concerning this.

His (the member of a state's), mere character as universal implies that he is at one and the same time both a private person and also a thinking consciousness, a will which wills the universal. This consciousness and will, however, lose their emptiness and acquire a content and a living actuality only when they are filled with particularity, and particularity means determinacy as particular and a particular class status; or, to put the matter otherwise, abstract individuality is a generic essence, but has its immanent universal actuality as the generic essence next higher in the scale.

Everything Hegel says is correct, with the restriction

1. that he assumes particular class status and determinacy as particular to be identical,
2. that this determinacy, the species, the generic essence next higher in the scale must also actually, not only implicitly but explicitly, be established as the species or specification of the universal generic essence.

But in the state, which he demonstrates to be the self-conscious existence of the moral spirit, Hegel tacitly accepts this moral spirit's being the determining thing only implicitly, that is, in accordance with the universal Idea. He does not allow society to become the actually determining thing, because for that an actual subject is required, and he has only an abstract, imaginary subject.

[§ 309](#). Since deputies are elected to deliberate and decide on *public* affairs, the point about their election is that it is a choice of individuals on the strength of confidence felt in them, i.e., a choice of such individuals as have a better understanding of these affairs than their electors have and such also as essentially vindicate the universal interest, not the particular interest of a society or a Corporation in preference to that interest. Hence their relation to their electors is „or that of agents with a commission or specific instructions. A further bar to their being so is the fact that their assembly is meant to be a living body in which all members deliberate in common and reciprocally instruct and convince each other.

1. The deputies are supposed to be something other than agents with a commission or specific instructions, for they are supposed to be such as essentially vindicate the universal interest, not the particular interest of a society or a Corporation in preference to that interest. Hegel has constructed the representatives primarily as representatives of the Corporations etc., in order subsequently to reintroduce the other political determination, namely, that they are not to vindicate the particular interest of the Corporation etc. With that he abolishes his own determination, for he completely separates [the

representatives], in their essential character as representatives, from their Corporation-existence. In so doing he also separates the Corporation from itself in its actual content, for it is supposed to vote not from its own point of view but from the state's point of view; that is to say, it is supposed to vote in its non-existence as Corporation. Hegel thus acknowledges the material actuality of the thing he formally converts into its opposite, namely, the abstraction of civil society from itself in its political act; and its political existence is nothing but this abstraction. Hegel gives as reason that the representatives are elected precisely to the activity of public affairs; but the Corporations are not instances of public affairs.

2. The point about their election is supposed to be that it is a choice of individuals on the strength of confidence felt in them, i.e., a choice of such individuals as have a better understanding of these affairs than their electors have; from which, once again, it is supposed to follow that the relationship which the deputies have to their electors is not that of agents.

Only by means of a sophism can Hegel declare that these individuals understand these affairs 'better' and not 'simply'. This conclusion [namely, that they understand these affairs better] could be drawn only if the electors had the option of deliberating and deciding themselves about public affairs *or* of delegating definite individuals to discharge these things, i.e., precisely if deputation, or representation, did not belong essentially to the character of civil society's legislature. But in the state constructed by Hegel, deputation, or representation, constitutes precisely the legislature's specific essence, precisely as realised.

This example is characteristic [of the way] Hegel proposes the thing half intentionally, and imputes to it in its narrow form the sense opposed to this narrowness.

Hegel gives the proper reason last. The deputies of civil society constitute themselves into an assembly, and only this assembly is the actual political existence and will of civil society. The separation of the political state from civil society appears as the separation of the deputies from their mandators. From itself, society delegates to its political existence only the elements.

The contradiction appears two-fold:

1. **Formal.** The delegates of civil society are a society whose members are connected by the form of instruction or commission with those who commission them. They are formally commissioned, but once they are actual they are no longer commissioned. They are supposed to be delegates, and they are not.

2. **Material.** [This is] in regard to the interests. We will come back to this point later. Here, we find the opposite of the formal contradiction. The delegates are commissioned to be representatives of public affairs, but they really represent particular affairs.

What is significant is that Hegel here designates trust as the substance of election, as the substantial relation between electors and deputies. Trust is a personal relationship. Concerning this, it says further in the [Addition to § 309](#):

Representation is grounded on trust, but trusting another is something different from giving my vote myself in my own personal capacity. Hence majority voting runs counter to the principle that I should be personally present in anything which is to be obligatory on me. We have confidence in a man when we take him to be a man of discretion who will manage our affairs conscientiously and to the best of his knowledge, just as if they were his own.

§310. The guarantee that deputies will have the qualifications and disposition that accord with this end -

since independent means attains its right in the first section of the Estates - is to be found so far as the second section is concerned - the section drawn from the fluctuating and changeable element in civil society - above all in the knowledge of the organisation and interests of the state and civil society, the temperament, and the skill which a deputy acquires as a result of the actual transaction of business in managerial or official positions, and then evinces in his actions. As a result, he also acquires and develops a managerial and political sense, tested by his experience, and this is a further guarantee of his suitability as a deputy.

First, the Upper Chamber, that of independent private property, was constructed for the sake of the Crown and the executive as a guarantee against the disposition of the Lower Chamber as the political existence of empirical universality; and now Hegel further requires a new guarantee which is supposed to guarantee the disposition of the Lower Chamber itself.

First, trust, the guarantee of the elector, was the guarantee of the deputy. Now this trust itself further requires the guarantee of the deputy's ability.

Hegel would rather have liked to make the Lower Chamber one of pensioned civil servants. He requires of the deputy not only political sense but also managerial, bureaucratic sense.

What he really wants here is that the legislature be the real governing power. He expresses this such that he twice requires the bureaucracy, once as representation of the Crown, at another time as representative of the people.

Even if officials are allowed to be deputies in constitutional states, this is only because there is on the whole an abstraction from class, from the civil quality, and the abstraction of state citizenship predominates.

With this Hegel forgets that he allowed representation to proceed from the Corporations, and that the executive directly opposes these. In this forgetfulness, which persists likewise in the following paragraph, he goes so far that he creates an essential distinction between the deputies of the Corporations and those of the classes.

In the Remark to this paragraph it says:

Subjective opinion, naturally enough, finds superfluous and even perhaps offensive the demand for such guarantees, if the demand is made with reference to what is called the 'people'. The state, however, is characterised by objectivity, not by a subjective opinion and its self-confidence. Hence it can recognise in individuals only their objectively recognisable and tested character, and it must be all the more careful on this point in connection with the second section of the Estates, since this section is rooted in interests and activities directed towards the particular, i.e., in the sphere where chance, mutability, and caprice enjoy their right of free play.

Here, Hegel's thoughtless inconsistency and managerial sense become really disgusting. At the close of the Addition to the preceding paragraph [i.e., [§ 309](#)] it says:

The electors require a guarantee that their deputy will further and secure this general interest (the task of the deputies described earlier).

This guarantee for the electors has underhandedly evolved into a guarantee against the electors, against their self-confidence. In the Estates, empirical universality was supposed to come to the moment of

subjective formal freedom. Public consciousness was supposed to come to existence in that moment as the empirical universality of the opinions and thoughts of the Many. (§ 301.)

Now these opinions and thoughts must give proof beforehand to the executive that they are *its* opinions and thoughts. Unfortunately, Hegel here speaks of the state as a finished existence, although he is precisely now in the process of finishing the construction of the state within the Estates. He speaks of the state as a concrete subject which does not take offence at subjective opinion and its self-confidence, and for which the individuals have first made themselves recognisable and tested. The only thing he still lacks is a requirement that the Estates take an examination in the presence of the honourable executive. Here, Hegel goes almost to the point of servility. It is evident that he is thoroughly infected with the miserable arrogance of the world of Prussian officialdom which, distinguished in its bureaucratic narrow-mindedness, looks down on the self-confidence of the subjective opinion of the people regarding itself. Here, the state is at all times for Hegel identical with the Executive.

To be sure, in a real state mere trust or subjective opinion cannot suffice. But in the state which Hegel constructs the political sentiment of civil society is mere opinion precisely because its political existence is an abstraction from its actual existence, precisely because the state as a whole is not the objectification of the political sentiment. Had Hegel wished to be consistent, he would have had to work much harder to construct the Estates in conformity with their essential definition (§ 30i) as the explicit existence of public affairs in the thought etc. of the Many, and thus nothing less than fully independent of the other presuppositions of the political state.

Just as Hegel earlier called the presupposing of bad will in the executive etc. the view of the rabble, so just as much and even more is it the view of the rabble to presuppose bad will in the people. Hegel has no right to find it either superfluous or offensive when, among [the doctrines of] the theorists he scorns, guarantees are demanded in reference to what is called the state, the *soi-disant* state, the executive, when guarantees are demanded that the sentiment of the bureaucracy be the sentiment of the state.

§ 311. A further point about the election of deputies is that, since civil society is the electorate, the deputies should themselves be conversant with and participate in its special needs, difficulties, and particular interests. Owing to the nature of civil society, its deputies are the deputies of the various Corporations (see § 308), and this simple mode of appointment obviates any confusion due to conceiving the electorate abstractly and as an agglomeration of atoms. Hence the deputies *eo ipso* adopt the point of view of society, and their actual election is therefore either something wholly superfluous or else reduced to a trivial play of opinion and caprice.

First of all, Hegel joins the election in its determination as legislature (§§ 309, 310) to the fact that civil society is the electorate, i. e., he joins the legislature to its representative character, through a simple 'further'. And just as thoughtlessly he expresses the enormous contradictions which lie in this 'further'.

- According to § 309 the deputies should essentially vindicate the universal interest, not the particular interest of a society or a Corporation in preference to that interest.
- According to § 311 the deputies proceed from the Corporations, represent these particular interests and needs, and avoid confusion due to abstract conceptions - as if the universal interest were not also such an abstraction, an abstraction precisely from their Corporation, etc., interests.
- According to § 310 it is required that, as a result of the actual transaction of business etc., they have

acquired and evinced a managerial and political sense. In [§311](#) a Corporation and civil sense is required.

- In the [Addition to § 309](#) it says, representation is grounded on trust. According to [§ 311](#) the actual election, this realisation of trust, its manifestation and appearance, is either something wholly superfluous or else reduced to a trivial play of opinion and caprice.

That on which representation is grounded, its essence, is thus either something wholly superfluous, etc. for representation. Thus in one breath Hegel establishes the absolute contradictions: Representation is grounded on trust, on the confidence of man in man, and it is not grounded on trust. This is simply a playing around with formalities.

The object of the representation is not the particular interest, but rather man and his state citizenship, i.e., the universal interest. On the other hand, the particular interest is the matter of the representation, and the spirit of this interest is the spirit of the representative.

In the Remark to this paragraph, which we examine now, these contradictions are still more glaringly carried through. At one time representation is representation of the man, at another time of the particular interest of particular matter.

It is obviously of advantage that the deputies should include representatives of each particular main branch of society (e.g. trade, manufactures, &c., &c.) - representatives who are thoroughly conversant with it and who themselves belong to it. The idea of free unrestricted election leaves this important consideration entirely at the mercy of chance. All such branches of society, however, have equal rights of representation. Deputies are sometimes regarded as 'representatives'; but they are representatives in an organic, rational sense only if they are representatives not of individuals or a conglomeration of them, but of one of the essential spheres of society and its large-scale interests. Hence representation cannot now be taken to mean simply the substitution of one man for another; the point is rather that the interest itself is actually present in its representative, while he himself is there to represent the objective element of his own being.

As for popular suffrage, it may be further remarked that especially in large states it leads inevitably to electoral indifference, since the casting of a single vote is of no significance where there is a multitude of electors. Even if a voting qualification is highly valued and esteemed by those who are entitled to it, they still do not enter the polling booth. Thus the result of an institution of this kind is more likely to be the opposite of what was intended; election actually falls into the power of a few, of a caucus, and so of the particular and contingent interest which is precisely what was to have been neutralised.

Both [§§ 312 and 313](#) are taken care of by our earlier comments, and are worth no special discussion. So we simply put them down as is:

[§ 312](#). Each class in the Estates (see [§§ 305-8](#)) contributes something peculiarly its own to the work of deliberation. Further, one moment in the class-element has in the sphere of politics the special function of mediation, mediation between two existing things. Hence this moment must likewise acquire a separate existence of its own. For this reason the assembly of the Estates is divided into two houses.

O jerum!

[§ 313](#). This division, by providing chambers of the first and second instance, is a surer guarantee for ripeness of decision and it obviates the accidental character which a snap-division has and which a

numerical majority may acquire. But the principal advantage of this arrangement is that there is less chance of the Estates being in direct opposition to the executive; or that, if the mediating element is at the same time on the side of the lower house, the weight of the lower house's opinion is all the stronger, because it appears less partisan and its opposition appears neutralised.

The manuscript ends. At the top of the following page, Marx wrote:

Contents Concerning Hegel's Transition and Explication

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Source: Joseph O'Malley's translation, *Critique of Hegel's Philosophy of Right*, Oxford University Press, 1970

Hegel's Philosophy of Right

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Preface

p. 16 The philosophic way of advancing from one matter to another is essentially different from every other.

p. 17 Free thought cannot be satisfied with what is given to it.

p. 18 The ethical world or the state, is in fact reason potently and permanently actualised in self-consciousness.

p. 19 There are two kinds of laws, laws of nature and laws of right.

p. 20 The spiritual universe is looked upon as abandoned by God.

p. 21 Mr. Fries, one of the leaders of this shallow-minded host of philosophers.

p. 22 It is no surprise that the view just criticised should appear in the form of piety.

p. 23 The actual world of right and ethical life are apprehended in thought, and this reasoned right finds expression in law.

p. 24 Philosophy should therefore be employed only in the service of the state.

p. 25 Philosophising has reduced all matter of thought to the same level, resembling the despotism of the Roman Empire.

p. 26 Philosophy is an inquisition into the rational, and therefore the apprehension of the real and present.

p. 27 What is rational is real and what is real is rational.

p. 28 To apprehend what *is* is the task of philosophy, because what *is* is reason.

p. 29 A half philosophy leads away from God, while a true philosophy leads to God.

p. 30 The owl of Minerva, takes its flight only when the shades of night are gathering.

Introduction

§ 1 The philosophic science of right has as its object the idea of right.

§ 2 The science of right is a part of philosophy.

§ 3 Right is positive in general.

§ 4 The territory of right is in general the spiritual, and its origin is the will.

§ 5 [a] The will contains the element of pure indeterminateness.

§ 6 [b] The I is also the transition from blank indefiniteness to the distinct content and object.

§ 7 [c] The will is the unity of these two elements.

§ 8 (a) The formal will as a self-consciousness which finds an outer world before it.

§ 9 (b) This content of the will is an end.

§ 10 Only when the will has itself as an object is it also for itself.

§ 11 The will is at first only implicitly free, the natural will ... impulses, appetites, inclinations.

§ 12 This content exists only as a multiplicity of impulses having many ways of satisfaction..

§ 13 The will of a definite individual is not yet the content and work of its freedom.

§ 14 The finite will stands above its different impulses and the ways they are satisfied.

§ 15 Freedom of the will is, in this view of it, caprice.

§ 16 What is resolved upon and chosen the will may again give up.

§ 17 Caprice is the dialectic of impulses and inclinations manifested in their mutual antagonism.

§ 18 Man is by nature good.

§ 19 Impulses must be freed from the form of direct subjection to nature.

§ 20 The propulsion by the universality of thought is the absolute worth of civilisation.

§ 21 Since the will has as its object, universality itself, it is the true idea.

§ 22 In the object the will has simply reverted into itself.

§ 23 The pure conception has the perception or intuition of itself as its end and reality.

§ 24 The will is universal, because in it all limitation and individuality are superseded.

§ 25 The subjective side of the will is its self-consciousness and individuality.

§ 26 The will becomes objective only by the execution of its ends.

§ 27 There is thus actualised as idea what the will is implicitly.

§ 28 Transcending the contradiction between subjectivity and objectivity is the content of the idea.

§ 29 Right, therefore, is, in general, freedom as idea.

§ 30 Right is something holy, because it is the embodiment of self-conscious freedom.

§ 31 The true process is found in the logic, and here is presupposed.

§ 32 The sequence of the conceptions is at the same time a sequence of realisations.

§ 33 The stages in the development of the idea of the absolutely free will.

SECTION ONE: Abstract Right

§ 34 The absolutely free will, when its concept is abstract, is an actuality contrasted with the real world.

§ 35 From this point of view the subject is a person.

§ 36 (1) 'Be a person and respect others as persons.'

§ 37 (2) The particularity of the will is present as desire, need, impulse and casual whim.

§ 38 To have a right is therefore to have only a permission.

§ 39 (3) Personality is that which struggles to lift itself above this restriction and to give itself reality.

§ 40 Property, Contract & Wrong.

I: Property

§ 41 A person must translate his freedom into an external sphere in order to exist as Idea.

§ 42 What is immediately different from free mind is a thing, something without rights.

§ 43 As the concept in its immediacy, a person is partly within himself and partly related to it as to an external world.

§ 44 The absolute right of appropriation which man has over all 'things'.

§ 45 As free will I am an object to myself in what I possess and thereby also an actual will.

§ 46 Common property that may be owned by separate persons is an inherently dissoluble partnership.

§ 47 I possess my life and my body, like other things, only in so far as my will is in them.

§ 48 From the point of view of others, I am in essence a free entity in my body.

§ 49 What and how much I possess is a matter of indifference so far as rights are concerned.

§ 50 A thing belongs to the person who happens to be the first in time to take it into his possession.

§ 51 My inward idea and will that something is to be mine is not enough to make it my property.

§ 52 Occupancy makes the matter of the thing my property, since matter in itself does not belong to itself.

§ 53 Taking possession, Use and Alienation.

A: Possession

§ 54 Grasping it physically, by forming it, and by merely marking it as ours.

§ 55 [a] Grasping a thing physically.

§ 56 [b] Imposing a form on a thing.

§ 57 It is only through the development of his own body and mind, that man takes possession of himself.

§ 58 [c] To mark the thing.

B: Use

§ 59 The thing, as something negative in itself, exists only for my need.

§ 60 If I make repeated use of a product, then this transforms the grasp of the thing into a mark.

§ 61 If I have the full use of the thing I am its owner.

§ 62 Ownership therefore is in essence free and complete.

§ 63 As full owner of the thing, I am owner of its value as well as of its use.

§ 64 I gain or lose possession of property through prescription.

C: Alienation

§ 65 The reason I can alienate my property is that it is mine only in so far as I put my will into it.

§ 66 Those substantive characteristics which constitute my own private personality are inalienable.

§ 67 I can alienate to someone else and I can give him the use of my abilities only for a restricted period

§ 68 A product of my mind may turn into something external which may then be produced by other people.

§ 69 The inventor of a thing remains the owner of the universal ways and means of multiplying such things.

§ 70 There is no unqualified right to sacrifice one's life.

§ 71 Existence as determinate being is in essence being for another.

II: Contract

§ 72 Contract is the contradiction that I am the owner only in so far as I cease to be an owner.

§ 73 The concept compels me to alienate property in order that my will may become objective to me.

§ 74 The two contracting parties are related to each other as immediate self-subsistent persons.

§ 75 Contract of exchange.

§ 76 Gift, Real contract and Exchange.

§ 77 Value is the universal in which the subjects of the contract participate.

§ 78 The distinction between property and possession is the distinction between a common will and its actualisation.

§ 79 In contract it is the will that the stipulation enshrines.

§ 80 **A.** Gift, **B.** Exchange, **C** Completion of a Contract.

§ 81 If the particular will is explicitly at variance with the universal, this is Wrong.

III: Wrong

§ 82 In contract the principle of rightness is posited, while its inner universality is in the particular will of the parties.

§ 83 Non-malicious wrong, Fraud and Crime.

A: Non-Malicious Wrong

§ 84 Each may look upon the thing as his property on the particular ground on which he bases his title.

§ 85 The sphere of civil suits at law.

§ 86 The principle of rightness arises as something kept in view and demanded by the parties.

B: Fraud

§ 87 We have Fraud when the universal is set aside by the particular will only showing in the situation.

§ 88 The contract is right enough so far as it is an exchange, but the aspect of implicit universality is lacking.

§ 89 The subjective arbitrary will, opposing itself to the right, should be superseded.

C: Crime

§ 90 My will may be coerced.

§ 91 The free will cannot be coerced at all.

§ 92 Force or coercion is in its very conception directly self-destructive.

§ 93 In the world of reality coercion is annulled by coercion.

§ 94 Abstract right is a right to coerce.

§ 95 The sphere of criminal law.

§ 96 It makes a difference to the objective aspect of crime whether the will is injured throughout its entire extent.

§ 97 Right actualised.

§ 98 Compensation.

§ 99 To penalise the criminal is to annul the crime and to restore the right.

§ 100 The criminal's action is the action of a rational being.

§ 101 The annulment of the crime is retribution.

§ 102 The annulling of crime in this sphere where right is immediate is principally revenge.

§ 103 The demand for a justice freed from subjective interest has emerged in the course of this movement itself.

§ 104 The Transition from Right to Morality.

SECTION TWO: Morality

§ 105 The standpoint of morality is the standpoint of the will which is infinite not merely in itself but for itself.

§ 106 Only in the will as subjective can freedom be actual.

§ 107 The moral standpoint therefore takes shape as the right of the subjective Will.

§ 108 The subjective will, directly aware of itself, is therefore abstract, restricted, and formal.

§ 109 The opposition of subjectivity and objectivity, and the activity related to this opposition.

§ 110 (a) My subjectivity is not merely my inner purpose, but has acquired outward existence.

§ 111 (b) The subjective will may not be adequate to the concept.

§ 112 (c) But the external subjectivity which is thus identical with me is the will of others.

§ 113 The externalisation of the subjective or moral will is action.

§ 114 Purpose, Intention & Good.

I: Purpose

§ 115 The deed sets up an alteration in this state of affairs confronting the will.

§ 116 It is not my own doing if damage is caused to others by things I own.

§ 117 The deed can be imputed to me only if my will is responsible for it.

§ 118 Action has a multitude of consequences.

II: Intention

§ 119 Purpose comprises that universal side of the action, i.e. the intention.

§ 120 The right of intention is that the universal quality of the action shall be known by the agent.

§ 121 The subject's end is the soul of the action and determines its character.

§ 122 In contrast with this *end* the direct character of the action is reduced to a *means*.

§ 123 The satisfaction of needs, inclinations, passions, opinions, fancies, &c. is welfare or happiness.

§ 124 The view that objective and subjective ends are mutually exclusive, is an empty dogmatism.

§ 125 The welfare of many other unspecified particulars is thus also an essential end and right of subjectivity.

§ 126 An intention to secure my welfare or that of others cannot justify an action which is wrong.

§ 127 In extreme danger and in conflict with the rightful property of someone else, this life may claim a right of distress.

§ 128 Good & Conscience.

III: Good & Conscience

§ 129 The good is the Idea as the unity of the concept of the will with the particular will.

§ 130 Welfare without right is not a good.

§ 131 The subjective will has value and dignity only in so far as its insight and intention accord with the good.

§ 132 An action is right or wrong, good or evil according to its *knowledge* of the worth the action in objectivity.

§ 133 Duty.

§ 134 Do the right, and strive after welfare, one's own welfare, and the welfare of others.

§ 135 The sphere of duty.

§ 136 Conscience.

§ 137 The union of subjective knowing with objective principles and duties, is not present until the ethical life.

§ 138 This subjectivity remains the power to judge what is good in respect of any content.

§ 139 Once self-consciousness has reduced duties to the inwardness of the will, it has become potentially evil.

§ 140 To impose on others is hypocrisy; while to impose on oneself is a stage beyond hypocrisy.

§ 141 Transition from Morality to Ethical Life.

SECTION THREE: Ethical Life

§ 142 Thus ethical life is the concept of freedom developed into the existing world and the nature of self-consciousness.

§ 143 The concept of the will and the particular will each is in its own eyes the totality of the Idea.

§ 144 [a] The objective ethical order is absolutely valid laws and institutions.

§ 145 That the ethical order is the system of specific determinations of the Idea constitutes its rationality.

§ 146 [b] This is an absolute authority and power infinitely more firmly established than the being of nature.

§ 147 On the other hand, they are not something alien to the subject.

§ 148 The individual is related to these laws and institutions as to the substance of his own being.

§ 149 In duty the individual acquires his substantive freedom.

§ 150 Virtue is the ethical order reflected in the individual character.

§ 151 Ethical life appears as custom, and the substance of mind thus exists now for the first time as mind.

§ 152 The individual knows that his particular ends are grounded in this same universal.

§ 153 In an ethical order individuals are actually in possession of their own inner universality.

§ 154 The right of individuals to their *particular* satisfaction is also contained in the ethical substantial order.

§ 155 In this identity of the universal will with the particular will, right and duty coalesce.

§ 156 The ethical substance is the actual mind of a family and a nation.

§ 157 Family, Civil Society & the State.

I: The Family

§ 158 The family, as the immediate substantiality of mind, is specifically characterised by love.

§ 159 The right which the individual enjoys takes on the form of right only when the family begins to dissolve.

§ 160 Marriage, Family Property & Children and the Dissolution of the Family.

A: Marriage

§ 161 Marriage is the immediate type of ethical relationship.

§ 162 The objective source of Marriage lies in the free consent of the persons.

§ 163 The ethical aspect of marriage consists in the parties' consciousness of this unity as their substantive aim.

§ 164 The knot is tied and made ethical only after this ceremony.

§ 165 The difference in the physical characteristics of the two sexes has a rational basis.

§ 166 One sex is mind in its self-diremption; the other is mind in unity as knowledge and volition.

§ 167 Marriage is monogamy because it is personality which enters into this tie.

§ 168 Marriage ought not to be entered by two people identical in stock who are already acquainted.

§ 169 The family, as person, has its real external existence in property.

B: The Family Capital

§ 170 A family requires, not merely property, but possessions specifically determined as permanent and secure.

§ 171 The family as a legal entity in relation to others must be represented by the husband as its head.

§ 172 A marriage brings into being a new family, independent of the clans from which it has been drawn.

C: The Education of Children and the Dissolution of the Family

§ 173 It is only in the children that the unity of the family exists externally.

§ 174 Children have the right to maintenance and education at the expense of the family's capital.

§ 175 Children are potentially free and their life embodies nothing save potential freedom.

§ 176 Marriage is but the ethical Idea in its *immediacy*.

§ 177 Once the children have come of age, they become recognised as persons.

§ 178 The dissolution of the family by the death of the father, has inheritance as its consequence.

§ 179 A man may at will squander his capital altogether.

§ 180 The members of the family grow up to be self-subsistent.

§ 181 Transition of the Family into Civil Society.

II: Civil Society

§ 182 The concrete person finds satisfaction by means of others, and at the same time by means of universality.

§ 183 The livelihood, happiness, and rights of one is interwoven with the livelihood, happiness, and rights of all.

§ 184 The system of the ethical order constitutes the Idea's abstract moment, its moment of reality.

§ 185 Particularity destroys itself and its substantive concept in this process of gratification.

§ 186 Particularity passes over into universality, and attains its truth not as freedom but as necessity.

§ 187 Private ends are *mediated* through the universal which thus *appears* as a *means*.

§ 188 The System of Needs, the Administration of Justice and the Public Authority & the Corporation.

A. The System of Needs

§ 189 Need is satisfied in the product of others, and labour, the middle term between subjective & objective.

(a) The Kind of Need and Satisfaction

§ 190 The multiplication of needs and means of satisfying them.

§ 191 The means to particularised needs and the ways of satisfying these are divided and multiplied.

§ 192 Universality makes concrete, i.e. social, the isolated and abstract needs and their ways of satisfaction.

§ 193 The need for equality and for emulation becomes a fruitful source of the multiplication of needs.

§ 194 The strict natural necessity of need is obscured.

§ 195 Luxury.

(b) The Kind of Labour

§ 196 Labour confers value on means and gives them their utility.

§ 197 Theoretical education develops, and practical education is acquired through working.

§ 198 Division of labour makes men dependent on one another, labour more & more mechanical, until machines take their place.

(c) Capital and Class Divisions

§ 199 Subjective self-seeking turns into a contribution to the satisfaction of the needs of everyone else.

§ 200 Differences in wealth are conspicuous and their inevitable consequence is disparities of resources & ability.

§ 201 The entire complex is built up into particular systems of needs, means, and types of work, into class-divisions.

§ 202 [a] The *substantial* or immediate class, [b] the reflecting or *formal* class; & [c] the *universal class*.

§ 203 [a] The Agricultural Class.

§ 204 [b] The Business Class.

§ 205 [c] The Universal Class [the civil service].

§ 206 The class to which an individual is to belong depends on natural capacity, birth, and other circumstances.

§ 207 In this class system, the ethical frame of mind therefore is rectitude and *esprit de corps*.

§ 208 Right has attained its recognised actuality as the protection of property through the administration of justice.

B. The Administration of Justice

§ 209 Education makes abstract right something universally recognised and having an objective validity.

§ 210 The objective actuality of the right consists in its being known & in its possessing the power of the actual.

(a) Right as Law

§ 211 The principle of rightness becomes the law when thinking makes it known as what is right and valid.

§ 212 There may be a discrepancy between the content of the law and the principle of rightness.

§ 213 The endlessly growing complexity and subdivision of social ties and the different species of property and contract.

§ 214 In the interest of getting something done, there is a place within that limit for contingent and arbitrary decisions.

(b) Law as Determinately Existing

§ 215 If laws are to have a binding force, then they must be made universally known.

§ 216 Simple laws are required, but the nature of the material leads to the further determining of laws *ad infinitum*.

§ 217 My individual right now becomes embodied in the existent will and knowledge of everyone.

§ 218 The fact that society has become strong and sure of itself leads to a mitigation of its punishment.

(c) The Court of Justice

§ 219 Law is something on its own account, and something universal, the business of a public authority.

§ 220 No *act* of revenge is justified.

§ 221 A member of civil society must acknowledge the jurisdiction of the court and accept its decision as final.

§ 222 In court the specific character which rightness acquires is that it must be demonstrable.

§ 223 The long course of formalities is a right of the parties at law.

§ 224 The publicity of judicial proceedings.

§ 225 Whether a trespass has been committed and if so by whom, and the restoration of right.

§ 226 The judge.

§ 227 Judgment on the facts lies in the last resort with subjective conviction and conscience.

§ 228 The confidence which the parties feel in the judge is based on the similarity between their social position.

§ 229 The actualisation of the unity of the implicit universal with the subjective particular.

C. The Police & the Public Authority

§ 230 The safety of person and property and every person's livelihood and welfare must be actualised as a right.

(a) Police or Public Authority

§ 231 The universal authority by which security is ensured is an external organisation.

§ 232 Private actions may escape the agent's control and may injure others and wrong them.

§ 233 The actions of individuals may be wrongful, and this is the ultimate reason for police & penal justice.

§ 234 There is no inherent line of distinction between what is and what is not injurious.

§ 235 Activities and organisations of general utility call for the oversight of the public authority.

§ 236 The differing interests of producers and consumers may come into collision and requires control.

§ 237 While the possibility of sharing in the general wealth is open to individuals it is subject to contingencies.

§ 238 Civil society tears the individual from his family ties.

§ 239 Civil society has the right and duty of superintending and influencing education.

§ 240 Society has the duty of acting as trustee to those whose extravagance destroys their subsistence or their families'.

§ 241 The public authority takes the place of the family where the poor are concerned.

§ 242 Society struggles to make charity less necessary, by discovering the causes of penury and means of its relief.

§ 243 The amassing of wealth and the dependence and distress of the class tied to work.

§ 244 When the standard of living falls below a subsistence level, the result is the creation of a rabble of paupers.

§ 245 Wealth & Poverty.

§ 246 The inner dialectic of civil society drives it to push beyond its own limits and seek markets in other lands.

§ 247 Trade by sea is the most potent instrument of culture.

§ 248 This far-flung connecting link affords the means for the colonising activity.

§ 249 Ethical principles circle back and. appear in civil society and constitute the specific character of the Corporation.

(b) The Corporation

§ 250 The business class is concentrated on the particular, and hence the Corporations are specially appropriate.

§ 251 A member of civil society is in virtue of his own particular skill a member of a Corporation,.

§ 252 The Corporation comes on to the scene like a second family.

§ 253 The Corporation member commands the respect due to one in his social position.

§ 254 The right of exercising one's skill is made rational in the Corporation..

§ 255 As the family was the first, so the Corporation is the second ethical root of the state.

§ 256 The Public Authority and the Corporation find their truth in the absolutely universal end and its absolute actuality.

III: The State

§ 257 The state is the actuality of the ethical Idea.

§ 258 The state is absolutely rational once the particular has been raised to consciousness of its universality.

§ 259 Constitutional Law, International Law & World-History.

A: Constitutional Law

§ 260 The state is the actuality of concrete freedom.

§ 261 The strength of the state is lies in the unity of its universal end with the particular interest of individual.

§ 262 The function assigned to any individual is mediated by circumstances, caprice and personal choice of station in life.

§ 263 In particularity and individuality, mind glimmers in them as the power of reason in necessity.

§ 264 Mind is the nature of human beings en masse.

§ 265 Social institutions and the Corporations are the pillars of public freedom.

§ 266 Necessity appears to itself in the shape of freedom.

§ 267 This necessity in ideality is the strictly political state and its constitution.

§ 268 The political sentiment is simply a product of the institutions subsisting in the state.

§ 269 The patriotic sentiment acquires its specifically determined content from members of the organism of the state.

§ 270 (1) Conservation of particular interests (2) The Powers of the State & (3) its universality.

§ 271 The Internal Constitution & Foreign Relations of a State.

Internal constitution

§ 272 The constitution is rational in so far as the state acts in accordance with the nature of the concept.

§ 273 The Legislature, the Executive & the Crown.

§ 274 The constitution of any given nation depends in general on the character and development of its self-consciousness.

(a) The Crown

§ 275 (1) The universality of the constitution and laws, counsel, and the moment of ultimate decision.

§ 276 [a] The particular powers and their activities are dissolved and yet retained.

§ 277 [b] The functions and powers of the state cannot be private property.

§ 278 [c] Sovereignty requires that the powers of the state have their roots in the unity of the state as their single self.

§ 279 (2) The truth of subjectivity is attained only in a subject, and the truth of personality only in a person.

§ 280 (3) The monarch is raised to the dignity of monarchy in an immediate, natural, fashion through his birth.

§ 281 Something against which caprice is powerless, the 'majesty' of the monarch.

§ 282 The right to pardon criminals arises from the sovereignty of the monarch.

§ 283 The choice and dismissal of the supreme council rest with the monarch and his unrestricted caprice.

§ 284 The monarch is above all answerability for acts of government.

§ 285 Universality subsists subjectively in the conscience of the monarch and objectively in the constitution and laws.

§ 286 In the rational organism of the state, each member, by maintaining itself in its own position.

(b) The Executive

§ 287 The task of subsuming the particular under the universal lies in the executive power, the judiciary and the police.

§ 288 Corporations, &c., will be appointed by a mixture of popular election and ratification by higher authority.

§ 289 (a) the executive civil servants, and (b) the higher advisory officials.

§ 290 Division of labour in the business of the executive.

§ 291 The objective factor in the appointment of officials is knowledge and proof of ability.

§ 292 Since the qualification for the civil service is not genius, there is an indefinite plurality of eligible candidates.

§ 293 While the actions of the officials are their duty, their office is also a right exempt from contingency.

§ 294 Once an individual has been appointed by the sovereign's act, his tenure is conditional on his fulfilling its duties.

§ 295 Security against misuse of power by officials lies in their hierarchical accountability, & the authority of the Corporations.

§ 296 Officials gain the habit of adopting universal interests, points of view, and activities.

§ 297 The sovereign works on the middle class at the top, and Corporations work on it at the bottom.

(c) The Legislature

§ 298 The legislature is itself a part of the constitution but the constitution develops with the further elaboration of laws.

§ 299 [a] provision by the state for their well-being and happiness, and [b] the exaction of services from them.

§ 300 The last moment in the legislature is the Estates.

§ 301 The Estates have the function of bringing public affairs into existence not only implicitly, but also actually.

§ 302 The Estates stand between the government on one hand and the nation broken up into particulars on the other.

§ 303 The class of civil servants must have the universal as the end of its essential activity.

§ 304 The Estates still retain the class distinctions already present in the lower spheres of civil life.

§ 305 Members of the agricultural class attain their position by birth, just as the monarch does.

§ 306 The agricultural class is particularly fitted for political position.

§ 307 The right of this section of the agricultural class is based on the natural principle of the family.

§ 308 The section of the Estates comprises the fluctuating element & can enter politics only through its deputies.

§ 309 Deputies are elected to deliberate on public affair on the strength of confidence felt in them.

§ 310 The deputy acquires and develops a managerial and political sense, tested by his experience.

§ 311 Since civil society is the electorate, the deputies should be conversant with its particular interests.

§ 312 Each class in the Estates contributes something peculiarly its own to the work of deliberation.

§ 313 The upper and lower houses.

§ 314 The distinctive purpose of the Estates is in their pooled political knowledge.

§ 315 Public opinion reaches thoughts that are true and attains insight into the concept of the state and its affairs.

§ 316 Public opinion is a standing self-contradiction, the essential is just as directly present as the inessential.

§ 317 Public opinion has common sense, but is infected by accidents of opinion, ignorance and perversity.

§ 318 To be independent of public opinion is the first formal condition of achieving anything great or rational.

§ 319 Free speech is assured by the innocuous character which it acquires as a result of the stability of government.

§ 320 Subjectivity is manifested in the substantial will of the state, the subjectivity of the crown.

Foreign relations

§ 321 The state has individuality, and in the sovereign an actual, immediate individual.

§ 322 Individuality manifests itself in the state as a relation to other states.

§ 323 The relation of one state to another is that moment in the state which is most supremely its own.

§ 324 The individual's duty is to maintain the sovereignty of the state, at the risk and sacrifice of property and life.

§ 325 Sacrifice on behalf of the state is the substantial tie between the state and all its members.

§ 326 If the state as such is in jeopardy, all its citizens are in duty bound to answer the summons to its defence.

§ 327 The courageous man's motive may be some particular reason or other, and even the result not intended.

§ 328 The work of courage is to actualise this final end, the sovereignty of the state.

§ 329 It directly devolves on the monarch to command the armed forces and to conduct foreign affairs.

B: International Law

§ 330 International law springs from the relations between autonomous states.

§ 331 The nation state is mind in its substantive rationality and immediate actuality — the absolute power on earth.

§ 332 The subject-matter of these contracts between states is infinitely less varied than it is in civil society.

§ 333 The fundamental proposition of international law is that treaties ought to be kept.

§ 334 It follows that if states disagree, the matter can only be settled by war.

§ 335 Danger threatening from another state is a cause of strife.

§ 336 Welfare is the highest law governing the relation of one state to another.

§ 337 Government is a matter of particular wisdom, not of universal Providence.

§ 338 War should be not waged against domestic institutions, against the peace of family and private life.

§ 339 Relations between states depend principally upon the customs of nations.

§ 340 The mind of the world, exercises its right in the 'history of the world which is the world's court of judgement'.

C: World History

§ 341 World history is a court of judgement.

§ 342 World history is not the verdict of mere might, but actualisation of the universal mind.

§ 343 The history of mind is its own act.

§ 344 States, nations, and individuals are all the time the unconscious tools of the world mind at work within them.

§ 345 Each stage of world-history is a necessary moment in the Idea of the world mind.

§ 346 History is mind clothing itself with the form of events.

§ 347 The nation ascribed a moment of the Idea is entrusted with giving complete effect to it.

§ 348 World-historical actions, culminate with individuals as subjects — living instruments of the world mind.

§ 349 The transition from a family, a horde, &c., to political conditions is the realisation of the Idea as that nation.

§ 350 The right of heroes to found states.

§ 351 Civilised nations are justified in regarding as barbarians those who lag behind them in institutions.

§ 352 Four world-historical realms.

§ 353 The substantial mind, ethical individuality as beauty, mind-forsaken & actual laws.

§ 354 (1) The Oriental, (2) Greek, (3) Roman, and (4) Germanic principle.

§ 355 (1) The Oriental realm.

§ 356 (2) The Greek realm.

§ 357 (3) The Roman realm.

§ 358 (4) The Germanic realm.

§ 359 The power of mind over the mundane heart, acts against the latter as a compulsive and frightful force.

§ 360 The realm of mind lowers itself to an earthly here and now and the mundane realm builds up into thought.

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