The Gift of
Charles F. Dunbar
of Boston
(N.e. 1851),
17 October,
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A KENTUCKY PROTEST AGAINST SLAVERY.

SLAVERY

INCONSISTENT WITH

JUSTICE AND GOOD POLICY,

PROVED BY

A SPEECH,

DELIVERED IN

THE CONVENTION, HELD AT DANVILLE, KENTUCKY.

BY THE REV. DAVID RICE.

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SPEECH OF THE REV. DAVID RICE,

DELIVERED IN THE KENTUCKY CONVENTION,

FOR THE

ADOPTION OF A STATE CONSTITUTION.*

June, 1792.

MR. CHAIRMAN,

I RISE, Sir, in support of the motion now before you. But my reverence for this body, the novelty of my present situation, the great importance and difficulty of the subject, and the thought of being opposed by gentlemen of the greatest abilities, has too sensible an impression on my mind. But, Sir, I know so much of my natural timidity, which increases with my years, that I foresaw this would be the case; I therefore prepared a speech for the occasion.

Sir, I have lived free, and in many respects happy, for near sixty years; but my happiness has been greatly diminished, for much of the time, by hearing a great part of the human species groaning under the galling yoke of bondage. In this time I lost a venerable father, a tender mother, two affectionate sisters, and a beloved first born son; but all these together have not cost me half the anxiety as has been occasioned by this wretched situation of my fellow-men, whom, without a blush, I call my brethren. When I consider their deplorable state, and who are the cause of their misery, the load of misery that lies on them, and the load of guilt on us for imposing it on them; it fills my soul with anguish. I view their distresses, I read the anger of Heaven, I believe that if I should not exert myself, when, and as far, as in my power, in order to relieve them, I should be partaker of the guilt.

Sir, the question is, Whether slavery is consistent with justice and good policy? But before this is answered, it may be necessary to inquire, what a slave is?

A slave is a human creature made by law the property of another human creature, and reduced by mere power to an absolute unconditional subject to his will.

This definition will be allowed to be just, with only this one exception, that the law does not leave the life and limbs of the slave entirely in the master's power: and from it may be inferred several melancholy truths, which will include a sufficient answer to the main question.

In order to a right view of this subject, I would observe, that there are some cases, where a man may justly be made a slave by law. By vicious conduct, he may forfeit his freedom; he may forfeit his life. Where this is the case, and the safety of the public may be secured by reducing the offender to a state of slavery, it will be right; it may be an act of kindness. In no other case, if my conceptions are just, can it be vindicated on principles of justice or humanity.

As creatures of God we are, with respect to liberty, all equal. If one has a right to live among his fellow creatures, and enjoy his freedom, so has another; if one has a right to enjoy that property he acquires by an honest industry, so has another. If I, by force, take that from another, which he has a just right to, according to the law of nature, (which is a divine law) which he has never forfeited, and to which he has never relinquished his claim, I am certainly guilty of injustice and robbery; and when the thing taken is the man's liberty, when it is himself, it is the greatest injustice. I injure him much more, than if I robbed him of his property on the high-way. In this case, it does not be-
long to him to prove a negative, but to me to prove that such forfeiture has been made, because, if it has not, he is certainly still the proprietor. All he has to do is to shew the insufficiency of my proofs.

A slave claims his freedom, he pleads that he is a man, that he was by nature free, that he has not forfeited his freedom, nor relinquished it. Now unless his master can prove that he is not a man, that he was not born free, or that he has forfeited or relinquished his freedom, he must be judged free; the justice of his claim must be acknowledged. His being long deprived of this right, by force or fraud, does not annihilate it, it remains; it is still his right. When I rob a man of his property, I leave him his liberty, and a capacity of acquiring and possessing more property; but when I deprive him of his liberty, I also deprive him of this capacity; therefore I do him greater injury, when I deprive him of his liberty, than when I rob him of his property. It is in vain for me to plead that I have the sanction of law; for this makes the injury the greater, it arms the community against him, and makes his case desperate.

If my definition of a slave is true, he is a rational creature reduced by the power of legislation to the state of a brute, and thereby deprived of every privilege of humanity, except as above, that he may minister to the case, luxury, lust, pride, or avarice of another, no better than himself.

We only want a law enacted that no owner of a brute, nor other person, should kill or dismember it, and then in law the case of a slave and a brute is in most respects parallel; and where they differ, the state of a brute is to be preferred. The brute may steal or rob, to supply his hunger; the law does not condemn him to die for his offence, it only permits his death; but the slave, though in the most starving condition, dare not do either, on penalty of death or some severe punishment.

Is there any need of arguments to prove, that it is in a high degree unjust and cruel, to reduce one human creature to such an abject wretched state as this, that he may minister to the case, luxury, or avarice of another? Has not that other the same right to have him reduced to this state, that he may minister to his interest or pleasure? On what is this right founded? Whence was it derived? Did it come from heaven, from earth, or from hell? Has the great King of heaven, the absolute sovereign disposer of all men, given this extraordinary right to white men over black men? Where is the charter? In whose hands is it lodged? Let it be produced and read, that we may know our privilege.

Thus reducing man is an indignity, a degradation to our own nature. Had we not lost a true sense of its worth and dignity, we should blush to see it converted into brutes. We should blush to see our houses filled, or surrounded with cattle in our own shapes. We should look upon it to be a fouler, a blacker stain, than that with which the vertical suns have tinged the blood of Africa. When we plead for slavery, we plead for the disgrace and ruin of our own nature. If we are capable of it we may ever after claim kindred with the brutes, and renounce our own superior dignity.

From our definition, it will appear, that a slave is a creature made after the image of God, and accountable to him for the maintenance of innocence and purity; but by law reduced to a lableness to be debauched by men, without any prospect or hope of redress.

That a slave is made after the image of God, no Christian will deny; that a slave is absolutely subjected to be debauched by men, is so apparent from the nature of slavery that it needs no proof. This is evidently the unhappy case of female slaves; a number of whom have been remarkable for their chastity and modesty. If their master attempts their chastity, they dare neither resist nor complain. If another man should make the attempt, though resistance may not be so dangerous, complaints are equally vain. They cannot be heard in their own defence; their testimony cannot be admitted. The injurious person has a right to be heard, may accuse the innocent sufferer of malicious slander, and have her severely chastised.

A virtuous woman, (and virtuous Africans no doubt there are) esteems her chastity above every other thing; some have preferred it even to their lives: then, forcibly to deprive her of this, is treating her with the greatest injustice. Therefore, since law leaves the chastity of a female slave entirely in the power of her master; and greatly in the power of others, it permits this injustice; it provides no remedy, it refuses to redress this insufferable grievance; it denies even the smallest privilege of complaining.

From our definition, it will follow, that a slave
is a free moral agent legally deprived of free agency, and obliged to act according to the will of another free agent of the same species: and yet, he is accountable to his Creator for the use he makes of his own free agency.

When a man, though he can exist independent of another, cannot act independent of him, his agency must depend upon the will of that other; and therefore, he is deprived of his own free agency; and yet, as a free agent he is accountable to his Maker for all the deeds done in the body. This comes to pass through a great omission and inconsistency in the legislature. They ought farther to have enacted, in order to have been consistent, that the slave should not have been accountable for any of his actions; but that his master should have answered for him in all things, here and hereafter.

That a slave has the capacities of a free moral agent, will be allowed by all. That he is, in many instances, deprived by law of the exercise of these powers, evidently appears from his situation. That he is accountable to his Maker for his conduct, will be allowed by those, who do not believe that human legislatures are omnipotent, and can free men from this allegiance and subjection to the King of heaven.

The principles of conjugal love and fidelity in the breast of a virtuous pair, of natural affection in parents, and a sense of duty in children, are inscribed there by the finger of God; they are the laws of Heaven: but an insinuing law directly opposes them, and virtually forbids obedience. The relation of husband and wife, of parent and child, are formed by divine authority, and founded on the laws of nature. But it is in the power of a cruel master, and often of a needy creditor, to break these tender connexions, and for ever to separate these dearest relatives. This is ever done, in fact, at the call of interest or humour. The poor sufferers may expostulate; they may plead; may plead with tears; their hearts may break; but all in vain. The laws of nature are violated, the tender ties are dissolved, a final separation takes place, and the duties of these relations can no longer be performed, nor their comforts enjoyed. Would these slaves perform the duties of husbands and wives, parents and children; the law disables them, it puts it altogether out of their power.

In these cases, it is evident that the laws of nature, or the laws of man, are wrong; and which, none will be at a loss to judge. The divine law says, Whom God hath joined together, let no man put asunder; the law of man says, to the master of the slave, Though the divine law has joined them together, you may put them asunder when you please. The divine law says, Train up your child in the way he should go; the law of man says, You shall not train up your child, but as your master thinks proper. The divine law says, Honour your father and mother, and obey them in all things; but the law of man says, Honour and obey your master in all things, and your parents just as far as he shall direct you.

Should a master command his slave to steal or rob, and he should presume to disobey, he is liable to suffer every extremity of punishment short of death or amputation, from the hand of his master, at the same time he is liable to a punishment equally severe, if not death itself, should he obey.

He is bound by law, if his master pleases, to do that, for which the law condemns him to death.

Another consequence of our definition is, That a slave, being a free moral agent, an accountable creature, is a capable subject of religion and morality; but deprived by law of the means of instruction in the doctrines and duties of morality, any further than his master pleases.

It is in the power of the master to deprive him of all the means of religious and moral instruction, either in private or in public. Some masters have actually exercised this power, and restrained their slaves from the means of instruction, by the terror of the lash. Slaves have not-opportunity at their own disposal for instructing conversation; it is put out of their power to learn to read, and their masters may restrain them from other means of information. Masters designedly keep their slaves in ignorance, lest they should become too knowing to answer their selfish purposes; and too wise to rest easy in their degraded situation. In this case, the law operates so as to answer an end directly opposed to the proper end of all law. It is pointed against every thing dear to them; against the principal end of their existence. It supports in a land of religious liberty, the severest persecutions; and may operate so as totally to rob multitudes of their religious privileges, and the right of conscience.

The master is the enemy of the slave; he has made open war against him, and is daily carrying it on in unremitted efforts. Can any one then
imagine that the slave is indebted to his master, and bound to serve him? Whence can the obligation arise? What is it founded upon? What is my duty to an enemy that is carrying on war against me? I do not deny but, in some circumstances, it is the duty of the slave to serve; but it is a duty he owes himself, and not his master. The master may, and often does, inflict upon him all the severity of punishment the human body is capable of bearing; and the law supports him in it; if he does but spare his life and his limbs, he dare not complain; none can hear and relieve him; he has no redress under heaven.

When we duly consider all these things, it must appear unjust to the last degree to force a fellow-creature, who has never forfeited his freedom, into this wretched situation; and confine him and his posterity in this bottomless gulf of wretchedness for ever. Where is the sympathy, the tender feelings of humanity? Where is the heart that does not melt at this scene of wo? Or that is not fired with indignation to see such injustice and cruelty countenanced by civilized nations, and supported by the sanction of the law?

If slavery is not consistent with justice, it must be inconsistent with good policy. For who would venture to assert that it would be good policy for us to erect a public monument of our injustice, and that injustice is necessary for our prosperity and happiness? That old proverb, that honesty is the best policy, ought not to be despised for its age.

But the inconsistency of slavery with good policy will fully appear, if we consider another consequence of our definition, viz.

A slave is a member of civil society, bound to obey the laws of the land; to which laws he never consented; which partially and feebly protect his person; which allow him no property; from which he can receive no advantage; and which chiefly, as they relate to him, were made to punish him. He is therefore bound to submit to a government, to which he owes no allegiance; from which he receives great injury; and to which he is under no obligations; and to perform services to a society, to which he owes nothing, and in whose prosperity he has no interest. That he is under this government, and forced to submit to it, appears from his suffering the penalty of its laws. That he receives no benefit by the laws and government he is under, is evident, from their depriving him of his liberty, and the means of happiness. Though they protect his life and his limbs, they confine him in misery, they will not suffer him to fly from it; the greatest favours they afford him chiefly serve to perpetuate his wretchedness.

He is then a member of society, who is, properly speaking, in a state of war with his master, his civil rulers, and every member of that society. They are all his declared enemies, having in him made war upon almost every thing dear to a human creature. It is a perpetual war, with an avowed purpose of never making peace. This war, as it is unprovoked, is, on the part of the slave, properly defensive. The injury done him is much greater than what is generally esteemed a just ground of war between different nations; it is much greater than was the cause of war between us and Britain.

It cannot be consistent with the principles of good policy to keep a numerous, a growing body of people among us, who add no strength to us in time of war; who are under the strongest temptations to join an enemy, as it is scarce possible they can lose, and may be great gainers, by the event; who will count so many against us in an hour of danger and distress. A people whose interest it will be, whenever in their power, to subvert the government, and throw all into confusion. Can it be safe? Can it be good policy? Can it be our interest or the interest of posterity, to nourish within our own bowels such an injured inveterate foe; a foe with whom we must be in a state of eternal war? What havoc would a bandful of savages, in conjunction with this domestic enemy, make in our country! Especially at a period when the main body of the inhabitants were softened by luxury and ease, and quite unfitted for the hardships and dangers of war. Let us turn our eyes to the West-Indies; and there learn the melancholy effects of this wretched policy. We may there read them written with the blood of thousands, There you may see the sable, let me say, the brave sons of Africa engaged in a noble conflict with their inveterate foes. There you may see thousands fired with a generous resentment of the greatest injuries, and bravely sacrificing their lives on the altar of liberty.

In America, a slave is a standing monument of the tyranny and inconsistency of human governments.

He is declared by the united voice of America, to be by nature free, and intitled to the privilege
of acquiring and enjoying property; and yet by laws passed and enforced in these States, retained in slavery, and dispossessed of all property and capacity of acquiring any. They have furnished a striking instance of a people carrying on a war in defence of principles, which they are actually and avowedly destroying by legal force; using one measure for themselves and another for their neighbours.

Every state, in order to gain credit abroad, and confidence at home, and to give proper energy to government, should study to be consistent; their conduct should not disagree with their avowed principles, nor be inconsistent in its several parts. Consistent justice is the solid basis on which the fabric government will rest securely; take this away, and the building totters, and is liable to fall before every blast. It is, I presume, the avowed principles of each of us, that all men are by nature free, and are still entitled to freedom, unless they have forfeited it. Now, after this is seen and acknowledged, to enact that men should be slaves, against whom we have no evidence that they have forfeited their right; what would it be but evidently to fly into our own face: to contradict ourselves; to proclaim before the world our own inconsistency; and warn all men to repose no confidence in us? After this, what credit can we ever expect? What confidence can we repose in each other? If we generally concur in this nefarious deed, we destroy mutual confidence, and break every link of the chain that should bind us together.

Are we rulers? How can the people confide in us, after we have thus openly declared that we are void of truth and sincerity; and that we are capable of enslaving mankind in direct contradiction to our own principles? What confidence in legislators, who are capable of declaring their constituents all free men in one breath; and in the next, enacting them all slaves? In one breath, declaring that they have a right to acquire and possess property; and, in the next, that they shall neither acquire nor possess it during their existence here? Can I trust my life, my liberty, my property in such hands as these? Will the colour of my skin prove a sufficient defence against their injustice and cruelty? Will the particular circumstance of my ancestors being born in Europe and not in Africa defend me? Will straight hair defend me from the blow that falls so heavy on the woolly head?

If I am a dishonest man, if gain is my God, and this may be acquired by such an unrighteous law, I may rejoice to find it enacted; but I never can believe that the legislature were honest men; or repose the least confidence in them, when their own interest would lead them to betray it. I never can trust the integrity of that judge who can sit upon the seat of justice, and pass an unrighteous judgment, because it is agreeable to law; when that law itself is contrary to the light and law of nature.

Where no confidence can be put in men of public trust, the exercise of government must be very uneasy, and the condition of the people extremely wretched. We may conclude, with the utmost certainty, that it would be bad policy to reduce matters to this unhappy situation.

Slavery naturally tends to sap the foundations of moral, and consequently of political virtue; and virtue is absolutely necessary for the happiness and prosperity of a free people. Slavery produces idleness; and idleness is the nurse of vice. A vicious commonwealth is a building erected on quicksand, the inhabitants of which can never abide in safety.

The prosperity of a country depends upon the industry of its inhabitants; idleness will produce poverty; and when slavery becomes common, industry sinks into disgrace. To labour, is to slave; to work, is to work like a Negro: and this is disgraceful; it levels us with the meanest of the species; it sits hard upon the mind; it cannot be patiently borne. Youth are hereby tempted to idleness, and drawn into other vices; they see no other way to keep their credit, and acquire some little importance. This renders them like those they ape, nuisances of society. It frequently tempts them to gaming, theft, robbery, or forgery; for which they often end their days in disgrace on the gallows. Since every state must be supported by industry, it is exceedingly unwise to admit what will inevitably sink it into disgrace: and that this is the tendency of slavery is known for matter of fact.

Slavery naturally tends to destroy all sense of justice and equity. It puffs up the mind with pride; teaches youth a habit of looking down upon their fellow creatures with contempt, esteeming them as dogs or devils, and imagining themselves beings of superior dignity and importance, to whom all are indebted. This banishes the idea, and unqualifies the mind for the practice of common justice. If I have, all my days, been accustomed to live at the expense of a
black man, without making him any compensation, or considering myself at all in his debt, I cannot think it any great crime to live at the expense of a white man. If I rob a black man without guilt, I shall contract no great guilt by robbing a white man. If I have been long accustomed to think a black man was made for me, I may easily take it into my head to think so of a white man. If I have no sense of obligation to do justice to a black man, I can have little to do justice to a white man. In this case, the tinge of our skins, or the place of our nativity, can make but little difference. If I am in principle a friend to slavery, I cannot, to be consistent, think it any crime to rob my country of its property, and freedom, whenever my interest calls, and I find it in my power. If I make any difference here, it must be owing to a vicious education, the force of a prejudice, or pride of heart. If in principle, a friend to slavery, I cannot feel myself obliged to pay the debt due to my neighbour. If I can wrong him of all his possessions, and avoid the law, all is well.

The destruction of chastity has a natural tendency to introduce a number of vices, that are very pernicious to the interest of a commonwealth; and slavery much conduces to destroy chastity, as it puts so great a number of females entirely in the power of the other sex; against whom they dare not complain, on peril of the lash; and many of whom they dare not resist. This vice, this bane of society, has already become so common, that it is scarcely esteemed a disgrace, in the one sex, and that the one that is generally the most criminal. Let it become as little disgraceful in the other, and there is an end to domestic tranquility, an end to the public prosperity.

Put all the above considerations together, and it evidently appears, that slavery is neither consistent with justice nor good policy. These are considerations, one would think, sufficient to silence every objection; but I foresee, notwithstanding, that a number will be made, some of which have a formidable appearance.

It will be said, Negroes were made slaves by law; they were converted into property by an act of the legislature; and under the sanction of that law I purchased them; they therefore become my property, I have a legal claim to them. To repeal this law, to annihilate slavery, would be violently to destroy what I legally purchased with my money, or inherit from my father. It would be equally unjust with dispossessing me of my horses, cattle, or any other species of property. To dispossess me of my offspring, would be injustice equal to dispossessing me of the annual profits of my estate. This is an important objection, and it calls for a serious answer.

The matter seems to stand thus: many years ago, men, being deprived of their natural right to freedom, and made slaves, were by law converted into property. This law, it is true, was wrong, it established iniquity; it was against the law of humanity, common sense, reason, and conscience. It was, however, a law; and under the sanction of it, a number of men, regardless of its iniquity, purchased these slaves, and made their fellow-men their property.

The question is concerning the liberty of a man. The man himself claims it as his own property. He pleads, that it was originally his own; that he has never forfeited, nor alienated it; and therefore, by the common laws of justice and humanity, it is still his own. The purchaser of the slave claims the same property. He pleads, that he purchased it under the sanction of a law, enacted by the legislature; and therefore it became his. Now, the question is, who has the best claim? Did the property in question belong to the legislature? Was it vested in them? If legislatures are possessed of such property as this, may another nayer exist? No individual of their constituents could claim it as his own inherent right; it was not in them collectively; and therefore they could not convey it to their representatives. Was it ever known, that a people chose representatives to create and transfer this kind of property? The legislature were not, they could not be possessed of it; and therefore could not transfer it to another; they could not give what they themselves had not. Now, does the property belong to him, who received it from a legislature that had it not to give, and by a law they had no right to enact; or to the original owner, who has never forfeited, nor alienated his right? If a law should pass for selling an innocent man's head, and I should purchase it; have I, in consequence of this law and this purchase, a better claim to this man's head than he has himself?

To call our fellow-men, who have not forfeited, nor voluntarily resigned their liberty, our property, is a gross absurdity, a contradiction to common sense, and an indignity to human nature. The owners of such slaves then are the
licensed robbers, and not the just proprietors, of what they claim: freeing them is not depriving them of property, but restoring it to the right owner; it is suffering the unlawful captive to escape. It is not wronging the master, but doing justice to the slave, restoring him to himself. The master, it is true, is wronged: he may suffer and that greatly: but this is his own fault, and the fault of the enslaveing law; and not of the law that does justice to the oppressed.

You say, a law of emancipation would be unjust, because it would deprive men of their property; but is there no injustice on the other side? Is nobody entitled to justice, but slave-holders? Let us consider the injustice on both sides; and weigh them in an even balance. On the one hand, we see a man deprived of all property, of all capacity to possess property, of his own free agency, of the means of instruction, of his wife, of his children, of almost every thing dear to him; on the other, a man deprived of eighty or an hundred pounds. Shall we hesitate a moment to determine, who is the greatest sufferer, and who is treated with the greatest injustice? The matter appears quite glaring, when we consider, that neither this man, nor his parents had sinned, that he was born to those sufferings: but the other suffers altogether for his own sin, and that of his predecessors. Such a law would only take away property, that is its own property, and not ours: property that has the same right to possess us, as its property, as we have to possess it: property that has the same right to convert our children into dogs, and calves, and colts, as we have to convert theirs into these beasts: property that may transfer our children to strangers, by the same right that we transfer theirs.

Human legislatures should remember, that they act in subordination to the great Ruler of the universe; have no right to take the government out of his hand; nor to enact laws contrary to his; that if they should presume to attempt it, they cannot make that right, which he has made wrong: they cannot dissolve the allegiance of his subjects, and transfer it to themselves, and thereby free the people from their obligations to obey the laws of nature. The people should know, that legislatures have not this power; and that a thousand laws can never make that innocent, which the divine law has made criminal; or give them a right to that, which the divine law forbids them to claim. But to the above reply it may be farther objected, that neither we nor the legislature, enslaved the Africans; but they enslaved one another, and we only purchased those, whom they had made prisoners of war, and reduced to slavery.

Making prisoners of war slaves, though practiced by the Romans and other ancient nations, and though still practiced by some barbarous tribes, can by no means be justified; it is unreasonable and cruel. Whatever may be said of the chief authors and promoters of an unjust war, the common soldier, who is under command and obliged to obey, and, as is often the case, deprived of the means of information as to the grounds of the war, certainly cannot be thought guilty of a crime so heinous, that for it itself and posterity deserve the dreadful punishment of perpetual servitude. It is a cruelty that the present practice of all civilized nations bears testimony against. Allow then the matter objected to be true, and it will not justify our practice of enslaving the Africans. But the matter contained in the objection, is only true in part. The history of the slave-trade is too tragical to be read without a bleeding heart and weeping eyes.

A few of these unhappy Africans, and comparatively very few, are criminals, whose servitude is inflicted as a punishment for their crimes. The main body are innocent, unsuspecting creatures; free, living in peace, doing nothing to forfeit the common privileges of men. They are stolen, or violently borne away by armed force, from their country, their parents, and all their tender connections; treated with an indignity and indecency shameful to mention, and a cruelty shocking to all the tender feelings of humanity; and they and their posterity forced into a state of servitude and wretchedness for ever. It is true, they are commonly taken prisoners by Africans; but it is the encouragement given by Europeans that tempts the Africans to carry on these unprovoked wars. They furnish them with the means, and hold out to them a reward for their plunder. If the Africans are thieves, the Europeans stand ready to receive the stolen goods; if the former are robbers, the latter furnish them with arms, and purchase the spoil. In this case, who is the most criminal, the civilized European, or the untutored African? The European merchants know, that they themselves are the great encouragers of these wars, as they are the principal gainers by the event. They furnish the sinews, add the strength, and receive the gain. They know that they purchase these slaves of those
who have no just pretence to claim them as theirs. The African can give the European no better claim than he himself has; the European merchant can give us no better claim than is vested in him; and that is one founded only in violence or fraud.

In confirmation of this account might be produced many substantial vouchers, and some who had spent much time in this nefarious traffic. But such as are accustomed to listen to the melancholy tales of these unfortunate Africans, can not want sufficient evidence. Those who have seen multitudes of poor innocent children driven to market, and sold like beasts, have it demonstrated before their eyes.

Another objection to my doctrine, and that esteemed by some the most formidable, still lies before me; an objection taken from the sacred scriptures. There will be produced on the occasion, the example of faithful Abraham, recorded Gen. xvii and the law of Moses, recorded in Lev. xxv. The injunctions laid upon servants, in the gospel, particularly by the Apostle Paul, will also be introduced here. These will all be directed, as formidable artillery, against me, and in defence of absolute slavery.

From the passage in Genesis, it is argued, by the advocates for perpetual slavery, that since Abraham had servants born in his house and bought with money, they must have had servants for life, like our negroes: and hence they conclude that it is lawful for us to purchase heathen servants, and if they have children born in our houses, to make them servants also. From the law of Moses it is argued, that the Israelites were authorized to leave the children of their servants, as an inheritance to their own children for ever: and hence it is inferred, that we may leave the children of our slaves as an inheritance to our children for ever. If this was immoral in itself, a just God would never have given it the sanction of his authority: and, if lawful in itself, we may safely follow the example of Abraham, or act according to the law of Moses.

None, I hope, will make this objection, but those who believe these writings to be of divine authority: for if they are not so, it is little to the purpose to introduce them here. If you grant them to be of divine authority, you will also grant, that they are consistent with themselves, and that one passage may help to explain another. Grant me this; and then I reply to the objection.

In the 13th verse of the 17th of Genesis, we find that Abraham was commanded to circumcise all that were born in his house, or bought with money. We find in the sequel of the chapter, that he obeyed the command without delay; and actually circumcised every male in his family, who came under this description. This law of circumcision continued in force; it was not repealed, but confirmed by the law of Moses.

Now to the circumcised were committed the oracles of God; and circumcision was a token of that covenant by which, among other things, the land of Canaan, and their various privileges in it, were promised to Abraham and his seed; to all that were included in that covenant. All were included, to whom circumcision, which was the token of the covenant, was administered agreeably to God's command. By divine appointment, not only Abraham and his natural seed, but he that was bought with money of any stranger that was not of his seed, was circumcised. Since the seed of the stranger received the token of this covenant, we must believe, that he was included, and interested in it; that the benefits promised were to be conferred on him. These persons bought with money were no longer looked upon as uncircumcised and unclean, as aliens and strangers; but were incorporated with the church and nation of the Israelites; and became one people with them; became God's covenant people. Whence it appears, that suitable provision was made by the divine law that they should be properly educated, made free, and enjoy all the common privileges of citizens. It was by the divine law enjoined upon the Israelites, thus to circumcise all the males born in their houses; then if the purchased servants in question had any children, their masters were bound by law to incorporate them into their church and nation. These children then were the servants of the Lord, in the same sense, as the natural descendants of Abraham were; and therefore, according to the law, Lev. xxv. 42, 55, they could not be made slaves. The passages of scripture under consideration were so far from authorizing the Israelites to make slaves of their servants' children, that they evidently forbid it; and therefore are so far from proving the lawfulness of our enslaving the children of the Africans, that they clearly condemn the practice as criminal.

These passages of sacred writ have been wickedly pressed into the service of Mammon, perhaps more frequently than any others; but does it not now appear, that these weighty pieces of artillery
may be fairly wrested from the enemy, and turned upon the hosts of the Mammonites, with very good effect?

The advocates for slavery should have observed, that in the law of Moses referred to, there is not the least mention made of the children of these servants; it is not said that they should be servants, or any thing about them. No doubt, some of them had children, but it was unnecessary to mention them; because they were already provided for by the law of circumcision.

To extend the law of Moses to the children of these servants, is arbitrary and presumptuous; it is making them include much more than is expressed or necessarily implied in the text. It cannot be necessarily implied in the expression, They shall be your bond men forever; because the word forever is evidently limited by the nature of the subject; and nothing appears, by which it can be more properly limited, than the life of the servants purchased. The sense then is simply this, they shall serve you and your children as long as they live.

We cannot certainly determine how these persons were made servants at first; nor is it necessary we should. Whether they were persons who had forfeited their liberty by capital crimes; or whether they had involved themselves in debt by folly or extravagance, and submitted to serve during their lives, in order to avoid a greater calamity; or whether they were driven to that necessity in their younger days, for want of friends to take care of them, we cannot tell. This, however, we may be sure of, that the Israelites were not sent by a divine law to nations three thousand miles distant, who were neither doing, nor meditating anything against them, and with whom they had nothing to do; in order to captivate them by fraud or force, tear them away from their country and all their tender connexions, bind them in chains, crowd them into ships, and there murder them by thousands, with the want of air and exercise; and then condemn the survivors and their posterity to slavery for ever.

But it is further objected, that the apostle advises servants to be contented with their state of servitude, and obedient to their masters; and though he charges their masters to use them well, he no where commands them to set them free.

In order rightly to understand the matter, we should recollect the situation of Christians at that time. They were under the Roman yoke, the government of the heathen; who were watching every opportunity of charging them with designs against their government, in order to justify their bloody persecutions. In such circumstances, for the Apostle to have proclaimed liberty to the slaves, would probably have exposed many of them to certain destruction, brought ruin on the Christian cause, and that without the prospect of freeing one single man; which would have been the height of madness and cruelty. It was wise, it was humane in him not to drop a single hint on this subject, farther than saying, if thou mayest be made free, use it rather.

Though the Apostle acted with this prudent reserve, the unreasonableness of perpetual unconditional slavery may easily be inferred from the righteous and benevolent doctrines and duties taught in the New Testament. It is quite evident that slavery is contrary to the spirit and genius of the Christian religion. It is contrary to that excellent precept laid down by the Divine Author of the Christian institution, viz. Whatever ye would that men should do to you do ye even so to them. A precept so finely calculated to teach the duties of justice, to enforce their obligation, and induce the mind to obedience, that nothing can excel it. No man, when he views the hardships, the sufferings, the excessive labours, the unreasonable chastisements, the separations between loving husbands and wives, between affectionate parents and children, can say, were I in their place, I should be contented; I so far approve this usage, as to believe the law that subjects me to it, to be perfectly right; that I and my posterity should be denied the protection of law, and by it be exposed to suffer all these calamities; though I never forfeited my freedom, nor merited such treatment, more than others. No; there is an honest sorrowing in our breasts, that bears testimony against this, as unreasonable and wicked. I found it in my own breast near forty years ago, and through all the changes of time, the influence of custom, the arts of sophistry, and the fascinations of interest, remains here still. I believe, it is a law of my nature; a law of more ancient date than any act of parliament; and which no human legislature can ever repeal. It is a law inscribed on every human heart; and may there be seen in legible characters, unless it is blotted by vice, or the eye of the mind blotted by interest. Should I do any thing to countenance this evil, I should fight against my own heart; should I not use my
influence to annihilate it, my own conscience would condemn me.

It may be further objected, this slavery, it is true, is a great evil; but still greater evils would follow their emancipation. Men who have laid out their money in purchase of slaves, and now have little other property, would certainly be great sufferers; the slaves themselves are unacquainted with the arts of life, being used to act only under the direction of others; they have never acquired the habits of industry; have not the sense of propriety and spirit of emulation necessary to make them useful citizens. Many have been so long accustomed to the meaner vices, habituated to lying, pilfering and stealing, that when pinched with want, they would commit these crimes, become pests to society, or end their days on the gallows. Here are evils on both hands, and of two evils, we should take the least.

This is a good rule, when applied to natural evils; but with moral evils it has nothing to do; for of these we must choose neither. Of two evils, the one natural the other moral, we must always choose the natural evil; for moral evil, which is the same thing as sin, can never be a proper object of choice. Enslaving our fellow creatures is a moral evil; some of its effects are moral, and some natural. There is no way so proper to avoid the moral effects as by avoiding the cause. The natural evil effects of emancipation can never be a balance for the moral evils of slavery, or a reason why we should prefer the latter to the former.

Here we should consider on whom these evils are to be charged; and we shall find they lie at our own doors, they are chargeable on us. We have brought one generation into this wretched state; and shall we therefore doom all the generations of their posterity to it? Do we find by experience, that this state of slavery corrupts and ruins human nature? And shall we persist in corrupting and ruining it in order to avoid the natural evils we have already produced? Do we find, as the ancient poet said, that the day we deprive a man of freedom, we take away half his soul? and shall we continue to maim souls, because a maimed soul is unfit for society? Strange reasoning indeed! An astonishing consequence! I should have looked for a conclusion quite opposite to this, viz. that we should be sensible of the evil of our conduct, and persist in it no longer. To me this appears a very powerful argument against slavery, and a convincing proof of its iniquity. It is ruining God's creatures whom he has made free moral agents, and accountable beings; creatures who still belong to him, and are not left to us to ruin at our pleasure.

However, the objection is weighty, and the difficulty suggested great. But I do not think, that it is such as ought to deter us from our duty, or tempt us to continue a practice so inconsistent with justice and sound policy; therefore I give it as my opinion, that the first thing to be done is to resolve unconditionally to put an end to slavery in this state. This, I conceive, properly belongs to the convention; which they can easily effect, by working the principle into the constitution they are to frame.

If there is not in government some fixed principle superior to all law, and above the power of legislators, there can be no stability, or consistency in it; it will be continually fluctuating with the opinions, humour, passions, prejudices, or interests, of different legislative bodies. Liberty is an inherent right of man, of every man; the existence of which ought not to depend upon the mutability of legislation; but should be wrought into the very constitution of our government, and be made essential to it.

Though I doubt not but some men of narrow minds under the influence of prejudice or covetousness, might be made uneasy and disposed to clamour; yet I apprehend but little danger of any ill effects. The measure would be so agreeable to the honest dictates of conscience, the growing sentiments of the country, and of many even of the slave-holders themselves, that any opposition they might make would not be supported; and they would be too wise to hazard the hastening an event they so much dread.

If the growing opinion of the unlawfulness of slavery should continue to grow, holding men in that state will soon be impracticable; there will be no cause existing sufficient to produce the effect; when this shall happen, a certain event may suddenly take place, the consequence of which may be very disagreeable. This I take to be the proper time to prevent this evil. We may now do it in a peaceable manner, without going a step out of the way of our duty, and without hazarding what might be attended with ten-fold more confusion and danger.

The slavery of the negroes began in iniquity; a curse has attended it, and a curse will follow it. National vices will be punished with national ca-
lamities. Let us avoid these vices, that we may avoid the punishment which they deserve; and endeavour so to act, as to secure the approbation and smiles of Heaven.

Holding men in slavery is the national vice of Virginia; and, while a part of that state, we were partakers of the guilt. As a separate state, we are just now come to the birth; and it depends upon our free choice whether we shall be born in this sin, or innocent of it. We now have it in our power to adopt it as our national crime; or to bear a national testimony against it. I hope the latter will be our choice; that we shall wash our hands of this guilt; and not leave it in the power of a future legislature, ever more to stain our reputation or our conscience with it.

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