

The Metaphysical Elements of Ethics

Immanuel Kant



Project Gutenberg

The Project Gutenberg eBook of The Metaphysical Elements of Ethics

This ebook is for the use of anyone anywhere in the United States and most other parts of the world at no cost and with almost no restrictions whatsoever. You may copy it, give it away or re-use it under the terms of the Project Gutenberg License included with this ebook or online at www.gutenberg.org. If you are not located in the United States, you will have to check the laws of the country where you are located before using this eBook.

Title: The Metaphysical Elements of Ethics

Author: Immanuel Kant

Translator: Thomas Kingsmill Abbott

Release date: May 1, 2004 [eBook #5684]

Most recently updated: January 27, 2021

Language: English

Credits: Etext produced by Matthew Stapleton.

HTML file produced by David Widger

*** START OF THE PROJECT GUTENBERG EBOOK THE
METAPHYSICAL ELEMENTS OF ETHICS ***

**THE METAPHYSICAL
ELEMENTS OF ETHICS**

By Immanuel Kant

1780

Translated by Thomas Kingsmill Abbott

CONTENTS

PREFACE

INTRODUCTION TO THE METAPHYSICAL ELEMENTS OF ETHICS

I. Exposition of the Conception of Ethics

II. Exposition of the Notion of an End which is also a Duty.

REMARK

III. Of the Reason for conceiving an End which is also a Duty.

IV. What are the Ends which are also Duties?

V. Explanation of these two Notions

A. OUR OWN PERFECTION

B. HAPPINESS OF OTHERS

VI. Ethics does not supply Laws for Actions (which is done by
Jurisprudence), but only for the Maxims of Action

VII. Ethical Duties are of indeterminate, Juridical Duties of strict,
Obligation

VIII. Exposition of the Duties of Virtue as Intermediate Duties

(1) OUR OWN PERFECTION as an end which is also a duty.

(2) HAPPINESS OF OTHERS as an end which is also a duty.

IX. What is a Duty of Virtue?

X. The Supreme Principle of Jurisprudence was Analytical; that of Ethics is Synthetical

XI. According to the preceding Principles, the Scheme of Duties of Virtue may be thus exhibited

XII. Preliminary Notions of the Susceptibility of the Mind for Notions of Duty generally.

A. THE MORAL FEELING

B. OF CONSCIENCE

C. OF LOVE TO MEN

XIII. General Principles of the Metaphysics of Morals in the treatment of Pure Ethics

XIV. Of Virtue in General

XV. Of the Principle on which Ethics is separated from Jurisprudence

REMARKS

Of the Doctrine of Virtue on the Principle Of Internal Freedom.

XVI. Virtue requires, first of all, Command over Oneself

XVII. Virtue necessarily presupposes Apathy (considered as Strength)

REMARK

ON CONSCIENCE

PREFACE

If there exists on any subject a philosophy (that is, a system of rational knowledge based on concepts), then there must also be for this philosophy a system of pure rational concepts, independent of any condition of intuition, in other words, a metaphysic. It may be asked whether metaphysical elements are required also for every practical philosophy, which is the doctrine of duties, and therefore also for Ethics, in order to be able to present it as a true science (systematically), not merely as an aggregate of separate doctrines (fragmentarily). As regards pure jurisprudence, no one will question this requirement; for it concerns only what is formal in the elective will, which has to be limited in its external relations according to laws of freedom; without regarding any end which is the matter of this will. Here, therefore, deontology is a mere scientific doctrine (*doctrina scientiae*). *

* One who is acquainted with practical philosophy is not, therefore, a practical philosopher. The latter is he who makes the rational end the principle of his actions, while at the same time he joins with this the necessary knowledge which, as it aims at action, must not be spun out into the most subtle threads of metaphysic, unless a legal duty is in question; in which case *meum* and *tuum* must be accurately determined in the balance of justice, on the principle of equality of action and action, which requires something like mathematical proportion, but not in the case of a mere ethical duty. For in this case the question is not only to know what it is a duty to do (a thing which on account of the ends that all men naturally have can be easily decided), but the chief point is the inner principle of the will namely that the consciousness of this duty be also the spring of action, in order that we may be able to say of the man who joins to his knowledge this principle of wisdom that he is a practical philosopher.

Now in this philosophy (of ethics) it seems contrary to the idea of it that we should go back to metaphysical elements in order to make the notion of duty purified from everything empirical (from every feeling) a motive of action. For what sort of notion can we form of the mighty power and herculean strength which would be sufficient to overcome the vice-breeding inclinations, if Virtue is to borrow her "arms from the armoury of metaphysics," which is a matter of speculation that only few men can

handle? Hence all ethical teaching in lecture rooms, pulpits, and popular books, when it is decked out with fragments of metaphysics, becomes ridiculous. But it is not, therefore, useless, much less ridiculous, to trace in metaphysics the first principles of ethics; for it is only as a philosopher that anyone can reach the first principles of this conception of duty, otherwise we could not look for either certainty or purity in the ethical teaching. To rely for this reason on a certain feeling which, on account of the effect expected from it, is called moral, may, perhaps, even satisfy the popular teacher, provided he desires as the criterion of a moral duty to consider the problem: "If everyone in every case made your maxim the universal law, how could this law be consistent with itself?" But if it were merely feeling that made it our duty to take this principle as a criterion, then this would not be dictated by reason, but only adopted instinctively and therefore blindly.

PREFACE ^paragraph 5

But in fact, whatever men imagine, no moral principle is based on any feeling, but such a principle is really nothing else than an obscurely conceived metaphysic which inheres in every man's reasoning faculty; as the teacher will easily find who tries to catechize his pupils in the Socratic method about the imperative of duty and its application to the moral judgement of his actions. The mode of stating it need not be always metaphysical, and the language need not necessarily be scholastic, unless the pupil is to be trained to be a philosopher. But the thought must go back to the elements of metaphysics, without which we cannot expect any certainty or purity, or even motive power in ethics.

If we deviate from this principle and begin from pathological, or purely sensitive, or even moral feeling (from what is subjectively practical instead of what is objective), that is, from the matter of the will, the end, not from its form that is the law, in order from thence to determine duties; then, certainly, there are no metaphysical elements of ethics, for feeling by whatever it may be excited is always physical. But then ethical teaching, whether in schools, or lecture-rooms, etc., is corrupted in its source. For it is not a matter of indifference by what motives or means one is led to a good purpose (the obedience to duty). However disgusting, then, metaphysics may appear to those pretended philosophers who dogmatize oracularly, or even brilliantly, about the doctrine of duty, it is, nevertheless, an

indispensable duty for those who oppose it to go back to its principles even in ethics, and to begin by going to school on its benches.

We may fairly wonder how, after all previous explanations of the principles of duty, so far as it is derived from pure reason, it was still possible to reduce it again to a doctrine of happiness; in such a way, however, that a certain moral happiness not resting on empirical causes was ultimately arrived at, a self-contradictory nonentity. In fact, when the thinking man has conquered the temptations to vice, and is conscious of having done his (often hard) duty, he finds himself in a state of peace and satisfaction which may well be called happiness, in which virtue is her own reward. Now, says the eudaemonist, this delight, this happiness, is the real motive of his acting virtuously. The notion of duty, says he, does not immediately determine his will; it is only by means of the happiness in prospect that he is moved to his duty. Now, on the other hand, since he can promise himself this reward of virtue only from the consciousness of having done his duty, it is clear that the latter must have preceded: that is, he must feel himself bound to do his duty before he thinks, and without thinking, that happiness will be the consequence of obedience to duty. He is thus involved in a circle in his assignment of cause and effect. He can only hope to be happy if he is conscious of his obedience to duty: and he can only be moved to obedience to duty if he foresees that he will thereby become happy. But in this reasoning there is also a contradiction. For, on the one side, he must obey his duty, without asking what effect this will have on his happiness, consequently, from a moral principle; on the other side, he can only recognize something as his duty when he can reckon on happiness which will accrue to him thereby, and consequently on a pathological principle, which is the direct opposite of the former.

I have in another place (the Berlin Monatsschrift), reduced, as I believe, to the simplest expressions the distinction between pathological and moral pleasure. The pleasure, namely, which must precede the obedience to the law in order that one may act according to the law is pathological, and the process follows the physical order of nature; that which must be preceded by the law in order that it may be felt is in the moral order. If this distinction is not observed; if eudaemonism (the principle of happiness) is adopted as the principle instead of eleutheronomy (the principle of freedom of the

inner legislation), the consequence is the euthanasia (quiet death) of all morality.

PREFACE ^paragraph 10

The cause of these mistakes is no other than the following: Those who are accustomed only to physiological explanations will not admit into their heads the categorical imperative from which these laws dictatorially proceed, notwithstanding that they feel themselves irresistibly forced by it. Dissatisfied at not being able to explain what lies wholly beyond that sphere, namely, freedom of the elective will, elevating as is this privilege, that man has of being capable of such an idea, they are stirred up by the proud claims of speculative reason, which feels its power so strongly in the fields, just as if they were allies leagued in defence of the omnipotence of theoretical reason and roused by a general call to arms to resist that idea; and thus they are at present, and perhaps for a long time to come, though ultimately in vain, to attack the moral concept of freedom and if possible render it doubtful.

INTRODUCTION TO THE METAPHYSICAL ELEMENTS OF ETHICS

Ethics in ancient times signified moral philosophy (*philosophia moralis*) generally, which was also called the doctrine of duties. Subsequently it was found advisable to confine this name to a part of moral philosophy, namely, to the doctrine of duties which are not subject to external laws (for which in German the name *Tugendlehre* was found suitable). Thus the system of general deontology is divided into that of jurisprudence (*jurisprudentia*), which is capable of external laws, and of ethics, which is not thus capable, and we may let this division stand.

I. Exposition of the Conception of Ethics

The notion of duty is in itself already the notion of a constraint of the free elective will by the law; whether this constraint be an external one or be self-constraint. The moral imperative, by its categorical (the unconditional ought) announces this constraint, which therefore does not apply to all rational beings (for there may also be holy beings), but applies to men as rational physical beings who are unholy enough to be seduced by pleasure to the transgression of the moral law, although they themselves recognize its authority; and when they do obey it, to obey it unwillingly (with resistance of their inclination); and it is in this that the constraint properly consists. * Now, as man is a free (moral) being, the notion of duty can contain only self-constraint (by the idea of the law itself), when we look to the internal determination of the will (the spring), for thus only is it possible to combine that constraint (even if it were external) with the freedom of the elective will. The notion of duty then must be an ethical one.

INTRODUCTION ^paragraph 5

* Man, however, as at the same time a moral being, when he considers himself objectively, which he is qualified to do by his pure practical reason, (i.e. according to humanity in his own person), finds himself holy enough to transgress the law only unwillingly; for there is no man so depraved who in this transgression would not feel a resistance and an abhorrence of himself, so that he must put a force on himself. It is impossible to explain the phenomenon that at this parting of the ways (where the beautiful fable places Hercules between virtue and sensuality) man shows more propensity to obey inclination than the law. For, we can only explain what happens by tracing it to a cause according to physical laws; but then we should not be able to conceive the elective will as free. Now this mutually opposed self-constraint and the inevitability of it makes us recognize the incomprehensible property of freedom.

The impulses of nature, then, contain hindrances to the fulfilment of duty in the mind of man, and resisting forces, some of them powerful; and he must judge himself able to combat these and to conquer them by means of reason, not in the future, but in the present, simultaneously with the thought; he must judge that he can do what the law unconditionally commands that he ought.

Now the power and resolved purpose to resist a strong but unjust opponent is called fortitude (*fortitudo*), and when concerned with the opponent of the moral character within us, it is virtue (*virtus, fortitudo moralis*). Accordingly, general deontology, in that part which brings not external, but internal, freedom under laws is the doctrine of virtue.

INTRODUCTION [^]paragraph 10

Jurisprudence had to do only with the formal condition of external freedom (the condition of consistency with itself, if its maxim became a universal law), that is, with law. Ethics, on the contrary, supplies us with a matter (an object of the free elective will), an end of pure reason which is at the same time conceived as an objectively necessary end, i.e., as duty for all men. For, as the sensible inclinations mislead us to ends (which are the matter of the elective will) that may contradict duty, the legislating reason cannot otherwise guard against their influence than by an opposite moral end, which therefore must be given a priori independently on inclination.

An end is an object of the elective will (of a rational being) by the idea of which this will is determined to an action for the production of this object. Now I may be forced by others to actions which are directed to an end as means, but I cannot be forced to have an end; I can only make something an end to myself. If, however, I am also bound to make something which lies in the notions of practical reason an end to myself, and therefore besides the formal determining principle of the elective will (as contained in law) to have also a material principle, an end which can be opposed to the end derived from sensible impulses; then this gives the notion of an end which is in itself a duty. The doctrine of this cannot belong to jurisprudence, but to ethics, since this alone includes in its conception self-constraint according to moral laws.

For this reason, ethics may also be defined as the system of the ends of the pure practical reason. The two parts of moral philosophy are distinguished as treating respectively of ends and of duties of constraint. That ethics contains duties to the observance of which one cannot be (physically) forced by others, is merely the consequence of this, that it is a doctrine of ends, since to be forced to have ends or to set them before one's self is a contradiction.

Now that ethics is a doctrine of virtue (*doctrina officiorum virtutis*) follows from the definition of virtue given above compared with the obligation, the peculiarity of which has just been shown. There is in fact no other determination of the elective will, except that to an end, which in the very notion of it implies that I cannot even physically be forced to it by the elective will of others. Another may indeed force me to do something which is not my end (but only means to the end of another), but he cannot force me to make it my own end, and yet I can have no end except of my own making. The latter supposition would be a contradiction- an act of freedom which yet at the same time would not be free. But there is no contradiction in setting before one's self an end which is also a duty: for in this case I constrain myself, and this is quite consistent with freedom. * But how is such an end possible? That is now the question. For the possibility of the notion of the thing (*viz.*, that it is not self-contradictory) is not enough to prove the possibility of the thing itself (the objective reality of the notion).

INTRODUCTION ^paragraph 15

* The less a man can be physically forced, and the more he can be morally forced (by the mere idea of duty), so much the freer he is. The man, for example, who is of sufficiently firm resolution and strong mind not to give up an enjoyment which he has resolved on, however much loss is shown as resulting therefrom, and who yet desists from his purpose unhesitatingly, though very reluctantly, when he finds that it would cause him to neglect an official duty or a sick father; this man proves his freedom in the highest degree by this very thing, that he cannot resist the voice of duty.

II. Exposition of the Notion of an End which is also a Duty

We can conceive the relation of end to duty in two ways; either starting from the end to find the maxim of the dutiful actions; or conversely, setting out from this to find the end which is also duty. Jurisprudence proceeds in the former way. It is left to everyone's free elective will what end he will choose for his action. But its maxim is determined a priori; namely, that the freedom of the agent must be consistent with the freedom of every other according to a universal law. *INTRODUCTION ^paragraph 20*

Ethics, however, proceeds in the opposite way. It cannot start from the ends which the man may propose to himself, and hence give directions as to the maxims he should adopt, that is, as to his duty; for that would be to take empirical principles of maxims, and these could not give any notion of duty; since this, the categorical ought, has its root in pure reason alone. Indeed, if the maxims were to be adopted in accordance with those ends (which are all selfish), we could not properly speak of the notion of duty at all. Hence in ethics the notion of duty must lead to ends, and must on moral principles give the foundation of maxims with respect to the ends which we ought to propose to ourselves.

Setting aside the question what sort of end that is which is in itself a duty, and how such an end is possible, it is here only necessary to show that a duty of this kind is called a duty of virtue, and why it is so called.

To every duty corresponds a right of action (*facultas moralis generatim*), but all duties do not imply a corresponding right (*facultas juridica*) of another to compel anyone, but only the duties called legal duties. Similarly to all ethical obligation corresponds the notion of virtue, but it does not follow that all ethical duties are duties of virtue. Those, in fact, are not so which do not concern so much a certain end (matter, object of the elective will), but merely that which is formal in the moral determination of the will (e.g., that the dutiful action must also be done from duty). It is only an end which is also duty that can be called a duty of virtue. Hence there are

several of the latter kind (and thus there are distinct virtues); on the contrary, there is only one duty of the former kind, but it is one which is valid for all actions (only one virtuous disposition).

The duty of virtue is essentially distinguished from the duty of justice in this respect; that it is morally possible to be externally compelled to the latter, whereas the former rests on free self-constraint only. For finite holy beings (which cannot even be tempted to the violation of duty) there is no doctrine of virtue, but only moral philosophy, the latter being an autonomy of practical reason, whereas the former is also an autocracy of it. That is, it includes a consciousness- not indeed immediately perceived, but rightly concluded, from the moral categorical imperative- of the power to become master of one's inclinations which resist the law; so that human morality in its highest stage can yet be nothing more than virtue; even if it were quite pure (perfectly free from the influence of a spring foreign to duty), a state which is poetically personified under the name of the wise man (as an ideal to which one should continually approximate).

Virtue, however, is not to be defined and esteemed merely as habit, and (as it is expressed in the prize essay of Cochius) as a long custom acquired by practice of morally good actions. For, if this is not an effect of well-resolved and firm principles ever more and more purified, then, like any other mechanical arrangement brought about by technical practical reason, it is neither armed for all circumstances nor adequately secured against the change that may be wrought by new allurements. INTRODUCTION ^paragraph
25

REMARK

To virtue = + a is opposed as its logical contradictory (contradictorie oppositum) the negative lack of virtue (moral weakness) = 0; but vice = - a is its contrary (contrarie s. realiter oppositum); and it is not merely a needless question but an offensive one to ask whether great crimes do not perhaps demand more strength of mind than great virtues. For by strength of mind we understand the strength of purpose of a man, as a being endowed with freedom, and consequently so far as he is master of himself (in his senses) and therefore in a healthy condition of mind. But great crimes are paroxysms, the very sight of which makes the man of healthy mind shudder. The question would therefore be something like this: whether a man in a fit of madness can have more physical strength than if he is in his senses; and we may admit this without on that account ascribing to him more strength of mind, if by mind we understand the vital principle of man in the free use of his powers. For since those crimes have their ground merely in the power of the inclinations that weaken reason, which does not prove strength of mind, this question would be nearly the same as the question whether a man in a fit of illness can show more strength than in a healthy condition; and this may be directly denied, since the want of health, which consists in the proper balance of all the bodily forces of the man, is a weakness in the system of these forces, by which system alone we can estimate absolute health.

III. Of the Reason for conceiving an End which is also a Duty

An end is an object of the free elective will, the idea of which determines this will to an action by which the object is produced. Accordingly every action has its end, and as no one can have an end without himself making the object of his elective will his end, hence to have some end of actions is an act of the freedom of the agent, not an affect of physical nature. Now, since this act which determines an end is a practical principle which commands not the means (therefore not conditionally) but the end itself (therefore unconditionally), hence it is a categorical imperative of pure practical reason and one, therefore, which combines a concept of duty with that of an end in general.

Now there must be such an end and a categorical imperative corresponding to it. For since there are free actions, there must also be ends to which as an object those actions are directed. Amongst these ends there must also be some which are at the same time (that is, by their very notion) duties. For if there were none such, then since no actions can be without an end, all ends which practical reason might have would be valid only as means to other ends, and a categorical imperative would be impossible; a supposition which destroys all moral philosophy.

Here, therefore, we treat not of ends which man actually makes to himself in accordance with the sensible impulses of his nature, but of objects of the free elective will under its own laws- objects which he ought to make his end. We may call the former technical (subjective), properly pragmatism, including the rules of prudence in the choice of its ends; but the latter we must call the moral (objective) doctrine of ends. This distinction is, however, superfluous here, since moral philosophy already by its very notion is clearly separated from the doctrine of physical nature (in the present instance, anthropology). The latter resting on empirical principles, whereas the moral doctrine of ends which treats of duties rests on principles given a priori in pure practical reason. **INTRODUCTION**

^paragraph 35

IV. What are the Ends which are also Duties?

They are: A. OUR OWN PERFECTION, B. HAPPINESS OF OTHERS.

We cannot invert these and make on one side our own happiness, and on the other the perfection of others, ends which should be in themselves duties for the same person. *INTRODUCTION ^paragraph 40*

For one's own happiness is, no doubt, an end that all men have (by virtue of the impulse of their nature), but this end cannot without contradiction be regarded as a duty. What a man of himself inevitably wills does not come under the notion of duty, for this is a constraint to an end reluctantly adopted. It is, therefore, a contradiction to say that a man is in duty bound to advance his own happiness with all his power.

It is likewise a contradiction to make the perfection of another my end, and to regard myself as in duty bound to promote it. For it is just in this that the perfection of another man as a person consists, namely, that he is able of himself to set before him his own end according to his own notions of duty; and it is a contradiction to require (to make it a duty for me) that I should do something which no other but himself can do.

V. Explanation of these two Notions

INTRODUCTION ^*paragraph 45*

A. OUR OWN PERFECTION

The word perfection is liable to many misconceptions. It is sometimes understood as a notion belonging to transcendental philosophy; viz., the notion of the totality of the manifold which taken together constitutes a thing; sometimes, again, it is understood as belonging to teleology, so that it signifies the correspondence of the properties of a thing to an end. Perfection in the former sense might be called quantitative (material), in the latter qualitative (formal) perfection. The former can be one only, for the whole of what belongs to the one thing is one. But of the latter there may be several in one thing; and it is of the latter property that we here treat.

When it is said of the perfection that belongs to man generally (properly speaking, to humanity), that it is in itself a duty to make this our end, it must be placed in that which may be the effect of one's deed, not in that which is merely an endowment for which we have to thank nature; for otherwise it would not be duty. Consequently, it can be nothing else than the cultivation of one's power (or natural capacity) and also of one's will (moral disposition) to satisfy the requirement of duty in general. The supreme element in the former (the power) is the understanding, it being the faculty of concepts, and, therefore, also of those concepts which refer to duty. First it is his duty to labour to raise himself out of the rudeness of his nature, out of his animal nature more and more to humanity, by which alone he is capable of setting before him ends to supply the defects of his ignorance by instruction, and to correct his errors; he is not merely counselled to do this by reason as technically practical, with a view to his purposes of other kinds (as art), but reason, as morally practical, absolutely commands him to do it, and makes this end his duty, in order that he may be worthy of the humanity that dwells in him. Secondly, to carry the cultivation of his will up to the purest virtuous disposition, that, namely, in which the law is also the spring of his dutiful actions, and to obey it from duty, for this is internal morally practical perfection. This is called the moral sense (as it were a special sense, *sensus moralis*), because it is a feeling of the effect which the legislative will within himself exercises on the faculty of acting accordingly. This is, indeed, often misused fanatically, as though (like the

genius of Socrates) it preceded reason, or even could dispense with judgement of reason; but still it is a moral perfection, making every special end, which is also a duty, one's own end.

INTRODUCTION ^paragraph 50

B. HAPPINESS OF OTHERS

It is inevitable for human nature that man should wish and seek for happiness, that is, satisfaction with his condition, with certainty of the continuance of this satisfaction. But for this very reason it is not an end that is also a duty. Some writers still make a distinction between moral and physical happiness (the former consisting in satisfaction with one's person and moral behaviour, that is, with what one does; the other in satisfaction with that which nature confers, consequently with what one enjoys as a foreign gift). Without at present censuring the misuse of the word (which even involves a contradiction), it must be observed that the feeling of the former belongs solely to the preceding head, namely, perfection. For he who is to feel himself happy in the mere consciousness of his uprightness already possesses that perfection which in the previous section was defined as that end which is also duty.

If happiness, then, is in question, which it is to be my duty to promote as my end, it must be the happiness of other men whose (permitted) end I hereby make also mine. It still remains left to themselves to decide what they shall reckon as belonging to their happiness; only that it is in my power to decline many things which they so reckon, but which I do not so regard, supposing that they have no right to demand it from me as their own. A plausible objection often advanced against the division of duties above adopted consists in setting over against that end a supposed obligation to study my own (physical) happiness, and thus making this, which is my natural and merely subjective end, my duty (and objective end). This requires to be cleared up.

Adversity, pain, and want are great temptations to transgression of one's duty; accordingly it would seem that strength, health, a competence, and welfare generally, which are opposed to that influence, may also be regarded as ends that are also duties; that is, that it is a duty to promote our own happiness not merely to make that of others our end. But in that case the end is not happiness but the morality of the agent; and happiness is only the means of removing the hindrances to morality; permitted means, since

no one has a right to demand from me the sacrifice of my not immoral ends. It is not directly a duty to seek a competence for one's self; but indirectly it may be so; namely, in order to guard against poverty which is a great temptation to vice. But then it is not my happiness but my morality, to maintain which in its integrity is at once my end and my duty.

INTRODUCTION ^paragraph 55

VI. Ethics does not supply Laws for Actions (which is done by Jurisprudence), but only for the Maxims of Action

The notion of duty stands in immediate relation to a law (even though I abstract from every end which is the matter of the law); as is shown by the formal principle of duty in the categorical imperative: "Act so that the maxims of thy action might become a universal law." But in ethics this is conceived as the law of thy own will, not of will in general, which might be that of others; for in the latter case it would give rise to a judicial duty which does not belong to the domain of ethics. In ethics, maxims are regarded as those subjective laws which merely have the specific character of universal legislation, which is only a negative principle (not to contradict a law in general). How, then, can there be further a law for the maxims of actions? INTRODUCTION ^paragraph 60

It is the notion of an end which is also a duty, a notion peculiar to ethics, that alone is the foundation of a law for the maxims of actions; by making the subjective end (that which every one has) subordinate to the objective end (that which every one ought to make his own). The imperative: "Thou shalt make this or that thy end (e. g., the happiness of others)" applies to the matter of the elective will (an object). Now since no free action is possible, without the agent having in view in it some end (as matter of his elective will), it follows that, if there is an end which is also a duty, the maxims of actions which are means to ends must contain only the condition of fitness for a possible universal legislation: on the other hand, the end which is also a duty can make it a law that we should have such a maxim, whilst for the maxim itself the possibility of agreeing with a universal legislation is sufficient.

For maxims of actions may be arbitrary, and are only limited by the condition of fitness for a universal legislation, which is the formal principle of actions. But a law abolishes the arbitrary character of actions, and is by

this distinguished from recommendation (in which one only desires to know the best means to an end).



VII. Ethical Duties are of indeterminate, Juridical Duties of strict, Obligation

INTRODUCTION ^paragraph 65

This proposition is a consequence of the foregoing; for if the law can only command the maxim of the actions, not the actions themselves, this is a sign that it leaves in the observance of it a latitude (*latitudo*) for the elective will; that is, it cannot definitely assign how and how much we should do by the action towards the end which is also duty. But by an indeterminate duty is not meant a permission to make exceptions from the maxim of the actions, but only the permission to limit one maxim of duty by another (e. g., the general love of our neighbour by the love of parents); and this in fact enlarges the field for the practice of virtue. The more indeterminate the duty, and the more imperfect accordingly the obligation of the man to the action, and the closer he nevertheless brings this maxim of obedience thereto (in his own mind) to the strict duty (of justice), so much the more perfect is his virtuous action.

Hence it is only imperfect duties that are duties of virtue. The fulfilment of them is merit (*meritum*) = + a; but their transgression is not necessarily demerit (*demeritum*) = - a, but only moral unworth = o, unless the agent made it a principle not to conform to those duties. The strength of purpose in the former case is alone properly called virtue [*Tugend*] (*virtus*); the weakness in the latter case is not vice (*vitium*), but rather only lack of virtue [*Untugend*], a want of moral strength (*defectus moralis*). (As the word *Tugend* is derived from *taugen* [to be good for something], *Untugend* by its etymology signifies good for nothing.) Every action contrary to duty is called transgression (*peccatum*). Deliberate transgression which has become a principle is what properly constitutes what is called vice (*vitium*).

Although the conformity of actions to justice (i.e., to be an upright man) is nothing meritorious, yet the conformity of the maxim of such actions regarded as duties, that is, reverence for justice is meritorious. For by this the man makes the right of humanity or of men his own end, and thereby

enlarges his notion of duty beyond that of indebtedness (*officium debiti*), since although another man by virtue of his rights can demand that my actions shall conform to the law, he cannot demand that the law shall also contain the spring of these actions. The same thing is true of the general ethical command, "Act dutifully from a sense of duty." To fix this disposition firmly in one's mind and to quicken it is, as in the former case, meritorious, because it goes beyond the law of duty in actions and makes the law in itself the spring.

But just for or reason, those duties also must be reckoned as of indeterminate obligation, in respect of which there exists a subjective principle which ethically rewards them; or to bring them as near as possible to the notion of a strict obligation, a principle of susceptibility of this reward according to the law of virtue; namely, a moral pleasure which goes beyond mere satisfaction with oneself (which may be merely negative), and of which it is proudly said that in this consciousness virtue is its own reward. INTRODUCTION ^paragraph 70

When this merit is a merit of the man in respect of other men of promoting their natural ends, which are recognized as such by all men (making their happiness his own), we might call it the sweet merit, the consciousness of which creates a moral enjoyment in which men are by sympathy inclined to revel; whereas the bitter merit of promoting the true welfare of other men, even though they should not recognize it as such (in the case of the unthankful and ungrateful), has commonly no such reaction, but only produces a satisfaction with one's self, although in the latter case this would be even greater.

VIII. Exposition of the Duties of Virtue as Intermediate Duties

(1) OUR OWN PERFECTION as an end which is also a duty

INTRODUCTION ^paragraph 75

(a) Physical perfection; that is, cultivation of all our faculties generally for the promotion of the ends set before us by reason. That this is a duty, and therefore an end in itself, and that the effort to effect this even without regard to the advantage that it secures us, is based, not on a conditional (pragmatic), but an unconditional (moral) imperative, may be seen from the following consideration. The power of proposing to ourselves an end is the characteristic of humanity (as distinguished from the brutes). With the end of humanity in our own person is therefore combined the rational will, and consequently the duty of deserving well of humanity by culture generally, by acquiring or advancing the power to carry out all sorts of possible ends, so far as this power is to be found in man; that is, it is a duty to cultivate the crude capacities of our nature, since it is by that cultivation that the animal is raised to man, therefore it is a duty in itself.

This duty, however, is merely ethical, that is, of indeterminate obligation. No principle of reason prescribes how far one must go in this effort (in enlarging or correcting his faculty of understanding, that is, in acquisition of knowledge or technical capacity); and besides the difference in the circumstances into which men may come makes the choice of the kind of employment for which he should cultivate his talent very arbitrary. Here, therefore, there is no law of reason for actions, but only for the maxim of actions, viz.: "Cultivate thy faculties of mind and body so as to be effective for all ends that may come in thy way, uncertain which of them may become thy own."

(b) Cultivation of Morality in ourselves. The greatest moral perfection of man is to do his duty, and that from duty (that the law be not only the rule but also the spring of his actions). Now at first sight this seems to be a strict obligation, and as if the principle of duty commanded not merely the legality of every action, but also the morality, i.e., the mental disposition,

with the exactness and strictness of a law; but in fact the law commands even here only the maxim of the action, namely, that we should seek the ground of obligation, not in the sensible impulses (advantage or disadvantage), but wholly in the law; so that the action itself is not commanded. For it is not possible to man to see so far into the depth of his own heart that he could ever be thoroughly certain of the purity of his moral purpose and the sincerity of his mind even in one single action, although he has no doubt about the legality of it. Nay, often the weakness which deters a man from the risk of a crime is regarded by him as virtue (which gives the notion of strength). And how many there are who may have led a long blameless life, who are only fortunate in having escaped so many temptations. How much of the element of pure morality in their mental disposition may have belonged to each deed remains hidden even from themselves.

Accordingly, this duty to estimate the worth of one's actions not merely by their legality, but also by their morality (mental disposition), is only of indeterminate obligation; the law does not command this internal action in the human mind itself, but only the maxim of the action, namely, that we should strive with all our power that for all dutiful actions the thought of duty should be of itself an adequate spring.

(2) HAPPINESS OF OTHERS as an end which is also a duty

INTRODUCTION ^paragraph 80

(a) Physical Welfare. Benevolent wishes may be unlimited, for they do not imply doing anything. But the case is more difficult with benevolent action, especially when this is to be done, not from friendly inclination (love) to others, but from duty, at the expense of the sacrifice and mortification of many of our appetites. That this beneficence is a duty results from this: that since our self-love cannot be separated from the need to be loved by others (to obtain help from them in case of necessity), we therefore make ourselves an end for others; and this maxim can never be obligatory except by having the specific character of a universal law, and consequently by means of a will that we should also make others our ends. Hence the happiness of others is an end that is also a duty.

I am only bound then to sacrifice to others a part of my welfare without hope of recompense: because it is my duty, and it is impossible to assign definite limits how far that may go. Much depends on what would be the true want of each according to his own feelings, and it must be left to each to determine this for himself. For that one should sacrifice his own happiness, his true wants, in order to promote that of others, would be a self-contradictory maxim if made a universal law. This duty, therefore, is only indeterminate; it has a certain latitude within which one may do more or less without our being able to assign its limits definitely. The law holds only for the maxims, not for definite actions.

(b) Moral well-being of others (*salus moralis*) also belongs to the happiness of others, which it is our duty to promote, but only a negative duty. The pain that a man feels from remorse of conscience, although its origin is moral, is yet in its operation physical, like grief, fear, and every other diseased condition. To take care that he should not be deservedly smitten by this inward reproach is not indeed my duty but his business; nevertheless, it is my duty to do nothing which by the nature of man might

seduce him to that for which his conscience may hereafter torment him, that is, it is my duty not to give him occasion of stumbling. But there are no definite limits within which this care for the moral satisfaction of others must be kept; therefore it involves only an indeterminate obligation.

IX. What is a Duty of Virtue?

INTRODUCTION ^paragraph 85

Virtue is the strength of the man's maxim in his obedience to duty. All strength is known only by the obstacles that it can overcome; and in the case of virtue the obstacles are the natural inclinations which may come into conflict with the moral purpose; and as it is the man who himself puts these obstacles in the way of his maxims, hence virtue is not merely a self-constraint (for that might be an effort of one inclination to constrain another), but is also a constraint according to a principle of inward freedom, and therefore by the mere idea of duty, according to its formal law.

All duties involve a notion of necessitation by the law, and ethical duties involve a necessitation for which only an internal legislation is possible; juridical duties, on the other hand, one for which external legislation also is possible. Both, therefore, include the notion of constraint, either self-constraint or constraint by others. The moral power of the former is virtue, and the action springing from such a disposition (from reverence for the law) may be called a virtuous action (ethical), although the law expresses a juridical duty. For it is the doctrine of virtue that commands us to regard the rights of men as holy.

But it does not follow that everything the doing of which is virtue, is, properly speaking, a duty of virtue. The former may concern merely the form of the maxims; the latter applies to the matter of them, namely, to an end which is also conceived as duty. Now, as the ethical obligation to ends, of which there may be many, is only indeterminate, because it contains only a law for the maxim of actions, and the end is the matter (object) of elective will; hence there are many duties, differing according to the difference of lawful ends, which may be called duties of virtue (*officia honestatis*), just because they are subject only to free self-constraint, not to the constraint of other men, and determine the end which is also a duty.

Virtue, being a coincidence of the rational will, with every duty firmly settled in the character, is, like everything formal, only one and the same.

But, as regards the end of actions, which is also duty, that is, as regards the matter which one ought to make an end, there may be several virtues; and as the obligation to its maxim is called a duty of virtue, it follows that there are also several duties of virtue. *INTRODUCTION ^paragraph 90*

The supreme principle of ethics (the doctrine of virtue) is: "Act on a maxim, the ends of which are such as it might be a universal law for everyone to have." On this principle a man is an end to himself as well as others, and it is not enough that he is not permitted to use either himself or others merely as means (which would imply that he might be indifferent to them), but it is in itself a duty of every man to make mankind in general his end.

The principle of ethics being a categorical imperative does not admit of proof, but it admits of a justification from principles of pure practical reason. Whatever in relation to mankind, to oneself, and others, can be an end, that is an end for pure practical reason: for this is a faculty of assigning ends in general; and to be indifferent to them, that is, to take no interest in them, is a contradiction; since in that case it would not determine the maxims of actions (which always involve an end), and consequently would cease to be practical reasons. Pure reason, however, cannot command any ends a priori, except so far as it declares the same to be also a duty, which duty is then called a duty of virtue.

X. The Supreme Principle of Jurisprudence was Analytical; that of Ethics is Synthetical

INTRODUCTION [^]paragraph 95

That external constraint, so far as it withstands that which hinders the external freedom that agrees with general laws (as an obstacle of the obstacle thereto), can be consistent with ends generally, is clear on the principle of contradiction, and I need not go beyond the notion of freedom in order to see it, let the end which each may be what he will. Accordingly, the supreme principle of jurisprudence is an analytical principle. On the contrary the principle of ethics goes beyond the notion of external freedom and, by general laws, connects further with it an end which it makes a duty. This principle, therefore, is synthetic. The possibility of it is contained in the Deduction (Sec. ix.).

This enlargement of the notion of duty beyond that of external freedom and of its limitation by the merely formal condition of its constant harmony; this, I say, in which, instead of constraint from without, there is set up freedom within, the power of self-constraint, and that not by the help of other inclinations, but by pure practical reason (which scorns all such help), consists in this fact, which raises it above juridical duty; that by it ends are proposed from which jurisprudence altogether abstracts. In the case of the moral imperative, and the supposition of freedom which it necessarily involves, the law, the power (to fulfil it) and the rational will that determines the maxim, constitute all the elements that form the notion of juridical duty. But in the imperative, which commands the duty of virtue, there is added, besides the notion of self-constraint, that of an end; not one that we have, but that we ought to have, which, therefore, pure practical reason has in itself, whose highest, unconditional end (which, however, continues to be duty) consists in this: that virtue is its own end and, by deserving well of men, is also its own reward. Herein it shines so brightly as an ideal to human perceptions, it seems to cast in the shade even holiness itself, which is never tempted to transgression. * This, however, is an illusion arising from the fact that as we have no measure for the degree of

strength, except the greatness of the obstacles which might have been overcome (which in our case are the inclinations), we are led to mistake the subjective conditions of estimation of a magnitude for the objective conditions of the magnitude itself. But when compared with human ends, all of which have their obstacles to be overcome, it is true that the worth of virtue itself, which is its own end, far outweighs the worth of all the utility and all the empirical ends and advantages which it may have as consequences.

* So that one might vary two well-known lines of Haller thus:

INTRODUCTION ^paragraph 100

With all his failings, man is still

Better than angels void of will.

We may, indeed, say that man is obliged to virtue (as a moral strength). For although the power (facultas) to overcome all imposing sensible impulses by virtue of his freedom can and must be presupposed, yet this power regarded as strength (robur) is something that must be acquired by the moral spring (the idea of the law) being elevated by contemplation of the dignity of the pure law of reason in us, and at the same time also by exercise. **INTRODUCTION ^paragraph 105**

XI. According to the preceding Principles, the Scheme of Duties of Virtue may be thus exhibited

The Material Element of the Duty of Virtue

INTRODUCTION ^paragraph 110

1

Internal Duty of Virtue
My Own End,

which is also my

INTRODUCTION ^paragraph 115

Duty

(My own

Perfection)

INTRODUCTION ^paragraph 120

3

The Law which is

also Spring

INTRODUCTION ^paragraph 125

On which the

Morality

of every free determination of will rests

INTRODUCTION ^paragraph 130

The Formal Element of the Duty of Virtue.

2

External Virtue of Duty
The End of Others,

the promotion of

which is also my

Duty

(The Happiness

of Others)

4

The End which is

also Spring

On which the

Legality

of every free determination of will rests

The Formal Element of the Duty of Virtue.



XII. Preliminary Notions of the Susceptibility of the Mind for Notions of Duty generally

INTRODUCTION ^paragraph 135

These are such moral qualities as, when a man does not possess them, he is not bound to acquire them. They are: the moral feeling, conscience, love of one's neighbour, and respect for ourselves (self-esteem). There is no obligation to have these, since they are subjective conditions of susceptibility for the notion of duty, not objective conditions of morality. They are all sensitive and antecedent, but natural capacities of mind (praedispositio) to be affected by notions of duty; capacities which it cannot be regarded as a duty to have, but which every man has, and by virtue of which he can be brought under obligation. The consciousness of them is not of empirical origin, but can only follow on that of a moral law, as an effect of the same on the mind.

A. THE MORAL FEELING

This is the susceptibility for pleasure or displeasure, merely from the consciousness of the agreement or disagreement of our action with the law of duty. Now, every determination of the elective will proceeds from the idea of the possible action through the feeling of pleasure or displeasure in taking an interest in it or its effect to the deed; and here the sensitive state (the affection of the internal sense) is either a pathological or a moral feeling. The former is the feeling that precedes the idea of the law, the latter that which may follow it. INTRODUCTION ^paragraph 140

Now it cannot be a duty to have a moral feeling, or to acquire it; for all consciousness of obligation supposes this feeling in order that one may become conscious of the necessitation that lies in the notion of duty; but every man (as a moral being) has it originally in himself; the obligation, then, can only extend to the cultivation of it and the strengthening of it even by admiration of its inscrutable origin; and this is effected by showing how it is just, by the mere conception of reason, that it is excited most strongly, in its own purity and apart from every pathological stimulus; and it is improper to call this feeling a moral sense; for the word sense generally means a theoretical power of perception directed to an object; whereas the moral feeling (like pleasure and displeasure in general) is something merely subjective, which supplies no knowledge. No man is wholly destitute of moral feeling, for if he were totally unsusceptible of this sensation he would be morally dead; and, to speak in the language of physicians, if the moral vital force could no longer produce any effect on this feeling, then his humanity would be dissolved (as it were by chemical laws) into mere animality and be irrevocably confounded with the mass of other physical beings. But we have no special sense for (moral) good and evil any more than for truth, although such expressions are often used; but we have a susceptibility of the free elective will for being moved by pure practical reason and its law; and it is this that we call the moral feeling.

B. OF CONSCIENCE

Similarly, conscience is not a thing to be acquired, and it is not a duty to acquire it; but every man, as a moral being, has it originally within him. To be bound to have a conscience would be as much as to say to be under a duty to recognize duties. For conscience is practical reason which, in every case of law, holds before a man his duty for acquittal or condemnation; consequently it does not refer to an object, but only to the subject (affecting the moral feeling by its own act); so that it is an inevitable fact, not an obligation and duty. When, therefore, it is said, "This man has no conscience," what is meant is that he pays no heed to its dictates. For if he really had none, he would not take credit to himself for anything done according to duty, nor reproach himself with violation of duty, and therefore he would be unable even to conceive the duty of having a conscience.

INTRODUCTION ^paragraph 145

I pass by the manifold subdivisions of conscience, and only observe what follows from what has just been said, namely, that there is no such thing as an erring conscience. No doubt it is possible sometimes to err in the objective judgement whether something is a duty or not; but I cannot err in the subjective whether I have compared it with my practical (here judicially acting) reason for the purpose of that judgement: for if I erred I would not have exercised practical judgement at all, and in that case there is neither truth nor error. Unconscientiousness is not want of conscience, but the propensity not to heed its judgement. But when a man is conscious of having acted according to his conscience, then, as far as regards guilt or innocence, nothing more can be required of him, only he is bound to enlighten his understanding as to what is duty or not; but when it comes or has come to action, then conscience speaks involuntarily and inevitably. To act conscientiously can, therefore, not be a duty, since otherwise it would be necessary to have a second conscience, in order to be conscious of the act of the first.

The duty here is only to cultivate our conscience, to quicken our attention to the voice of the internal judge, and to use all means to secure obedience

to it, and is thus our indirect duty.



C. OF LOVE TO MEN

INTRODUCTION ^paragraph 150

Love is a matter of feeling, not of will or volition, and I cannot love because I will to do so, still less because I ought (I cannot be necessitated to love); hence there is no such thing as a duty to love. Benevolence, however (*amor benevolentiae*), as a mode of action, may be subject to a law of duty. Disinterested benevolence is often called (though very improperly) love; even where the happiness of the other is not concerned, but the complete and free surrender of all one's own ends to the ends of another (even a superhuman) being, love is spoken of as being also our duty. But all duty is necessitation or constraint, although it may be self-constraint according to a law. But what is done from constraint is not done from love.

It is a duty to do good to other men according to our power, whether we love them or not, and this duty loses nothing of its weight, although we must make the sad remark that our species, alas! is not such as to be found particularly worthy of love when we know it more closely. Hatred of men, however, is always hateful: even though without any active hostility it consists only in complete aversion from mankind (the solitary misanthropy). For benevolence still remains a duty even towards the manhater, whom one cannot love, but to whom we can show kindness.

To hate vice in men is neither duty nor against duty, but a mere feeling of horror of vice, the will having no influence on the feeling nor the feeling on the will. Beneficence is a duty. He who often practises this, and sees his beneficent purpose succeed, comes at last really to love him whom he has benefited. When, therefore, it is said: "Thou shalt love thy neighbour as thyself," this does not mean, "Thou shalt first of all love, and by means of this love (in the next place) do him good"; but: "Do good to thy neighbour, and this beneficence will produce in thee the love of men (as a settled habit of inclination to beneficence)."

The love of complacency (*amor complacentiae*,) would therefore alone be direct. This is a pleasure immediately connected with the idea of the

existence of an object, and to have a duty to this, that is, to be necessitated to find pleasure in a thing, is a contradiction. *INTRODUCTION ^paragraph 155*

D. OF RESPECT

Respect (*reverentia*) is likewise something merely subjective; a feeling of a peculiar kind not a judgement about an object which it would be a duty to effect or to advance. For if considered as duty it could only be conceived as such by means of the respect which we have for it. To have a duty to this, therefore, would be as much as to say to be bound in duty to have a duty. When, therefore, it is said: "Man has a duty of self-esteem," this is improperly stated, and we ought rather to say: "The law within him inevitably forces from him respect for his own being, and this feeling (which is of a peculiar kind) is a basis of certain duties, that is, of certain actions which may be consistent with his duty to himself." But we cannot say that he has a duty of respect for himself; for he must have respect for the law within himself, in order to be able to conceive duty at all.

XIII. General Principles of the Metaphysics of Morals in the treatment of Pure Ethics

INTRODUCTION ^paragraph 160

First. A duty can have only a single ground of obligation; and if two or more proof of it are adduced, this is a certain mark that either no valid proof has yet been given, or that there are several distinct duties which have been regarded as one.

For all moral proofs, being philosophical, can only be drawn by means of rational knowledge from concepts, not like mathematics, through the construction of concepts. The latter science admits a variety of proofs of one and the same theorem; because in intuition a priori there may be several properties of an object, all of which lead back to the very same principle. If, for instance, to prove the duty of veracity, an argument is drawn first from the harm that a lie causes to other men; another from the worthlessness of a liar and the violation of his own self-respect, what is proved in the former argument is a duty of benevolence, not of veracity, that is to say, not the duty which required to be proved, but a different one. Now, if, in giving a variety of proof for one and the same theorem, we flatter ourselves that the multitude of reasons will compensate the lack of weight in each taken separately, this is a very unphilosophical resource, since it betrays trickery and dishonesty; for several insufficient proofs placed beside one another do not produce certainty, nor even probability. They should advance as reason and consequence in a series, up to the sufficient reason, and it is only in this way that they can have the force of proof. Yet the former is the usual device of the rhetorician.

Secondly. The difference between virtue and vice cannot be sought in the degree in which certain maxims are followed, but only in the specific quality of the maxims (their relation to the law). In other words, the vaunted principle of Aristotle, that virtue is the mean between two vices, is false. * For instance, suppose that good management is given as the mean between two vices, prodigality and avarice; then its origin as a virtue can neither be

defined as the gradual diminution of the former vice (by saving), nor as the increase of the expenses of the miserly. These vices, in fact, cannot be viewed as if they, proceeding as it were in opposite directions, met together in good management; but each of them has its own maxim, which necessarily contradicts that of the other. **INTRODUCTION ^paragraph 165**

* The common classical formulae of ethics- medio tutissimus ibis; omne nimium vertitur in vitium; est modus in rebus, etc., medium tenere beati; virtus est medium vitiorum et utrinque reductum-["You will go most safely in the middle" (Virgil); "Every excess develops into a vice"; "There is a mean in all things, etc." (Horace); "Happy they who steadily pursue a middle course"; "Virtue is the mean between two vices and equally removed from either" (Horace).]-contain a poor sort of wisdom, which has no definite principles; for this mean between two extremes, who will assign it for me? Avarice (as a vice) is not distinguished from frugality (as a virtue) by merely being the latter pushed too far; but has a quite different principle (maxim), namely placing the end of economy not in the enjoyment of one's means, but in the mere possession of them, renouncing enjoyment; just as the vice of prodigality is not to be sought in the excessive enjoyment of one's means, but in the bad maxim which makes the use of them, without regard to their maintenance, the sole end.

For the same reason, no vice can be defined as an excess in the practice of certain actions beyond what is proper (e.g., *Prodigalitas est excessus in consumendis opibus*); or, as a less exercise of them than is fitting (*Avaritia est defectus*, etc.). For since in this way the degree is left quite undefined, and the question whether conduct accords with duty or not, turns wholly on this, such an account is of no use as a definition.

Thirdly. Ethical virtue must not be estimated by the power we attribute to man of fulfilling the law; but, conversely, the moral power must be estimated by the law, which commands categorically; not, therefore, by the empirical knowledge that we have of men as they are, but by the rational knowledge how, according to the ideas of humanity, they ought to be. These three maxims of the scientific treatment of ethics are opposed to the older apophthegms: **INTRODUCTION ^paragraph 170**

1. There is only one virtue and only one vice.
2. Virtue is the observance of the mean path between two opposite vices.
3. Virtue (like prudence) must be learned from experience.

XIV. Of Virtue in General

INTRODUCTION ^paragraph 175

Virtue signifies a moral strength of will. But this does not exhaust the notion; for such strength might also belong to a holy (superhuman) being, in whom no opposing impulse counteracts the law of his rational will; who therefore willingly does everything in accordance with the law. Virtue then is the moral strength of a man's will in his obedience to duty; and this is a moral necessitation by his own law giving reason, inasmuch as this constitutes itself a power executing the law. It is not itself a duty, nor is it a duty to possess it (otherwise we should be in duty bound to have a duty), but it commands, and accompanies its command with a moral constraint (one possible by laws of internal freedom). But since this should be irresistible, strength is requisite, and the degree of this strength can be estimated only by the magnitude of the hindrances which man creates for himself, by his inclinations. Vices, the brood of unlawful dispositions, are the monsters that he has to combat; wherefore this moral strength as fortitude (*fortitudo moralis*) constitutes the greatest and only true martial glory of man; it is also called the true wisdom, namely, the practical, because it makes the ultimate end of the existence of man on earth its own end. Its possession alone makes man free, healthy, rich, a king, etc., nor either chance or fate deprive him of this, since he possesses himself, and the virtuous cannot lose his virtue.

All the encomiums bestowed on the ideal of humanity in its moral perfection can lose nothing of their practical reality by the examples of what men now are, have been, or will probably be hereafter; anthropology which proceeds from mere empirical knowledge cannot impair anthroponomy which is erected by the unconditionally legislating reason; and although virtue may now and then be called meritorious (in relation to men, not to the law), and be worthy of reward, yet in itself, as it is its own end, so also it must be regarded as its own reward.

Virtue considered in its complete perfection is, therefore, regarded not as if man possessed virtue, but as if virtue possessed the man, since in the

former case it would appear as though he had still had the choice (for which he would then require another virtue, in order to select virtue from all other wares offered to him). To conceive a plurality of virtues (as we unavoidably must) is nothing else but to conceive various moral objects to which the (rational) will is led by the single principle of virtue; and it is the same with the opposite vices. The expression which personifies both is a contrivance for affecting the sensibility, pointing, however, to a moral sense. Hence it follows that an aesthetic of morals is not a part, but a subjective exposition of the Metaphysic of Morals; in which the emotions that accompany the force of the moral law make the that force to be felt; for example: disgust, horror, etc., which gives a sensible moral aversion in order to gain the precedence from the merely sensible incitement. INTRODUCTION ^paragraph
180

XV. Of the Principle on which Ethics is separated from Jurisprudence

This separation on which the subdivision of moral philosophy in general rests, is founded on this: that the notion of freedom, which is common to both, makes it necessary to divide duties into those of external and those of internal freedom; the latter of which alone are ethical. Hence this internal freedom which is the condition of all ethical duty must be discussed as a preliminary (*discursus praeliminaris*), just as above the doctrine of conscience was discussed as the condition of all duty.

INTRODUCTION ^paragraph 185

REMARKS

Of the Doctrine of Virtue on the Principle Of Internal Freedom.

Habit (habitus) is a facility of action and a subjective perfection of the elective will. But not every such facility is a free habit (habitus libertatis); for if it is custom (assuetudo), that is, a uniformity of action which, by frequent repetition, has become a necessity, then it is not a habit proceeding from freedom, and therefore not a moral habit. Virtue therefore cannot be defined as a habit of free law-abiding actions, unless indeed we add "determining itself in its action by the idea of the law"; and then this habit is not a property of the elective will, but of the rational will, which is a faculty that in adopting a rule also declares it to be a universal law, and it is only such a habit that can be reckoned as virtue. Two things are required for internal freedom: to be master of oneself in a given case (animus sui compos) and to have command over oneself (imperium in semetipsum), that is to subdue his emotions and to govern his passions. With these conditions, the character (indoles) is noble (erecta); in the opposite case, it is ignoble (indoles abjecta serva). *INTRODUCTION ^paragraph 190*

XVI. Virtue requires, first of all, Command over Oneself

Emotions and passions are essentially distinct; the former belong to feeling in so far as this coming before reflection makes it more difficult or even impossible. Hence emotion is called hasty (*animus praeceps*). And reason declares through the notion of virtue that a man should collect himself; but this weakness in the life of one's understanding, joined with the strength of a mental excitement, is only a lack of virtue (*Untugend*), and as it were a weak and childish thing, which may very well consist with the best will, and has further this one good thing in it, that this storm soon subsides. A propensity to emotion (e.g., resentment) is therefore not so closely related to vice as passion is. Passion, on the other hand, is the sensible appetite grown into a permanent inclination (e. g., hatred in contrast to resentment). The calmness with which one indulges it leaves room for reflection and allows the mind to frame principles thereon for itself; and thus when the inclination falls upon what contradicts the law, to brood on it, to allow it to root itself deeply, and thereby to take up evil (as of set purpose) into one's maxim; and this is then specifically evil, that is, it is a true vice.

Virtue, therefore, in so far as it is based on internal freedom, contains a positive command for man, namely, that he should bring all his powers and inclinations under his rule (that of reason); and this is a positive precept of command over himself which is additional to the prohibition, namely, that he should not allow himself to be governed by his feelings and inclinations (the duty of apathy); since, unless reason takes the reins of government into its own hands, the feelings and inclinations play the master over the man.

INTRODUCTION ^paragraph 195

XVII. Virtue necessarily presupposes Apathy (considered as Strength)

This word (apathy) has come into bad repute, just as if it meant want of feeling, and therefore subjective indifference with respect to the objects of the elective will; it is supposed to be a weakness. This misconception may be avoided by giving the name moral apathy to that want of emotion which is to be distinguished from indifference. In the former, the feelings arising from sensible impressions lose their influence on the moral feeling only because the respect for the law is more powerful than all of them together. It is only the apparent strength of a fever patient that makes even the lively sympathy with good rise to an emotion, or rather degenerate into it. Such an emotion is called enthusiasm, and it is with reference to this that we are to explain the moderation which is usually recommended in virtuous practices:

INTRODUCTION ^paragraph 200

Insani sapiens nomen ferat, aequus unique

Ultra quam satis est virtutem si petat ipsam. *
* Horace. ["Let the wise man bear the name of fool, and the just of unjust, if he pursue virtue herself beyond the proper bounds."]

INTRODUCTION ^paragraph 205

For otherwise it is absurd to imagine that one could be too wise or too virtuous. The emotion always belongs to the sensibility, no matter by what sort of object it may be excited. The true strength of virtue is the mind at rest, with a firm, deliberate resolution to bring its law into practice. That is the state of health in the moral life; on the contrary, the emotion, even when it is excited by the idea of the good, is a momentary glitter which leaves exhaustion after it. We may apply the term fantastically virtuous to the man who will admit nothing to be indifferent in respect of morality (adiaphora), and who strews all his steps with duties, as with traps, and will not allow it to be indifferent whether a man eats fish or flesh, drink beer or wine, when both agree with him; a micrology which, if adopted into the doctrine of virtue, would make its rule a tyranny.

REMARK

INTRODUCTION ^paragraph 210

Virtue is always in progress, and yet always begins from the beginning. The former follows from the fact that, objectively considered, it is an ideal and unattainable, and yet it is a duty constantly to approximate to it. The second is founded subjectively on the nature of man which is affected by inclinations, under the influence of which virtue, with its maxims adopted once for all, can never settle in a position of rest; but, if it is not rising, inevitably falls; because moral maxims cannot, like technical, be based on custom (for this belongs to the physical character of the determination of will); but even if the practice of them become a custom, the agent would thereby lose the freedom in the choice of his maxims, which freedom is the character of an action done from duty.

ON CONSCIENCE

The consciousness of an internal tribunal in man (before which "his thoughts accuse or excuse one another") is CONSCIENCE.

Every man has a conscience, and finds himself observed by an inward judge which threatens and keeps him in awe (reverence combined with fear); and this power which watches over the laws within him is not something which he himself (arbitrarily) makes, but it is incorporated in his being. It follows him like his shadow, when he thinks to escape. He may indeed stupefy himself with pleasures and distractions, but cannot avoid now and then coming to himself or awaking, and then he at once perceives its awful voice. In his utmost depravity, he may, indeed, pay no attention to it, but he cannot avoid hearing it.

Now this original intellectual and (as a conception of duty) moral capacity, called conscience, has this peculiarity in it, that although its business is a business of man with himself, yet he finds himself compelled by his reason to transact it as if at the command of another person. For the transaction here is the conduct of a trial (causa) before a tribunal. But that he who is accused by his conscience should be conceived as one and the same person with the judge is an absurd conception of a judicial court; for then the complainant would always lose his case. Therefore, in all duties the conscience of the man must regard another than himself as the judge of his actions, if it is to avoid self-contradiction. Now this other may be an actual or a merely ideal person which reason frames to itself. Such an idealized person (the authorized judge of conscience) must be one who knows the heart; for the tribunal is set up in the inward part of man; at the same time he must also be all-obliging, that is, must be or be conceived as a person in respect of whom all duties are to be regarded as his commands; since conscience is the inward judge of all free actions. Now, since such a moral being must at the same time possess all power (in heaven and earth), since otherwise he could not give his commands their proper effect (which the office of judge necessarily requires), and since such a moral being possessing power over all is called GOD, hence conscience must be

conceived as the subjective principle of a responsibility for one's deeds before God; nay, this latter concept is contained (though it be only obscurely) in every moral self-consciousness.

THE END

*** END OF THE PROJECT GUTENBERG EBOOK THE METAPHYSICAL ELEMENTS OF ETHICS ***

Updated editions will replace the previous one—the old editions will be renamed.

Creating the works from print editions not protected by U.S. copyright law means that no one owns a United States copyright in these works, so the Foundation (and you!) can copy and distribute it in the United States without permission and without paying copyright royalties. Special rules, set forth in the General Terms of Use part of this license, apply to copying and distributing Project Gutenberg™ electronic works to protect the PROJECT GUTENBERG™ concept and trademark. Project Gutenberg is a registered trademark, and may not be used if you charge for an eBook, except by following the terms of the trademark license, including paying royalties for use of the Project Gutenberg trademark. If you do not charge anything for copies of this eBook, complying with the trademark license is very easy. You may use this eBook for nearly any purpose such as creation of derivative works, reports, performances and research. Project Gutenberg eBooks may be modified and printed and given away—you may do practically ANYTHING in the United States with eBooks not protected by U.S. copyright law. Redistribution is subject to the trademark license, especially commercial redistribution.

START: FULL LICENSE

THE FULL PROJECT GUTENBERG LICENSE

PLEASE READ THIS BEFORE YOU DISTRIBUTE OR USE THIS WORK

To protect the Project Gutenberg™ mission of promoting the free distribution of electronic works, by using or distributing this work (or any other work associated in any way with the phrase “Project Gutenberg”), you agree to comply with all the terms of the Full Project Gutenberg™ License available with this file or online at www.gutenberg.org/license.

Section 1. General Terms of Use and Redistributing Project Gutenberg™ electronic works

1.A. By reading or using any part of this Project Gutenberg™ electronic work, you indicate that you have read, understand, agree to and accept all the terms of this license and intellectual property (trademark/copyright) agreement. If you do not agree to abide by all the terms of this agreement, you must cease using and return or destroy all copies of Project Gutenberg™ electronic works in your possession. If you paid a fee for obtaining a copy of or access to a Project Gutenberg™ electronic work and you do not agree to be bound by the terms of this agreement, you may obtain a refund from the person or entity to whom you paid the fee as set forth in paragraph 1.E.8.

1.B. “Project Gutenberg” is a registered trademark. It may only be used on or associated in any way with an electronic work by people who agree to be bound by the terms of this agreement. There are a few things that you can do with most Project Gutenberg™ electronic works even without complying with the full terms of this agreement. See paragraph 1.C below. There are a lot of things you can do with Project Gutenberg™ electronic works if you follow the terms of this agreement and help preserve free future access to Project Gutenberg™ electronic works. See paragraph 1.E below.

1.C. The Project Gutenberg Literary Archive Foundation (“the Foundation” or PGLAF), owns a compilation copyright in the collection of Project Gutenberg™ electronic works. Nearly all the individual works in the collection are in the public domain in the United States. If an individual

work is unprotected by copyright law in the United States and you are located in the United States, we do not claim a right to prevent you from copying, distributing, performing, displaying or creating derivative works based on the work as long as all references to Project Gutenberg are removed. Of course, we hope that you will support the Project Gutenberg™ mission of promoting free access to electronic works by freely sharing Project Gutenberg™ works in compliance with the terms of this agreement for keeping the Project Gutenberg™ name associated with the work. You can easily comply with the terms of this agreement by keeping this work in the same format with its attached full Project Gutenberg™ License when you share it without charge with others.

1.D. The copyright laws of the place where you are located also govern what you can do with this work. Copyright laws in most countries are in a constant state of change. If you are outside the United States, check the laws of your country in addition to the terms of this agreement before downloading, copying, displaying, performing, distributing or creating derivative works based on this work or any other Project Gutenberg™ work. The Foundation makes no representations concerning the copyright status of any work in any country other than the United States.

1.E. Unless you have removed all references to Project Gutenberg:

1.E.1. The following sentence, with active links to, or other immediate access to, the full Project Gutenberg™ License must appear prominently whenever any copy of a Project Gutenberg™ work (any work on which the phrase “Project Gutenberg” appears, or with which the phrase “Project Gutenberg” is associated) is accessed, displayed, performed, viewed, copied or distributed:

This eBook is for the use of anyone anywhere in the United States and most other parts of the world at no cost and with almost no restrictions whatsoever. You may copy it, give it away or re-use it under the terms of the Project Gutenberg License included with this eBook or online at www.gutenberg.org. If you are not located in the United States, you will have to check the laws of the country where you are located before using this eBook.

1.E.2. If an individual Project Gutenberg™ electronic work is derived from texts not protected by U.S. copyright law (does not contain a notice indicating that it is posted with permission of the copyright holder), the work can be copied and distributed to anyone in the United States without paying any fees or charges. If you are redistributing or providing access to a work with the phrase “Project Gutenberg” associated with or appearing on the work, you must comply either with the requirements of paragraphs 1.E.1 through 1.E.7 or obtain permission for the use of the work and the Project Gutenberg™ trademark as set forth in paragraphs 1.E.8 or 1.E.9.

1.E.3. If an individual Project Gutenberg™ electronic work is posted with the permission of the copyright holder, your use and distribution must comply with both paragraphs 1.E.1 through 1.E.7 and any additional terms imposed by the copyright holder. Additional terms will be linked to the Project Gutenberg™ License for all works posted with the permission of the copyright holder found at the beginning of this work.

1.E.4. Do not unlink or detach or remove the full Project Gutenberg™ License terms from this work, or any files containing a part of this work or any other work associated with Project Gutenberg™.

1.E.5. Do not copy, display, perform, distribute or redistribute this electronic work, or any part of this electronic work, without prominently displaying the sentence set forth in paragraph 1.E.1 with active links or immediate access to the full terms of the Project Gutenberg™ License.

1.E.6. You may convert to and distribute this work in any binary, compressed, marked up, nonproprietary or proprietary form, including any word processing or hypertext form. However, if you provide access to or distribute copies of a Project Gutenberg™ work in a format other than “Plain Vanilla ASCII” or other format used in the official version posted on the official Project Gutenberg™ website (www.gutenberg.org), you must, at no additional cost, fee or expense to the user, provide a copy, a means of exporting a copy, or a means of obtaining a copy upon request, of the work in its original “Plain Vanilla ASCII” or other form. Any alternate format must include the full Project Gutenberg™ License as specified in paragraph 1.E.1.

1.E.7. Do not charge a fee for access to, viewing, displaying, performing, copying or distributing any Project Gutenberg™ works unless you comply with paragraph 1.E.8 or 1.E.9.

1.E.8. You may charge a reasonable fee for copies of or providing access to or distributing Project Gutenberg™ electronic works provided that:

- • You pay a royalty fee of 20% of the gross profits you derive from the use of Project Gutenberg™ works calculated using the method you already use to calculate your applicable taxes. The fee is owed to the owner of the Project Gutenberg™ trademark, but he has agreed to donate royalties under this paragraph to the Project Gutenberg Literary Archive Foundation. Royalty payments must be paid within 60 days following each date on which you prepare (or are legally required to prepare) your periodic tax returns. Royalty payments should be clearly marked as such and sent to the Project Gutenberg Literary Archive Foundation at the address specified in Section 4, “Information about donations to the Project Gutenberg Literary Archive Foundation.”
- • You provide a full refund of any money paid by a user who notifies you in writing (or by e-mail) within 30 days of receipt that s/he does not agree to the terms of the full Project Gutenberg™ License. You must require such a user to return or destroy all copies of the works possessed in a physical medium and discontinue all use of and all access to other copies of Project Gutenberg™ works.
- • You provide, in accordance with paragraph 1.F.3, a full refund of any money paid for a work or a replacement copy, if a defect in the electronic work is discovered and reported to you within 90 days of receipt of the work.
- • You comply with all other terms of this agreement for free distribution of Project Gutenberg™ works.

1.E.9. If you wish to charge a fee or distribute a Project Gutenberg™ electronic work or group of works on different terms than are set forth in this agreement, you must obtain permission in writing from the Project Gutenberg Literary Archive Foundation, the manager of the Project Gutenberg™ trademark. Contact the Foundation as set forth in Section 3 below.

1.F.

1.F.1. Project Gutenberg volunteers and employees expend considerable effort to identify, do copyright research on, transcribe and proofread works not protected by U.S. copyright law in creating the Project Gutenberg™

collection. Despite these efforts, Project Gutenberg™ electronic works, and the medium on which they may be stored, may contain “Defects,” such as, but not limited to, incomplete, inaccurate or corrupt data, transcription errors, a copyright or other intellectual property infringement, a defective or damaged disk or other medium, a computer virus, or computer codes that damage or cannot be read by your equipment.

1.F.2. LIMITED WARRANTY, DISCLAIMER OF DAMAGES - Except for the “Right of Replacement or Refund” described in paragraph 1.F.3, the Project Gutenberg Literary Archive Foundation, the owner of the Project Gutenberg™ trademark, and any other party distributing a Project Gutenberg™ electronic work under this agreement, disclaim all liability to you for damages, costs and expenses, including legal fees. YOU AGREE THAT YOU HAVE NO REMEDIES FOR NEGLIGENCE, STRICT LIABILITY, BREACH OF WARRANTY OR BREACH OF CONTRACT EXCEPT THOSE PROVIDED IN PARAGRAPH 1.F.3. YOU AGREE THAT THE FOUNDATION, THE TRADEMARK OWNER, AND ANY DISTRIBUTOR UNDER THIS AGREEMENT WILL NOT BE LIABLE TO YOU FOR ACTUAL, DIRECT, INDIRECT, CONSEQUENTIAL, PUNITIVE OR INCIDENTAL DAMAGES EVEN IF YOU GIVE NOTICE OF THE POSSIBILITY OF SUCH DAMAGE.

1.F.3. LIMITED RIGHT OF REPLACEMENT OR REFUND - If you discover a defect in this electronic work within 90 days of receiving it, you can receive a refund of the money (if any) you paid for it by sending a written explanation to the person you received the work from. If you received the work on a physical medium, you must return the medium with your written explanation. The person or entity that provided you with the defective work may elect to provide a replacement copy in lieu of a refund. If you received the work electronically, the person or entity providing it to you may choose to give you a second opportunity to receive the work electronically in lieu of a refund. If the second copy is also defective, you may demand a refund in writing without further opportunities to fix the problem.

1.F.4. Except for the limited right of replacement or refund set forth in paragraph 1.F.3, this work is provided to you ‘AS-IS’, WITH NO OTHER WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PURPOSE.

1.F.5. Some states do not allow disclaimers of certain implied warranties or the exclusion or limitation of certain types of damages. If any disclaimer or limitation set forth in this agreement violates the law of the state applicable to this agreement, the agreement shall be interpreted to make the maximum disclaimer or limitation permitted by the applicable state law. The invalidity or unenforceability of any provision of this agreement shall not void the remaining provisions.

1.F.6. INDEMNITY - You agree to indemnify and hold the Foundation, the trademark owner, any agent or employee of the Foundation, anyone providing copies of Project Gutenberg™ electronic works in accordance with this agreement, and any volunteers associated with the production, promotion and distribution of Project Gutenberg™ electronic works, harmless from all liability, costs and expenses, including legal fees, that arise directly or indirectly from any of the following which you do or cause to occur: (a) distribution of this or any Project Gutenberg™ work, (b) alteration, modification, or additions or deletions to any Project Gutenberg™ work, and (c) any Defect you cause.

Section 2. Information about the Mission of Project Gutenberg™

Project Gutenberg™ is synonymous with the free distribution of electronic works in formats readable by the widest variety of computers including obsolete, old, middle-aged and new computers. It exists because of the efforts of hundreds of volunteers and donations from people in all walks of life.

Volunteers and financial support to provide volunteers with the assistance they need are critical to reaching Project Gutenberg™'s goals and ensuring that the Project Gutenberg™ collection will remain freely available for generations to come. In 2001, the Project Gutenberg Literary Archive Foundation was created to provide a secure and permanent future for Project Gutenberg™ and future generations. To learn more about the Project Gutenberg Literary Archive Foundation and how your efforts and donations can help, see Sections 3 and 4 and the Foundation information page at www.gutenberg.org.

Section 3. Information about the Project Gutenberg Literary Archive Foundation

The Project Gutenberg Literary Archive Foundation is a non-profit 501(c)(3) educational corporation organized under the laws of the state of Mississippi and granted tax exempt status by the Internal Revenue Service.

The Foundation's EIN or federal tax identification number is 64-6221541. Contributions to the Project Gutenberg Literary Archive Foundation are tax deductible to the full extent permitted by U.S. federal laws and your state's laws.

The Foundation's business office is located at 809 North 1500 West, Salt Lake City, UT 84116, (801) 596-1887. Email contact links and up to date contact information can be found at the Foundation's website and official page at www.gutenberg.org/contact

Section 4. Information about Donations to the Project Gutenberg Literary Archive Foundation

Project Gutenberg™ depends upon and cannot survive without widespread public support and donations to carry out its mission of increasing the number of public domain and licensed works that can be freely distributed in machine-readable form accessible by the widest array of equipment including outdated equipment. Many small donations (\$1 to \$5,000) are particularly important to maintaining tax exempt status with the IRS.

The Foundation is committed to complying with the laws regulating charities and charitable donations in all 50 states of the United States. Compliance requirements are not uniform and it takes a considerable effort, much paperwork and many fees to meet and keep up with these requirements. We do not solicit donations in locations where we have not received written confirmation of compliance. To SEND DONATIONS or determine the status of compliance for any particular state visit www.gutenberg.org/donate.

While we cannot and do not solicit contributions from states where we have not met the solicitation requirements, we know of no prohibition against accepting unsolicited donations from donors in such states who approach us with offers to donate.

International donations are gratefully accepted, but we cannot make any statements concerning tax treatment of donations received from outside the United States. U.S. laws alone swamp our small staff.

Please check the Project Gutenberg web pages for current donation methods and addresses. Donations are accepted in a number of other ways including checks, online payments and credit card donations. To donate, please visit: www.gutenberg.org/donate.

Section 5. General Information About Project Gutenberg™ electronic works

Professor Michael S. Hart was the originator of the Project Gutenberg™ concept of a library of electronic works that could be freely shared with anyone. For forty years, he produced and distributed Project Gutenberg™ eBooks with only a loose network of volunteer support.

Project Gutenberg™ eBooks are often created from several printed editions, all of which are confirmed as not protected by copyright in the U.S. unless a copyright notice is included. Thus, we do not necessarily keep eBooks in compliance with any particular paper edition.

Most people start at our website which has the main PG search facility: www.gutenberg.org.

This website includes information about Project Gutenberg™, including how to make donations to the Project Gutenberg Literary Archive Foundation, how to help produce our new eBooks, and how to subscribe to our email newsletter to hear about new eBooks.