Vices are NOT Crimes
A Vindication of Moral Liberty
by Lysander Spooner

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We are all indebted to Carl Watner for uncovering an unknown work by the great Lysander Spooner, one that managed to escape the editor of Spooner’s Collected Works.

Both the title and the substance of “Vices are not Crimes” highlight the unique role that morality and moral principle had for Spooner among the anarchists and libertarians of his day. For Spooner was the last of the great natural-rights theorists among anarchists, classical liberals, or moral theorists generally; the doughty old heir of the natural law–natural rights tradition of the 17th and 18th centuries was fighting a rearguard battle against the collapse of the idea of a scientific or rational morality, or of the science of justice or of individual right.

Not only had natural law and natural rights given way throughout society to the arbitrary rule of utilitarian calculation or nihilistic whim, but the same degenerative process had occurred among libertarians and anarchists as well. Spooner knew that the foundation for individual rights and liberty was tinsel if all values and ethics were arbitrary and subjective.

Yet, even in his own anarchist movement Spooner was the last of the Old Guard believers in natural rights; his successors in the individualist-anarchist movement, led by Benjamin R. Tucker, all proclaimed arbitrary whim and might-makes-right as the foundation of libertarian moral theory. And yet, Spooner knew that this was no foundation at all; for the State is far mightier than any individual, and if the individual cannot use a
theory of justice as his armor against State oppression, then he has no solid base from which to roll back and defeat it.

With his emphasis on cognitive moral principles and natural rights, Spooner must have looked hopelessly old-fashioned to Tucker and the young anarchists of the 1870s and 1880s. And yet now, a century later, it is the latter’s once fashionable nihilism and tough amoralism that strike us as being empty and destructive of the very liberty they all tried hard to bring about. We are now beginning to recapture the once-great tradition of objectively grounded rights of the individual. In philosophy, in economics, in social analysis, we are beginning to see that the tossing aside of moral rights was not the brave new world it once seemed—but rather a long and disastrous detour in political philosophy, which is now fortunately drawing to a close.

Opponents of the idea of an objective morality commonly charge that moral theory functions as a tyranny over the individual. This, of course, happens with many theories of morality, but it cannot happen when the moral theory makes a sharp and clear distinction between the “immoral” and the “illegal,” or, in Spooner’s words, between “vices” and “crimes.” The immoral or the “vicious” may consist of a myriad of human actions, from matters of vital importance down to being nasty to one’s neighbor or to willful failure to take one’s vitamins. But none of them should be confused with an action that should be “illegal,” that is, an action to be prohibited by the violence of law. The latter, in Spooner’s libertarian view, should be confined strictly to the initiation of violence against the rights of person and property.

Other moral theories attempt to apply the law—the engine of socially legitimated violence—to compelling obedience to various norms of behavior; in contrast, libertarian moral theory asserts the immorality and injustice of interfering with any man’s (or rather, any noncriminal man’s) right to run his own life and property without interference. For the natural-rights libertarian, then, his cognitive theory of justice is a great bulwark against the State’s eternal invasion of rights—in contrast to other moral theories that attempt to employ the State to combat immorality.

It is instructive to consider Spooner and his essay in the light of the fascinating insights into 19th century American politics provided in recent years by the “new political history.” While this new history has been applied to most of the 19th century, the best work has been done for
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the Midwest after the Civil War, in particular the brilliant study by Paul Kleppner, *The Cross of Culture.*

What Kleppner and others have shown is that the political ideas of Americans can be reduced, with almost remarkable precision, back to their religious attitudes and beliefs. In particular, their political and economic views depend on the degree to which they conform to the two basic poles of Christian belief: pietistic or liturgical (although the latter might be amended to liturgical plus doctrinal). Pietistic, by the 19th century, meant all groups of Protestants except Episcopalian, High Church Lutheran, and orthodox Calvinist; liturgical meant the latter plus Roman Catholic. (And “pietistic” attitudes, often included deist and atheist.)

Briefly, the pietist tends to hold that to be truly religious, a person must experience an emotional conversion; the convert, in what has been called “the baptism of the Holy Spirit,” has a direct relationship to God or to Jesus. The liturgical, on the other hand, is interested in either doctrinal belief or the following of prescribed church ritual as the key to salvation.

Now, it might seem as if the pietistic emphasis on the individual might lead to a political individualism, to the belief that the State may not interfere in each individual’s moral choices and actions. In 17th-century pietism, it often meant just that. But by the 19th century, unfortunately, such was not the case. Most pietists took the following view: since we can’t gauge an individual’s morality by his following rituals or even by his professed adherence to creed, we must watch his actions and see if he is really moral.

From there the pietists concluded that it was everyone’s moral duty to his own salvation to see to it that his fellow men as well as himself are kept out of temptation’s path. That is, it was supposed to be the State’s business to enforce compulsory morality, to create the proper moral climate for maximizing salvation. In short, instead of an individualist, the pietist now tended to become a pest, a busybody, a moral watchdog for his fellow-man, and a compulsory moralist using the State to outlaw “vice” as well as crime.

The liturgicals, on the other hand, took the view that morality and salvation were to be achieved by following the creed and the rituals of their church. The experts on those church beliefs and practices were, of

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course, not the State but the priests or bishops of the church (or, in the case of the few orthodox Calvinists, the ministers.) The liturgicals, secure in their church teachings and practices, simply wanted to be left alone to follow the counsel of their priests; they were not interested in pestering or forcing their fellow human beings into being saved. And they believed profoundly that morality was not the business of the State, but only of their own church mentors.

From the 1850s to the 1890s the Republican party was almost exclusively the pietist party, known commonly as the “party of great moral ideas”; the Democratic party, on the other hand, was almost exclusively the liturgical party, and was known widely as the “party of personal liberty.”

Specifically, after the Civil War there were three interconnected local struggles that kept reappearing throughout America; in each case, the Republicans and Democrats played out their contrasting roles. These were: the attempt by pietist groups (almost always Republican) to enforce prohibition; the attempt by the same groups to enforce Sunday blue laws; and the attempt by the selfsame pietists to enforce compulsory attendance in the public schools, in order to use these schools to “Christianize” the Catholics.

What of the political and economic struggles that historians have, until recently, focused on almost exclusively—sound money vs. fiat money or silver inflation; free trade vs. a protective tariff; free markets vs. government regulation; small vs. large government spending? It is true that these were fought out repeatedly, but these were on the national level, and generally remote from the concerns of the average person. I have long wondered how it was that the 19th century saw the mass of the public get highly excited about such recondite matters as the tariff, bank credits, or the currency. How could that happen when it is almost impossible to interest the mass of the public in these matters today?

Kleppner and the others have provided the missing link, the middle term between these abstract economic issues and the gut social issues close to the hearts and lives of the public. Specifically, the Democrats, who (at least until 1896) favored the free-market libertarian position on all these economic issues, linked them (and properly so) in the minds of their liturgical supporters, with their opposition to prohibition, blue laws, etc. The Democrats pointed out that all these statist economic measures—including inflation—were “paternalistic” in the same way as the hated pietistic invasions of their personal liberty. In that way, the Democrat leaders were
able to “raise the consciousness” of their followers from their local and personal concerns to wider and more abstract economic issues, and to take the libertarian position on all of them.

The pietist Republicans did similarly for their mass base, pointing out that big government should regulate and control economic matters as it should control morality. In this stance, the Republicans followed in the footsteps of their predecessors, the Whigs, who for example were generally the fathers of the public school system in their local areas.

Generally, the “mind your own business” liturgicals almost instinctively took the libertarian position on every question. But there was of course one area—before the Civil War—where pestering and hectoring were needed to right a monstrous injustice: slavery. Here the typical pietistic concern with universal moral principles and seeing them put into action brought us the abolitionist and antislavery movements. Slavery was the great flaw in the American system in more senses than one: for it was also the flaw in the instinctive liturgical resentment against great moral crusades.

To return now to Lysander Spooner—Spooner, born in the New England pietist tradition, began his distinguished ideological career as an all-out abolitionist. Despite differences over interpretation of the US Constitution, Spooner was basically in the anarchistic, “no-government” Garrisonian wing of the abolitionist movement—the wing that sought the abolition of slavery not through the use of the central government (which was in any case dominated by the South), but by a combination of moral fervor and slave rebellion. Far from being fervent supporters of the Union, the Garrisonians held that the northern states should secede from a pro-slaveholding United States of America.

So far, Spooner and the Garrisonians took the proper libertarian approach toward slavery. But the tragic betrayal came when the Union went to war with the Southern states over the issue of their declared independence. Garrison and his former “no-government” movement forgot their anarchistic principles in their enthusiasm for militarism, mass murder, and centralized statism on behalf of what they correctly figured would be a war against slavery.

Only Lysander Spooner and a very few others stood foursquare against this betrayal; only Spooner realized that it would be compounding crime and error to try to use government to right the wrongs committed by another government. And so, among his pietistic and moralizing antislavery colleagues, only Spooner was able to see with shining clarity,
despite all temptations, the stark difference between vice and crime. He saw that it was correct to denounce the crimes of governments, but that it was only compounding those crimes to maximize government power as an attempted remedy. Spooner never followed other pietists in endorsing crime or in trying to outlaw vice.

Spooner’s anarchism was, like his abolitionism, another valuable part of his pietist legacy. For, here again, his pietistic concern for universal principles—in this case, as in the case of slavery, for the complete triumph of justice and the elimination of injustice—brought him to a consistent and courageous application of libertarian principles where it was not socially convenient (to put it mildly) to have the question raised.

Talk about a suppressed intellectual tradition!

While the liturgicals proved to be far more libertarian than the pietists during the second half of the 19th century, a pietistic spirit is always important in libertarianism to emphasize a tireless determination to eradicate crime and injustice. Surely it is no accident that Spooner’s greatest and most fervent anarchistic tracts were directed in dialogue against the Democrats Cleveland and Bayard; he did not bother with the openly statist Republicans. A pietistic leaven in the quasi-libertarian liturgical lump?

But it takes firmness in libertarian principle to make sure to confine one’s pietistic moral crusade to crime (e.g., slavery, statism), and not have it spill over to what anyone might designate as “vice.” Fortunately, we have the immortal Lysander Spooner, in his life and in his works, to guide us along the correct path.

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1977
Vices are those acts by which a man harms himself or his property.

*Crimes* are those acts by which one man harms the person or property of another.

*Vices* are simply the errors which a man makes in his search after his own happiness. Unlike crimes, they imply no malice toward others, and no interference with their persons or property.

In vices, the very essence of crime—that is, the design to injure the person or property of another—is wanting.

It is a maxim of the law that there can be no crime without a criminal intent; that is, without the intent to invade the person or property of another. But no one ever practices a vice with any such criminal intent. He practices his vice for his own happiness solely, and not from any malice toward others.

Unless this clear distinction between vices and crimes be made and recognized by the laws, there can be on earth no such thing as individual right, liberty, or property—no such things as the right of one man to the control of his own person and property, and the corresponding and coequal rights of another man to the control of his own person and property.

For a government to declare a vice to be a crime, and to punish it as such, is an attempt to falsify the very nature of things. It is as absurd as it would be to declare truth to be falsehood, or falsehood truth.
II

Every voluntary act of a man’s life is either virtuous or vicious. That is to say, it is either in accordance, or in conflict, with those natural laws of matter and mind on which his physical, mental, and emotional health and well-being depend. In other words, every act of his life tends, on the whole, either to his happiness, or to his unhappiness. No single act in his whole existence is indifferent.

Furthermore, each human being differs in his physical, mental, and emotional constitution, and also in the circumstances by which he is surrounded, from every other human being. Many acts, therefore, that are virtuous, and tend to happiness, in the case of one person, are vicious, and tend to unhappiness, in the case of another person.

Many acts, also, that are virtuous, and tend to happiness, in the case of one man, at one time, and under one set of circumstances, are vicious, and tend to unhappiness, in the case of the same man, at another time, and under other circumstances.

III

To know what actions are virtuous, and what vicious—in other words, to know what actions tend, on the whole, to happiness, and what to unhappiness—in the case of each and every man, in each and all the conditions in which they may severally be placed, is the profoundest and most complex study to which the greatest human mind ever has been, or ever can be, directed. It is, nevertheless, the constant study to which each and every man—the humblest in intellect as well as the greatest—is necessarily driven by the desires and necessities of his own existence. It is also the study in which each and every person, from his cradle to his grave, must necessarily form his own conclusions—because no one else knows or feels, or can know or feel, as he knows and feels the desires and necessities, the hopes, and fears, and impulses of his own nature, or the pressure of his own circumstances.

IV

It is not often possible to say of those acts that are called vices, that they really are vices, except in degree. That is, it is difficult to say of any actions, or courses of action, that are called vices, that they really would have been vices, if they had stopped short of a certain point. The question of virtue or
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vice, therefore, in all such cases, is a question of quantity and degree, and not of the intrinsic character of any single act, by itself. This fact adds to the difficulty, not to say the impossibility, of any one's—except each individual for himself—drawing any accurate line, or anything like any accurate line, between virtue and vice—that is, of telling where virtue ends, and vice begins. And this is another reason why this whole question of virtue and vice should be left for each person to settle for himself.

V

Vices are usually pleasurable, at least for the time being, and often do not disclose themselves as vices by their effects until after they have been practiced for many years, perhaps for a lifetime. To many, perhaps most, of those who practice them, they do not disclose themselves as vices at all during life.

Virtues, on the other hand, often appear so harsh and rugged, they require the sacrifice of so much present happiness, at least, and the results, which alone prove them to be virtues, are often so distant and obscure, in fact, so absolutely invisible to the minds of many, especially of the young, that, from the very nature of things, there can be no universal, or even general, knowledge that they are virtues. In truth, the studies of profound philosophers have been expended—if not wholly in vain, certainly with very small results—in efforts to draw the lines between the virtues and the vices.

If, then, it became so difficult, so nearly impossible, in most cases, to determine what is, and what is not, vice—and especially if it be so difficult, in nearly all cases, to determine where virtue ends, and vice begins—and if these questions, which no one can really and truly determine for anybody but himself, are not to be left free and open for experiment by all, each person is deprived of the highest of all his rights as a human being, to wit, his right to inquire, investigate, reason, try experiments, judge, and ascertain for himself what is, to him, virtue, and what is, to him, vice—in other words: what, on the whole, conduces to his happiness, and what, on the whole, tends to his unhappiness. If this great right is not to be left free and open to all, then each man's whole right, as a reasoning human being, to “liberty and the pursuit of happiness,” is denied him.

VI

We all come into the world in ignorance of ourselves, and of everything around us. By a fundamental law of our natures we are all constantly
impelled by the desire of happiness, and the fear of pain. But we have
everything to learn, as to what will give us happiness, and save us from
pain. No two of us are wholly alike, either physically, mentally, or emo-
tionally—or, consequently, in our physical, mental, or emotional require-
ments for the acquisition of happiness and the avoidance of unhappiness.

No one of us, therefore, can learn this indispensable lesson of happi-
ness and unhappiness, of virtue and vice, for another. Each must learn it
for himself. To learn it, he must be at liberty to try all experiments that
commend themselves to his judgment.

Some of his experiments succeed, and, because they succeed, are called
virtues; others fail, and, because they fail, are called vices. He gathers wis-
dom as much from his failures as from his successes; from his so-called
vices, as from his so-called virtues. Both are necessary to his acquisition
of that knowledge—of his own nature, and of the world around him, and
of their adaptations or nonadaptations to each other—which shall show
him how happiness is acquired, and pain avoided. And, unless he can be
permitted to try these experiments to his own satisfaction, he is restrained
from the acquisition of knowledge, and, consequently, from pursuing the
great purpose and duty of his life.

VII

A man is under no obligation to take anybody’s word, or yield to anybody’s
authority, on a matter so vital to himself, and in regard to which no one
else has, or can have, any such interest as he. He cannot, if he would, safely
rely upon the opinions of other men, because he finds that the opinions of
other men do not agree.

Certain actions, or courses of action, have been practiced by many
millions of men, through successive generations, and have been held by
them to be, on the whole, conducive to happiness, and therefore virtuous.
Other men, in other ages or countries, or under other conditions, have
held, as the result of their experience and observation, that these actions
tended, on the whole, to unhappiness, and were therefore vicious.

The question of virtue or vice, as already remarked in a previous sec-
tion, has also been, in most minds, a question of degree—that is, of the
extent to which certain actions should be carried—and not of the intrinsic
character of any single act by itself. The questions of virtue and vice have
therefore been as various, and, in fact, as infinite, as the varieties of mind,
body, and condition of the different individuals inhabiting the globe. And
the experience of ages has left an infinite number of these questions unsettled. In fact, it can scarcely be said to have settled any of them.

VIII

In the midst of this endless variety of opinion, what man, or what body of men, has the right to say, in regard to any particular action, or course of action, “We have tried this experiment, and determined every question involved in it. We have determined it, not only for ourselves, but for all others. And, as to all those who are weaker than we, we will coerce them to act in obedience to our conclusion. We will suffer no further experiment or inquiry by any one, and, consequently, no further acquisition of knowledge by anybody”?

Who are the men who have the right to say this? Certainly there are none such. The men who really do say it are either shameless impostors and tyrants, who would stop the progress of knowledge, and usurp absolute control over the minds and bodies of their fellow men—and are therefore to be resisted instantly, and to the last extent—or they are themselves too ignorant of their own weaknesses, and of their true relations to other men, to be entitled to any other consideration than sheer pity or contempt.

We know, however, that there are such men as these in the world. Some of them attempt to exercise their power only within a small sphere, to wit, upon their children, their neighbors, their townsmen, and their countrymen. Others attempt to exercise it on a larger scale.

For example, an old man at Rome, aided by a few subordinates, attempts to decide all questions of virtue and vice—that is, of truth or falsehood, especially in matters of religion. He claims to know and teach what religious ideas and practices are conducive, or fatal, to a man’s happiness, not only in this world, but in that which is to come. He claims to be miraculously inspired for the performance of this work—thus virtually acknowledging, like a sensible man, that nothing short of miraculous inspiration would qualify him for it.

This miraculous inspiration, however, has been ineffectual to enable him to settle more than a very few questions. The most important to which common mortals can attain is an implicit belief in his (the pope’s) infallibility! and, secondly, that the blackest vices of which they can be guilty are to believe and declare that he is only a man like the rest of them!

It required some 1500 or 1800 years to enable him to reach definite conclusions on these two vital points. Yet it would seem that the first of
these must necessarily be preliminary to his settlement of any other questions; because, until his own infallibility is determined, he can authoritatively decide nothing else.

He has, however, heretofore attempted or pretended to settle a few others. And he may, perhaps, attempt or pretend to settle a few more in the future, if he shall continue to find anybody to listen to him. But his success, thus far, certainly does not encourage the belief that he will be able to settle all questions of virtue and vice, even in his peculiar department of religion, in time to meet the necessities of mankind.

He, or his successors, will undoubtedly be compelled, at no distant day, to acknowledge that he has undertaken a task to which all his miraculous inspiration was inadequate; and that, of necessity, each human being must be left to settle all questions of this kind for himself. And it is not unreasonable to expect that all other popes, in other and lesser spheres, will some time have cause to come to the same conclusion.

No one, certainly, not claiming supernatural inspiration, should undertake a task to which obviously nothing less than such inspiration is adequate. And, clearly, no one should surrender his own judgment to the teachings of others, unless he be first convinced that these others have something more than ordinary human knowledge on this subject.

If those persons, who fancy themselves gifted with both the power and the right to define and punish other men’s vices, would but turn their thoughts inwardly, they would probably find that they have a great work to do at home—and that, when that shall have been completed, they will be little disposed to do more toward correcting the vices of others than simply to give to others the results of their experience and observation. In this sphere their labors may possibly be useful; but, in the sphere of infallibility and coercion, they will probably, for well-known reasons, meet with even less success in the future than such men have met with in the past.

IX

It is now obvious, from the reasons already given, that government would be utterly impracticable, if it were to take cognizance of vices and punish them as crimes. Every human being has his or her vices. Nearly all men have a great many. And they are of all kinds—physiological, mental, emotional, religious, social, commercial, industrial, economical, etc., etc. If government is to take cognizance of any of these vices, and punish them as crimes, then, to be consistent, it must take cognizance of all, and punish all impartially.
The consequence would be that everybody would be in prison for his or her vices. There would be no one left outside to lock the doors upon those within. In fact, courts enough could not be found to try the offenders, nor prisons enough built to hold them. All human industry in the acquisition of knowledge, and even in acquiring the means of subsistence, would be arrested: for we should all be under constant trial or imprisonment for our vices. But even if it were possible to imprison all the vicious, our knowledge of human nature tells us that, as a general rule, they would be far more vicious in prison than they ever have been out of it.

X

A government that shall punish all vices impartially is so obviously an impossibility that nobody was ever found, or ever will be found, foolish enough to propose it. The most that any one proposes is, that government shall punish some one, or at most a few, of what he esteem[s] the grossest of them. But this discrimination is an utterly absurd, illogical, and tyrannical one. What right has any body of men to say, “The vices of other men we will punish; but our own vices nobody shall punish. We will restrain other men from seeking their own happiness according to their own notions of it; but nobody shall restrain us from seeking our own happiness according to our own notions of it. We will restrain other men from acquiring any experimental knowledge of what is conducive or necessary to their own happiness; but nobody shall restrain us from acquiring an experimental knowledge of what is conducive or necessary to our own happiness”?

Nobody but knaves or blockheads ever thinks of making such absurd assumptions as these. And yet, evidently, it is only upon such assumptions that anybody can claim the right to punish the vices of others, and at the same time claim exemption from punishment for his own.

XI

Such a thing as a government formed by voluntary association would never have been thought of if the object proposed had been the punishment of all vices impartially; because nobody wants such an institution, or would voluntarily submit to it. But a government formed by voluntary association for the punishment of all crimes is a reasonable matter; because everybody wants protection for himself against all crimes by others, and also acknowledges the justice of his own punishment, if he commits a crime.
XII

It is a natural impossibility that a government should have a right to punish men for their vices; because it is impossible that a government should have any rights except such as the individuals composing it had previously had as *individuals*. They could not delegate to a government any rights they did not themselves possess. They could not *contribute* to the government any rights, except such as they themselves possessed as individuals.

Now, nobody but a fool or an impostor pretends that he, as an *individual*, has a right to punish other men for their vices. But anybody and everybody have a natural right, as individuals, to punish other men for their crimes; for everybody has a natural right, not only to defend his own person and property against aggressors, but also to go to the assistance and defense of everybody else whose person or property is invaded.

The natural right of each individual to defend his own person and property against an aggressor, and to go to the assistance and defense of everyone else whose person or property is invaded, is a right without which men could not exist on the earth. And government has no rightful existence, except in so far as it embodies, and is limited by, this natural right of individuals.

But the idea that each man has a natural right to decide what are virtues, and what are vices—that is, what contributes to that neighbor’s happiness, and what do not—and to punish him for all that do not contribute to it, is what no one ever had the impudence or folly to assert. It is only those who claim that government has some rightful power, which no individual or individuals ever did, or could, delegate to it, that claim that government has any rightful power to punish vices.

It will do for a pope or a king—who claims to have received direct authority from Heaven to rule over his fellowmen—to claim the right, as the vicegerent of God, to punish men for their vices; but it is a sheer and utter absurdity for any government, claiming to derive its power wholly from the grant of the governed, to claim any such power; because everybody knows that the governed never would grant it. For them to grant it would be an absurdity, because it would be granting away their own right to seek their own happiness; since to grant away their right to judge of what will be for their happiness is to grant away all their right to pursue their own happiness.
XIII

We can now see how simple, easy, and reasonable a matter a government is for the punishment of crimes, as compared with one for the punishment of vices. Crimes are few, and easily distinguished from all other acts; and mankind are generally agreed as to what acts are crimes. Whereas vices are innumerable; and no two persons are agreed, except in comparatively few cases, as to what are vices.

Furthermore, everybody wishes to be protected, in his person and property, against the aggressions of other men. But nobody wishes to be protected, either in his person or property, against himself; because it is contrary to the fundamental laws of human nature itself that any one should wish to harm himself. He only wishes to promote his own happiness, and to be his own judge as to what will promote, and does promote, his own happiness.

This is what every one wants, and has a right to, as a human being. And though we all make many mistakes, and necessarily must make them, from the imperfection of our knowledge, yet these mistakes are no argument against the right; because they all tend to give us the very knowledge we need, and are in pursuit of, and can get in no other way.

The object aimed at in the punishment of crimes, therefore, is not only wholly different from, but it is directly opposed to, that aimed at in the punishment of vices.

The object aimed at in the punishment of crimes is to secure, to each and every man alike, the fullest liberty he possibly can have—consistently with the equal rights of others—to pursue his own happiness, under the guidance of his own judgment, and by the use of his own property. On the other hand, the object aimed at in the punishment of vices is to deprive every man of his natural right and liberty to pursue his own happiness under the guidance of his own judgment and by the use of his own property.

These two objects, then, are directly opposed to each other. They are as directly opposed to each other as are light and darkness, or as truth and falsehood, or as liberty and slavery. They are utterly incompatible with each other; and to suppose the two to be embraced in one and the same government is an absurdity, an impossibility. It is to suppose the objects of a government to be to commit crimes, and to prevent crimes—to destroy individual liberty, and to secure individual liberty.
XIV

Finally, on this point of individual liberty, every man must necessarily judge and determine for himself as to what is conducive and necessary to, and what is destructive of, his own well-being; because, if he omits to perform this task for himself, nobody else can perform it for him. And nobody else will even attempt to perform it for him, except in very few cases. Popes, and priests, and kings will assume to perform it for him, in certain cases, if permitted to do so. But they will, in general, perform it only in so far as they can minister to their own vices and crimes by doing it. They will, in general, perform it only in so far as they can make him their fool and their slave.

Parents, with better motives, no doubt, than the others, too often attempt the same work. But in so far as they practice coercion, or restrain a child from anything not really and seriously dangerous to himself, they do him a harm, rather than a good. It is a law of Nature that to get knowledge, and to incorporate that knowledge into his own being, each individual must get it for himself. Nobody, not even his parents, can tell him the nature of fire, so that he will really know it. He must himself experiment with it, and be burnt by it, before he can know it.

Nature knows, a thousand times better than any parent, what she designs each individual for, what knowledge he requires, and how he must get it. She knows that her own processes for communicating that knowledge are not only the best, but the only ones that can be effectual.

The attempts of parents to make their children virtuous are generally little else than attempts to keep them in ignorance of vice. They are little else than attempts to teach their children to know and prefer truth by keeping them in ignorance of falsehood. They are little else than attempts to make them seek and appreciate health by keeping them in ignorance of disease and of everything that will cause disease. They are little else than attempts to make their children love the light by keeping them in ignorance of darkness. In short, they are little else than attempts to make their children happy by keeping them in ignorance of everything that causes them unhappiness.

In so far as parents can really aid their children in the latter’s search after happiness, by simply giving them the results of their (the parents’) own reason and experience, it is all very well, and is a natural and appropriate duty. But to practice coercion in matters of which the children are
reasonably competent to judge for themselves is only an attempt to keep them in ignorance.

And this is as much a tyranny, and as much a violation of the children’s right to acquire knowledge for themselves, and such knowledge as they desire, as is the same coercion when practiced upon older persons. Such coercion, practiced upon children, is a denial of their right to develop the faculties that Nature has given them, and to be what Nature designs them to be. It is a denial of their right to themselves, and to the use of their own powers. It is a denial of their right to acquire the most valuable of all knowledge, to wit, the knowledge that Nature, the great teacher, stands ready to impart to them.

The results of such coercion are not to make the children wise or virtuous, but to make them ignorant, and consequently weak and vicious—and to perpetuate through them, from age to age, the ignorance, the superstitions, the vices, and the crimes of the parents. This is proved by every page of the world’s history.

Those who hold opinions opposite to these are those whose false and vicious theologies, or whose own vicious general ideas, have taught them that the human race are naturally given to evil, rather than good; to the false, rather than the true; that mankind do not naturally turn their eyes to the light; that they love darkness rather than light; and that they find their happiness only in those things that tend to their misery.

XV

But these men, who claim that government shall use its power to prevent vice, will say, or are in the habit of saying, “We acknowledge the right of an individual to seek his own happiness in his own way, and consequently to be as vicious as he pleases; we only claim that government shall prohibit the sale to him of those articles by which he ministers to his vice.”

The answer to this is that the simple sale of any article whatever—indeed, of the use that is to be made of the article—is legally a perfectly innocent act. The quality of the act of sale depends wholly upon the quality of the use for which the thing is sold. If the use of anything is virtuous and lawful, then the sale of it, for that use, is virtuous and lawful. If the use is vicious, then the sale of it, for that use, is vicious. If the use is criminal, then the sale of it, for that use, is criminal.

The seller is, at most, only an accomplice in the use that is to be made of the article sold, whether the use be virtuous, vicious, or criminal. Where
the use is criminal, the seller is an accomplice in the crime, and punishable
as such. But where the use is only vicious, the seller is only an accomplice
in the vice, and is not punishable.

XVI

But it will be asked, “Is there no right, on the part of government, to arrest
the progress of those who are bent on self-destruction?”

The answer is that government has no rights whatever in the matter,
so long as these so-called vicious persons remain sane, *compos mentis,*
capable of exercising reasonable discretion and self-control. Because, so
long as they do remain sane, they must be allowed to judge and decide
for themselves whether their so-called vices really are vices; whether they
really are leading them to destruction; and whether, on the whole, they
will go there or not.

When they shall become insane, *non compos mentis,* incapable of
reasonable discretion or self-control, their friends or neighbors, or the
government, must take care of them, and protect them from harm, and
against all persons who would do them harm, in the same way as if their
insanity had come upon them from any other cause than their supposed
vices.

But because a man is supposed, by his neighbors, to be on the way
to self-destruction from his vices, it does not, therefore, follow that he is
insane, *non compos mentis,* incapable of reasonable discretion and self-
control, within the legal meaning of those terms. Men and women may be
addicted to very gross vices, and to a great many of them—such as glut-
tony, drunkenness, prostitution, gambling, prize fighting, tobacco chew-
ing, smoking, and snuffing, opium eating, corset wearing, idleness, waste
of property, avarice, hypocrisy, etc., etc.—and still be sane, *compos mentis,*
capable of reasonable discretion and self-control, within the meaning of
the law.

And so long as they are sane, they must be permitted to control them-
selves and their property, and to be their own judges as to where their vices
will finally lead them. It may be hoped by the lookers-on, in each indi-
vidual case, that the vicious person will see the end to which he is tending,
and be induced to turn back.

But if he chooses to go on to what other men call destruction, he must
be permitted to do so. And all that can be said of him, so far as this life is
concerned, is that he made a great mistake in his search after happiness,
and that others will do well to take warning by his fate. As to what may be his condition in another life, that is a theological question with which the law, in this world, has no more to do than it has with any other theological question, touching men's condition in a future life.

If it be asked how the question of a vicious man's sanity or insanity is to be determined, the answer is that it is to be determined by the same kinds of evidence as is the sanity or insanity of those who are called virtuous, and not otherwise. That is, by the same kinds of evidence by which the legal tribunals determine whether a man should be sent to an asylum for lunatics, or whether he is competent to make a will, or otherwise dispose of his property. Any doubt must weigh in favor of his sanity, as in all other cases, and not of his insanity.

If a person really does become insane, non compos mentis, incapable of reasonable discretion or self-control, it is then a crime on the part of other men, to give to him or sell to him the means of self-injury.¹ There are no crimes more easily punished, no cases in which juries would be more ready to convict, than those where a sane person should sell or give to an insane one any article with which the latter was likely to injure himself.

XVII

But it will be said that some men are made by their vices dangerous to other persons; that a drunkard, for example, is sometimes quarrelsome and dangerous toward his family or others. And it will be asked, “Has the law nothing to do in such a case?”

The answer is that if, either from drunkenness or any other cause, a man be really dangerous, either to his family or to other persons, not only himself may be rightfully restrained, so far as the safety of other persons requires, but all other persons—who know or have reasonable grounds to believe him dangerous—may also be restrained from selling or giving to him anything that they have reason to suppose will make him dangerous.

But because one man becomes quarrelsome and dangerous after drinking spirituous liquors, and because it is a crime to give or sell liquor to such a man, it does not follow at all that it is a crime to sell liquors to the hundreds and thousands of other persons who are not made quarrelsome or dangerous by drinking them. Before a man can be convicted of crime

¹To give an insane man a knife or other weapon or thing by which he is likely to injure himself, is a crime.
in selling liquor to a dangerous man, it must be shown that the particular man, to whom the liquor was sold, was dangerous; and also that the seller knew, or had reasonable grounds to suppose, that the man would be made dangerous by drinking it.

The presumption of law is, in all cases, that the sale is innocent; and the burden of proving it criminal, in any particular case, rests upon the government. And that particular case must be proved criminal, independently of all others.

Subject to these principles, there is no difficulty convicting and punishing men for the sale or gift of any article to a man, who is made dangerous to others by the use of it.

XVIII

But it is often said that some vices are nuisances (public or private), and that nuisances can be abated and punished.

It is true that anything that is really and legally a nuisance (either public or private) can be abated and punished. But it is not true that the mere private vices of one man are, in any legal sense, nuisances to another man or to the public.

No act of one person can be a nuisance to another unless it in some way obstructs or interferes with that other's safe and quiet use or enjoyment of what is rightfully his own.

Whatever obstructs a public highway is a nuisance and may be abated and punished. But a hotel where liquors are sold, a liquor store, or even a grog shop, so called, no more obstructs a public highway, than does a dry goods store, a jewelry store, or a butcher’s shop.

Whatever poisons the air, or makes it either offensive or unhealthful, is a nuisance. But neither a hotel, nor a liquor store, nor a grog shop poisons the air, or makes it offensive or unhealthful to outside persons.

Whatever obstructs the light, to which a man is legally entitled, is a nuisance. But neither a hotel, nor a liquor store, nor a grog shop obstructs anybody’s light, except in cases where a church, a schoolhouse, or a dwelling house would have equally obstructed it. On this ground, therefore, the former are no more, and no less, nuisances than the latter would be.

Some persons are in the habit of saying that a liquor shop is dangerous, in the same way that gunpowder is dangerous. But there is no analogy between the two cases. Gunpowder is liable to be exploded by accident, and especially by such fires as often occur in cities. For these reasons it is
dangerous to persons and property in its immediate vicinity. But liquors are not liable to be thus exploded, and therefore are not dangerous nuisances, in any such sense as is gunpowder in cities.

But it is said, again, that drinking places are frequently filled with noisy and boisterous men, who disturb the quiet of the neighborhood, and the sleep and rest of the neighbors.

This may be true occasionally, though not very frequently. But whenever, in any case, it is true, the nuisance may be abated by the punishment of the proprietor and his customers, and if need be, by shutting up the place. But an assembly of noisy drinkers is no more a nuisance than is any other noisy assembly.

A jolly or hilarious drinker disturbs the quiet of a neighborhood no more, and no less, than does a shouting religious fanatic. An assembly of noisy drinkers is no more, and no less, a nuisance than is an assembly of shouting religious fanatics. Both of them are nuisances when they disturb the rest and sleep, or quiet, of neighbors. Even a dog that is given to barking, to the disturbance of the sleep or quiet of the neighborhood, is a nuisance.

XIX

But it is said that for one person to entice another into a vice is a crime.

This is preposterous. If any particular act is simply a vice, then a man who entices another to commit it, is simply an accomplice in the vice. He evidently commits no crime, because the accomplice can certainly commit no greater offence than the principal.

Every person who is sane, compos mentis, possessed of reasonable discretion and self-control, is presumed to be mentally competent to judge for himself of all the arguments, pro and con, that may be addressed to him, to persuade him to do any particular act, provided no fraud is employed to deceive him. And if he is persuaded or induced to do the act, his act is then his own; and even though the act prove to be harmful to himself, he cannot complain that the persuasion or arguments, to which he yielded his assent, were crimes against himself.

When fraud is practiced, the case is, of course, different. If, for example, I offer a man poison, assuring him that it is a safe and wholesome drink, and he, on the faith of my assertion, swallows it, my act is a crime.

Volenti non fit injuria, is a maxim of the law. “To the willing, no injury is done.” That is, no legal wrong. And every person who is sane, compos
mentis, capable of exercising reasonable discretion in judging of the truth or falsehood of the representations or persuasion to which he yields his assent, is “willing,” in the view of the law; and takes upon himself the entire responsibility for his acts, when no intentional fraud has been practiced upon him.

This principle, that to the willing no injury is done, has no limit, except in the case of frauds, or of persons not possessed of reasonable discretion for judging in the particular case. If a person possessed of reasonable discretion, and not deceived by fraud, consents to practice the grossest vice, and thereby brings upon himself the greatest moral, physical, or pecuniary sufferings or losses, he cannot allege that he has been legally wronged.

To illustrate this principle, take the case of rape. To have carnal knowledge of a woman, against her will, is the highest crime, next to murder, that can be committed against her. But to have carnal knowledge of her, with her consent, is no crime but, at most, a vice. And it is usually holden that a female child, of no more than ten years of age, has such reasonable discretion, that her consent, even though procured by rewards, or promises of reward, is sufficient to convert the act, which would otherwise be a high crime, into a simple act of vice.²

We see the same principle in the case of prize fighters. If I but lay one of my fingers upon another man’s person, against his will, no matter how lightly, and no matter how little practical injury is done, the act is a crime. But if two men agree to go out and pound each other’s faces to a jelly, it is no crime, but only a vice.

Even duels have not generally been considered crimes, because each man’s life is his own, and the parties agree that each may take the other’s life, if he can, by the use of such weapons as are agreed upon, and in conformity with certain rules that are also mutually assented to.

And this is a correct view of the matter, unless it can be said (as it probably cannot), that “anger is a madness” that so far deprives men of their reason as to make them incapable of reasonable discretion.

Gambling is another illustration of the principle that to the willing no injury is done. If I take but a single cent of a man’s property, without his

²The statute book of Massachusetts makes ten years the age at which a female child is supposed to have discretion enough to part with virtue. But the same statute book holds that no person, man or woman, of any age, or any degree of wisdom or experience, has discretion to be trusted to buy and drink a glass of spirits on his or her own judgment! What an illustration of the legislative wisdom of Massachusetts!
Vices are Not Crimes

consent, the act is a crime. But if two men, who are *compos mentis*, possessed of reasonable discretion to judge of the nature and probable results of their act, sit down together, and each voluntarily stakes his money against the money of another, on the turn of a die, and one of them loses his whole estate (however large that may be), it is no crime, but only a vice.

It is not a crime, even, to assist a person to commit suicide, if he be in possession of his reason.

It is a somewhat common idea that suicide is, of itself, conclusive evidence of insanity. But, although it may ordinarily be very strong evidence of insanity, it is by no means conclusive in all cases. Many persons, in undoubted possession of their reason, have committed suicide to escape the shame of a public exposure for their crimes, or to avoid some other great calamity. Suicide, in these cases, may not have been the highest wisdom, but it certainly was not proof of any lack of reasonable discretion.3

And being within the limits of reasonable discretion, it was no crime for other persons to aid it, either by furnishing the instrument or otherwise. And if, in such cases, it be no crime to aid a suicide, how absurd to say that it is a crime to aid him in some act that is really pleasurable, and which a large portion of mankind have believed to be useful?

XX

But some persons are in the habit of saying that the use of spirituous liquors is *the* great source of crime, that “it fills our prisons with criminals,” and that this is reason enough for prohibiting the sale of them.

Those who say this, if they talk seriously, talk blindly and foolishly. They evidently mean to be understood as saying that a very large percentage of all the crimes that are committed among men, are committed by persons whose criminal passions are excited, *at the time*, by the use of liquors, and in consequence of the use of liquors.

This idea is utterly preposterous.

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3Cato committed suicide to avoid falling into the hands of Caesar. Who ever suspected that he was insane? Brutus did the same. Colt committed suicide only an hour or so before he was to be hanged. He did it to avoid bringing upon his name and his family the disgrace of having it said that he was hanged. This, whether a wise act or not, was clearly an act within reasonable discretion. Does any one suppose that the person who furnished him with the necessary instrument was a criminal?
In the first place, the great crimes committed in the world are mostly prompted by avarice and ambition.

The greatest of all crimes are the wars that are carried on by governments to plunder, enslave, and destroy mankind.

The next greatest crimes committed in the world are equally prompted by avarice and ambition; and are committed, not on sudden passion, but by men of calculation, who keep their heads cool and clear, and who have no thought whatever of going to prison for them.

They are committed, not so much by men who violate the laws, as by men who, either by themselves or by their instruments, make the laws—by men who have combined to usurp arbitrary power, and to maintain it by force and fraud, and whose purpose in usurping and maintaining it is by unjust and unequal legislation, to secure to themselves such advantages and monopolies as will enable them to control and extort the labor and properties of other men, and thus impoverish them, in order to minister to their own wealth and aggrandizement. The robberies and wrongs thus committed by these men, in conformity with the laws—that is, their own laws—are as mountains to molehills, compared with the crimes committed by all other criminals, in violation of the laws.

But, thirdly, there are vast numbers of frauds of various kinds committed in the transactions of trade, whose perpetrators, by their coolness and sagacity, evade the operation of the laws. And it is only their cool and clear heads that enable them to do it. Men under the excitement of intoxicating drinks are little disposed, and utterly unequal, to the successful practice of these frauds. They are the most incautious, the least successful, the least efficient, and the least to be feared, of all the criminals with whom the laws have to deal.

Fourthly, the professed burglars, robbers, thieves, forgers, counterfeiters, and swindlers who prey upon society are anything but reckless drink-

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4 An illustration of this fact is found in England, whose government, for a thousand years and more, has been little or nothing else than a band of robbers, who have conspired to monopolize the land, and, as far as possible, all other wealth. These conspirators, calling themselves kings, nobles, and freeholders, have, by force and fraud, taken to themselves all civil and military power; they keep themselves in power solely by force and fraud, and the corrupt use of their wealth; and they employ their power solely in robbing and enslaving the great body of their own people, and in plundering and enslaving other peoples. And the world has been, and now is, full of examples substantially similar. And the governments of our own country do not differ so widely from others in this respect as some of us imagine.
ers. Their business is of too dangerous a character to admit of such risks as they would thus incur.

Fifthly, the crimes that can be said to be committed under the influence of intoxicating drinks are mostly assaults and batteries, not very numerous, and generally not very aggravated. Some other small crimes, as petty thefts, or other small trespasses upon property, are sometimes committed under the influence of drink by feebleminded persons, not generally addicted to crime. The persons who commit these two kinds of crime are but few. They cannot be said to “fill our prisons”; or, if they do, we are to be congratulated that we need so few prisons and so small prisons to hold them.

The State of Massachusetts, for example, has a million and a half of people. How many of these are now in prison for crimes—not for the vice of intoxication, but for crimes—committed against persons or property under the instigation of strong drink? I doubt if there be one in ten thousand, that is, one hundred and fifty in all; and the crimes for which these are in prison are mostly very small ones.

And I think it will be found that these few men are generally much more to be pitied than punished, for the reason that it was their poverty and misery, rather than any passion for liquor or for crime, that led them to drink, and thus led them to commit their crimes under the influence of drink.

The sweeping charge that drink “fills our prisons with criminals” is made, I think, only by those men who know no better than to call a drunkard a criminal; and who have no better foundation for their charge than the shameful fact that we are such a brutal and senseless people that we condemn and punish such weak and unfortunate persons as drunkards as if they were criminals.

The legislators who authorize, and the judges who practice, such atrocities as these, are intrinsically criminals; unless their ignorance be such—as it probably is not—as to excuse them. And, if they were themselves to be punished as criminals, there would be more reason in our conduct.

A police judge in Boston once told me that he was in the habit of disposing of drunkards (by sending them to prison for thirty days—I think that was the stereotyped sentence) at the rate of one in three minutes, and sometimes more rapidly even than that—thus condemning them as criminals, and sending them to prison without mercy and without inquiry into circumstances, for an infirmity that entitled them to compassion and protection, instead of punishment. The real criminals in these cases were not
the men who went to prison, but the judge, and the men behind him, who
sent them there.

I recommend to these persons, who are so distressed lest the prisons
of Massachusetts be filled with criminals, that they employ some portion,
at least, of their philanthropy in preventing our prisons being filled with
persons who are not criminals. I do not remember to have heard that their
sympathies have ever been very actively exercised in that direction.

On the contrary, they seem to have such a passion for punishing crim-
inals, that they care not to inquire particularly whether a candidate for
punishment really be a criminal. Such a passion, let me assure them, is a
much more dangerous one, and one entitled to far less charity, both mor-
ally and legally, than the passion for strong drink.

It seems to be much more consonant with the merciless character of
these men to send an unfortunate man to prison for drunkenness and
thus crush and degrade and dishearten him and ruin him for life, than it
does for them to lift him out of the poverty and misery that caused him to
become a drunkard.

It is only those persons who have either little capacity, or little dis-
position, to enlighten, encourage, or aid mankind, that are possessed of
this violent passion for governing, commanding, and punishing them. If,
instead of standing by, and giving their consent and sanction to all the
laws by which the weak man is first plundered, oppressed, and disheart-
ened, and then punished as a criminal, they would turn their attention to
the duty of defending his rights and improving his condition, and of thus
strengthening him, and enabling him to stand on his own feet, and with-
stand the temptations that surround him, they would, I think, have little
need to talk about laws and prisons for either rum sellers or rum drinkers,
or even any other class of ordinary criminals.

If, in short, these men who are so anxious for the suppression of crime
would suspend, for a while, their calls upon the government for aid in sup-
pressing the crimes of individuals and would call upon the people for aid
in suppressing the crimes of the government, they would show both their
sincerity and good sense in a much stronger light than they do now. When
the laws shall all be so just and equitable as to make it possible for all
men and women to live honestly and virtuously and to make themselves
comfortable and happy, there will be much fewer occasions than now for
charging them with living dishonestly and viciously.
XXI

But it will be said, again, that the use of spirituous liquors tends to poverty and thus to make men paupers, and burdensome to the taxpayers—and that this is a sufficient reason why the sale of them should be prohibited.

There are various answers to this argument.

1. One answer is that if the fact that the use of liquors tends to poverty and pauperism be a sufficient reason for prohibiting the sale of them, it is equally a sufficient reason for prohibiting the use of them; for it is the use, and not the sale, that tends to poverty. The seller is, at most, merely an accomplice of the drinker. And it is a rule of law, as well as of reason, that if the principal in any act is not punishable, the accomplice cannot be.

2. A second answer to the argument is, that if government has the right, and is bound, to prohibit any one act—\textit{that is not criminal}—merely because it is supposed to tend to poverty, then, by the same rule, it has the right, and is bound, to prohibit any and every other act—\textit{though not criminal}—which, in the opinion of the government, tends to poverty.

And, on this principle, the government would not only have the right, \textit{but would be bound}, to look into every man’s private affairs and every person’s personal expenditures, and determine as to which of them did, and which of them did not, tend to poverty—and to prohibit and punish all of the former class. A man would have no right to expend a cent of his own property, according to his own pleasure or judgment, unless the legislature should be of the opinion that such expenditure would not tend to poverty.

3. A third answer to the same argument is that if a man does bring himself to poverty, and even to beggary—\textit{either by his virtues or his vices}—the government is under no obligation whatever to take care of him, unless it pleases to do so. It may let him perish in the street or depend upon private charity if it so pleases. It can carry out its own free will and discretion in the matter; for it is above all legal responsibility in such a case.

It is not, necessarily, any part of a government’s duty to provide for the poor. A government—that is, a legitimate government—is simply a voluntary association of individuals, who unite for such purposes, \textit{and only for such purposes}, as suits them. If tak-
ing care of the poor—whether they be virtuous or vicious—be not one of those purposes, then the government, as a government, has no more right, and is no more bound, to take care of them, than has or is a banking company, or a railroad company.

Whatever moral claims a poor man—whether he be virtuous or vicious—may have upon the charity of his fellowmen, he has no legal claims upon them. He must depend wholly upon their charity, if they so please. He cannot demand, as a legal right, that they either feed or clothe him. And he has no more legal or moral claims upon a government—which is but an association of individuals—than he has upon the same, or any other individuals, in their private capacity.

Inasmuch, then, as a poor man—whether virtuous or vicious—has no more or other claims, legal or moral, upon a government, for food or clothing, than he has upon private persons, a government has no more right than a private person to control or prohibit the expenditures or actions of an individual, on the ground that they tend to bring him to poverty.

Mr. A, as an individual, has clearly no right to prohibit any acts or expenditures of Mr. Z, through fear that such acts or expenditures may tend to bring him (Z) to poverty, and that he (Z) may, in consequence, at some future unknown time, come to him (A) in distress, and ask charity. And if A has no such right as an individual to prohibit any acts or expenditures on the part of Z, then government, which is a mere association of individuals, can have no such right.

Certainly, no man who is compos mentis holds his right to the disposal and use of his own property by any such worthless tenure as that which would authorize any or all of his neighbors—whether calling themselves a government or not—to interfere, and forbid him to make any expenditures, except such as they might think would not tend to poverty, and would not tend to ever bring him to them as a supplicant for their charity.

Whether a man who is compos mentis come to poverty through his virtues or his vices, no man, nor body of men, can have any right to interfere with him, on the ground that their sympathy may some time be appealed to in his behalf; because, if it should be appealed to, they are at perfect liberty to act their own pleasure or discretion as to complying with his solicitations.
As a consequence, the poor are left, to a great extent, to depend upon private charity. In fact, they are often left to suffer sickness, and even death, because neither public nor private charity comes to their aid. How absurd, then, to say that government has a right to control a man’s use of his own property, through fear that he may sometime come to poverty and ask charity.

4. Still a fourth answer to the argument is that the great and only incentive which each individual man has to labor, and to create wealth, is that he may dispose of it according to his own pleasure or discretion, and for the promotion of his own happiness, and the happiness of those whom he loves.⁵

Although a man may often, from inexperience or want of judgment, expend some portion of the products of his labor injudiciously, and so as not to promote his highest welfare, yet he learns wisdom in this, as in all other matters, by experience—by his mistakes as well as by his successes. And this is the only way in which he can learn wisdom.

When he becomes convinced that he has made one foolish expenditure, he learns thereby not to make another like it. And he must be permitted to try his own experiments, and to try them to his own satisfaction, in this as in all other matters; for otherwise he has no motive to labor, or to create wealth at all.

Any man who is a man would rather be a savage and be free, creating or procuring only such little wealth as he could control and consume from day to day, than to be a civilized man, knowing how to create and accumulate wealth indefinitely, and yet not permitted to use or dispose of it, except under the supervision, direction, and dictation of a set of meddlesome, superserviceable fools and tyrants, who, with no more knowledge than himself, and perhaps with not half so much, should assume to control him on the ground that he had not the right or the capacity to determine for himself as to what he would do with the proceeds of his own labor.

5. A fifth answer to the argument is that if it be the duty of government to watch over the expenditures of any one person—

⁵It is to this incentive alone that we are indebted for all the wealth that has ever been created by human labor, and accumulated for the benefit of mankind.
who is *compos mentis* and not criminal—to see what ones tend to poverty, and what do not, and to prohibit and punish the former, then, by the same rule, it is bound to watch over the expenditures of all other persons, and prohibit and punish all that, in its judgment, tend to poverty.

If such a principle were carried out impartially, the result would be that all mankind would be so occupied in watching each other’s expenditures, and in testifying against, trying, and punishing such as tended to poverty, that they would have no time left to create wealth at all. Everybody capable of productive labor would either be in prison, or be acting as judge, juror, witness, or jailer.

It would be impossible to create courts enough to try, or to build prisons enough to hold, the offenders. All productive labor would cease; and the fools that were so intent on preventing poverty would not only all come to poverty, imprisonment, and starvation themselves, but would bring everybody else to poverty, imprisonment, and starvation.

6. If it be said that a man may, at least, be rightfully compelled to support his family, and, consequently, to abstain from all expenditures that, in the opinion of the government, tend to disable him to perform that duty, various answers might be given. But this one is sufficient, viz.: that no man, unless a fool or a slave, would acknowledge any family to be his, if that acknowledgment were to be made an excuse, by the government, for depriving him, either of his personal liberty, or the control of his property.

When a man is allowed his natural liberty, and the control of his property, his family is usually, almost universally, the great and paramount object of his pride and affection; and he will, not only voluntarily, but as his highest pleasure, employ his best powers of mind and body not merely to provide for them the ordinary necessaries and comforts of life but to lavish upon them all the luxuries and elegancies that his labor can procure.

A man enters into no moral or legal obligation with his wife or children to do anything for them, except what he can do consistently with his own personal freedom, and his natural right to control his own property at his own discretion.

If a government can step in and say to a man who is *compos mentis* and who is doing his duty to his family, *as he sees his*
duty, and according to his best judgment, however imperfect that
may be, “We (the government) suspect that you are not employ-
ing your labor to the best advantage for your family; we suspect
that your expenditures, and your disposal of your property, are
not so judicious as they might be, for the interest of your family;
and therefore we (the government) will take you and your prop-
erty under our special surveillance, and prescribe to you what you
may and may not do with yourself and your property; and your
family shall hereafter look to us (the government), and not to
you, for support”—if a government can do this, all a man’s pride,
ambition, and affection, relative to this family, would be crushed
so far as it would be possible for human tyranny to crush them;
and he would either never have a family (whom he would publicly
acknowledge to be his), or he would risk both his property and his
life in overthrowing such an insulting, outrageous, and insuff er-
able tyranny.

And any woman who would wish her husband—he being
compos mentis—to submit to such an unnatural insult and wrong,
is utterly undeserving of his affection, or of anything but his dis-
gust and contempt. And he would probably very soon cause her
to understand that, if she chose to rely on the government, for the
support of herself and her children, rather than on him, she must
rely on the government alone.

XXII

Still another and all-suffi  cient answer to the argument that the use of spiri-
tuous liquors tends to poverty, is that, as a general rule, it puts the effect
before the cause. It assumes that it is the use of the liquors that causes the
poverty, instead of its being the poverty that causes the use of the liquors.

Poverty is the natural parent of nearly all the ignorance, vice, crime,
and misery there are in the world. Why is it that so large a portion of
the laboring people of England are drunken and vicious? Certainly not
because they are by nature any worse than other men.

6Except those great crimes, which the few, calling themselves governments, practice upon
the many, by means of organized, systematic extortion and tyranny. And it is only the
poverty, ignorance, and consequent weakness of the many, that enable the combined and
organized few to acquire and maintain such arbitrary power over them.
But it is because their extreme and hopeless poverty keeps them in ignorance and servitude, destroys their courage and self-respect, subjects them to such constant insults and wrongs, to such incessant and bitter miseries of every kind, and finally drives them to such despair, that the short respite that drink or other vice affords them is, for the time being, a relief. This is the chief cause of the drunkenness and other vices that prevail among the laboring people of England.

If those laborers of England, who are now drunken and vicious, had had the same chances and surroundings in life as the more fortunate classes have had; if they had been reared in comfortable, and happy, and virtuous homes, instead of squalid, and wretched, and vicious ones; if they had had opportunities to acquire knowledge and property, and make themselves intelligent, comfortable, happy, independent, and respected, and to secure to themselves all the intellectual, social, and domestic enjoyments which honest and justly rewarded industry could enable them to secure—if they could have had all this, instead of being born to a life of hopeless, unrewarded toil, with a certainty of death in the workhouse, they would have been as free from their present vices and weaknesses as those who reproach them now are.

It is of no use to say that drunkenness, or any other vice, only adds to their miseries; for such is human nature—the weakness of human nature, if you please—that men can endure but a certain amount of misery before their hope and courage fail and they yield to almost anything that promises present relief or mitigation—though at the cost of still greater misery in the future. To preach morality or temperance to such wretched persons, instead of relieving their sufferings, or improving their conditions, is only insulting their wretchedness.

Will those who are in the habit of attributing men’s poverty to their vices, instead of their vices to their poverty—as if every poor person, or most poor persons, were specially vicious—tell us whether all the poverty within the last year and a half—Unknown Object that has been brought so suddenly—as it were in a moment—upon at least 20 millions of the people of the United States, were brought upon them as a natural consequence, either of their drunkenness or of any other of their vices? Was it their drunkenness or any other of their vices, that paralyzed, as by a stroke of lightning, all the industries by which they lived, and which had, but a few days before, been in such prosperous activity?

Was it their vices that turned the adult portion of those 20 millions out of doors without employment, compelled them to consume their little
accumulations, if they had any, and then to become beggars—beggars for work, and, failing in this, beggars for bread? Was it their vices that, all at once, and without warning, filled the homes of so many of them with want, misery, sickness, and death? No. Clearly it was neither the drunkenness, nor any other vices, of these laboring people, that brought upon them all this ruin and wretchedness. And if it was not, what was it?

This is the problem that must be answered; for it is one that is repeatedly occurring and constantly before us and that cannot be put aside.

In fact, the poverty of the great body of mankind, the world over, is the great problem of the world. That such extreme and nearly universal poverty exists all over the world, and has existed through all past generations, proves that it originates in causes which the common human nature of those who suffer from it has not hitherto been strong enough to overcome. But these sufferers are at least beginning to see these causes and are becoming resolute to remove them, let it cost what it may.

And those who imagine that they have nothing to do but to go on attributing the poverty of the poor to their vices, and preaching to them against their vices, will ere long wake up to find that the day for all such talk is past. And the question will then be, not what are men’s vices, but what are their rights?