Described by some as “the real father of Social Security,” Paine wrote *Agrarian Justice* during the winter of 1795-96, while convalescing in the house of the U.S. Minister James Monroe, after his release from the Luxembourg prison where he had spent almost a year. But the piece was published only in the spring of 1797. Paine was then living in an apartment lent to him by his friend Nicolas de Bonneville, publisher and founder of the famous *Cercle Social* where many revolutionary ideas had been agitated—and printed—before the Terror. *Agrarian Justice* appeared in Paris first, then in London, a few days before the publisher, Thomas Williams, was arrested and jailed. Just as the pamphlet was about to be published, Paine decided to return to America. He left Paris for Le Havre, where he remained from mid-March till mid-May, waiting for a safe boat to take him home—but only to find out that the Ocean was more than ever under British control, and that he just couldn’t go. His departure had been so hasty that Paine, unable to supervise the translation of *Agrarian Justice* into French, had entrusted a friend with the task. Back in Paris in the latter part of May, “he found that the pamphlet had done well enough to warrant a further printing, and this gave him the excuse to write a preface.”

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1. *Thomas Paine’s Agrarian Justice: A prophecy for our times*
Paine wrote *Agrarian Justice* at a time when the issue of land and landed property was centerstage in France as a practical result of the abolition of tithes and as a social consequence of the sale of the “national estate” ("biens nationaux") confiscated from the clergy. It has been estimated that 40% of the land thus redistributed was acquired by the peasantry. The rest was bought by rural bourgeois or surviving aristocrats. France had, to a relatively large extent, become of nation of land-owners. The question of representative democracy and the problem of land-taxation appeared in a new light, and raised new social issues that Paine now wanted to address differently from what he had done a few years before in the second part of *Rights of Man*.

In 1797, the Terror was over, but war was going on between France and England—with England, as Paine said, “supporting the despotism of Austria and the Bourbons against the liberties of France.” In his preface to the English edition, Paine explains that he would have preferred the pamphlet to appear later, when “the present war” was over, but that he had resolved to publish it *now* in response to a sermon delivered by Richard Watson, bishop of Llandaff—a sermon entitled “The Wisdom and Goodness of God, in having made both rich and poor.” “It is wrong,” Paine wrote, “to say God made rich and poor; He only made male and female; and he gave them the earth for their inheritance.” This, as we shall see, was to be the starting-point of his Biblical case for a welfare system.

Another aspect of the context in which Paine wrote and then published *Agrarian Justice* has to do with the French Constitution of Year III, adopted by referendum in September 1795. Paine had been one of the drafters of the Girondin constitutional project of 1793, and he probably thought of himself as an indirect originator of the new constitution. He, therefore, unsurprisingly called it “the best organised system the human mind has yet produced.” But, in his view, the Constitution of Year III had one important flaw: suffrage, instead of being equal, was now based on property qualification, i.e. the payment of a direct land or personal property tax. The consequence of this was that unpropertied citizens were purely and simply excluded from the republican principle of political participation and representation. This defect, Paine argued, was the original cause of Babeuf’s conspiracy. Babeuf and his fellow-conspirators, he wrote, were right to protest since a basic human right was at stake, but instead of “constitut[ing] themselves personally into a Directory, which is formally destructive of election and representation,” and is even worse than the flaw they condemned, they should have suggested a peaceful, constitutional rectification of the clause in question. “Had Babeuf and his accomplices taken into consideration the condition of France under the Constitution, and compared it with what it was under the tragical revolutionary government, and during the execrable Reign of Terror, the
rapidity of the alteration must have appeared to them very striking and astonishing. Famine has been replaced by abundance, and by the well-founded hope of a near and increasing prosperity. For Paine, who thus openly supported the “Directoire” and the new assemblies, it did not make political sense to try and overthrow a regime which was much better than the previous ones, and rested on a good amendable constitution. His object therefore, in *Agrarian Justice*, was precisely to propose “to the legislature and the Executive Directory of the French Republic,” to which the piece is inscribed, a constitutional amendment dissociating property (an acquired right) from the expression of individual sovereignty (a natural birthright of man, however propertyless he may be). The tragic end of Gracchus Babeuf, who was arrested, tried and finally guillotined in May 1797, certainly encouraged Paine to publish his thoughts on the subject, but it also compelled him to be somewhat cautious in questioning the dominant bourgeois system.

In that respect, the exact title of Paine’s pamphlet must be kept in mind: “*La Justice Agraire opposée à la Loi Agraire, et aux privilèges agraires.*” Like Mably and Montesquieu who had propagated the idea, the French Convention believed that the “agrarian laws” of Roman times aimed at dispossessing rich land-owners, or at limiting land property, whereas in fact Roman legislators intended only to give the poor, i.e. the plebeians, a more substantial share of the cake (the cake being territories taken from the enemy, turned into state property... and usually grabbed by patricians). The Convention therefore passed a law (17 March, 1793), condemning to death any person proposing the adoption of an “agrarian law”. Paine’s apparent circumspection (compared to Babeuf’s audacity) and his insistence on Agrarian *Justice* as opposed to Agrarian *Law* is quite easy to understand in that light.

But Paine did not need a threat of this kind to believe that a mass dispossession of the propertied and the establishment of a communist system based on collective ownership à la Babeuf would not be a sound remedy. Like most Enlightenment thinkers, he was an admirer of Adam Smith and believed in economic liberalism, but his belief was inseparable from the idea that some kind of compensation should be granted by the community to those who were victimised by the system of property accumulation, i.e. deprived of their natural, God-given right to possess the earth. This compensation was the price to pay for social peace (together with the restoration of suffrage, as a natural right, to the landless).

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With regard not to the context but to the text itself, the best approach, as I see it, and as Gregory Claeys saw it in an excellent book on Paine’s
political thought (to which I am very much indebted here)\textsuperscript{13}, consists in comparing \textit{Agrarian Justice} with Paine’s welfare proposals in the second part of \textit{Rights of Man}. Such a comparison will highlight the merits of \textit{Agrarian Justice} in terms of its contribution to modern utopian thought, and as a source of inspiration and reflection for the “Basic Income” theme as it is now called and discussed by various groups of economists and political scientists.\textsuperscript{14}

In \textit{Agrarian Justice}, Paine’s arguments for redistributing property were quite unlike anything he had previously suggested, and can be seen as considerably more radical than the plan proposed in \textit{Rights of Man}, a plan based on various allowances—for the poor, the widows, the unemployed, the aged, the education of children, etc.—to be financed through existing taxes and the institution of a plan of progressive taxation on land.\textsuperscript{15}

A new proposition, not of an historical but of a religious nature, was that “the earth, in its natural, uncultivated state was \ldots the \textit{common property of the human race},” man being viewed as a “joint life proprietor” of both the “soil” and “all its natural productions, vegetable and animal.”\textsuperscript{16} By virtue of this new right, every landed proprietor owed the community a “\textit{ground-rent},”\textsuperscript{17} as Paine called it, i.e. a kind of democratic tithe—not for God or the Church this time, but for man.\textsuperscript{18} This meant that not effort or industry, but land itself was the original source of wealth. Writing this was more than saying—as historians might do, or as was evidenced by the Indians of North America insistentely mentioned by Paine in his pamphlet—that the earth had once been “common property”; what was central here was the religious argument about “the original bequest of the whole earth to all by God at the Creation.”\textsuperscript{19} Strangely enough, Paine based his case on the Biblical account of the Creation (Genesis), in which he did not really believe, as all readers of \textit{The Age of Reason} will remember.

In his either sincere or rhetorical view, however, the earth was not given to man for him to cultivate, but as a garden, where to hunt and pick fruit. Cultivation was a human invention, which gradually gave rise to culture and civilisation, and resulted in the current state of things, in which a landed monopoly had dispossessed at least half the population from the soil. Hence the \textit{cultural necessity} of a compensation—and the practical measures proposed by Paine, which aimed at bringing “a revolution in the state of civilisation.”\textsuperscript{20} In practical terms, this meant the establishment of a special tax on inherited property, and the creation of a national fund, out of which every man or woman reaching the age of twenty-one would receive a sum of fifteen pounds sterling (enough for a couple to “begin the world,” and “buy a cow, and implements to cultivate a few acres of land,” instead of being “burdens upon society”\textsuperscript{21}), while every person aged fifty, whether
“rich or poor,” would receive a minimum subsistence allowance of ten pounds a year for the rest of his or her life.

Parallel to his religious argument, and probably in order to counterbalance it by means of a more secular approach, Paine introduced a new concept, a kind of positive or dynamic “principle of progress,” to use Claeys’ phrase, which Paine summarises as follows: “No person ought to be in a worse condition when born under what is called a state of civilisation, than he would have been had he been born in a state of nature.” Therefore, when such was the case—like, for instance, in his own day, when the poor were worse off than the Indians—, a compensation had to be provided for, in the form of a subtraction from property “equal in value to the natural inheritance it has absorbed.” This more secular argument had the advantage of taking into account what the Biblical narrative ignored, that is the gradual increase in standards of living: it meant that in proportion as their wealth increased, more money would be subtracted from the rich and go into the fund supporting the poor. Affluence would thus be profitable to all, with private property continuing, almost intact, as the cornerstone of the economic system.

But the medal of progress had its negative side. As Claeys puts it, “the great novel claim of Agrarian Justice,” different from his earlier optimistic views on the development of commerce, “was that poverty not only resulted from but also increased with civilisation.” Therefore something had to be done if civilisation was to remain liveable for the poor, and was still to be based on the principle that “the condition of every person born into the world, after a state of civilisation commences, ought not to be worse than if he had been born before that period.” If left to itself, and to the “laissez-faire” principle, civilisation ironically tended to drift toward new forms of barbarity, a paradox confirmed at the time by the development of industrial cities in both Europe and America. This negative drift justified Paine’s proposed compensation, which, in turn, was made possible by the positive dimension of progress: the neo-liberal loop was thus looped.

Even more secular, and perhaps more revolutionary, was Paine’s next argument, suggesting that “personal property is the effect of society . . . All accumulation, therefore, of personal property, beyond what a man’s own hands produce, is derived to him by living in society; and he owes . . . a part of that accumulation back again to society from whence the whole came.” This notion of a social debt simply meant that all property (financial speculation, for instance, or wealth derived from manufacturing), and not only land, could be taxed or otherwise redistributed for the common good. This claim of justice for the wage-earner could not be vindicated in terms of the Biblical argument and was too loosely covered by the principle of progress. Paine therefore grounded it on the proto-
Marxist realisation that “the accumulation of personal property is, in many instances, the effect of paying too little for the labor that produces it”—the consequence being “that the working hand perishes in old age,” while “the employer abounds in affluence.”27 An economic debt was thus added to the cultural and social necessities of a compensation. But in his practical measures Paine did not propose to tax personal property: this would have had revolutionary implications that could not be envisaged by his contemporaries—let alone by himself. The economic argument nevertheless added secular weight to his rhetoric. This, Claeys concludes, was “a step of immense importance in the history of ideas of public welfare.”28

At the time of Paine, most people believed that unpropertied workers should be excluded from the right to vote if only because, being dependent on their masters, they were not free to think on their own and make autonomous choices. As John Keane, the author of a magnificent biography, recently put it: “Paine stood this old argument on its head. Instead of denying the franchise to those who currently depend politically on the rich, the dependents should be granted monetary independence. That universal guarantee of a right to a basic citizen’s income would then require—contrary to the spirit of the new 1795 constitution—a universal franchise.”29 Paine’s protest against the institution of a property qualification in the French Constitution and his proposal of a universal basic income are thus closely connected in Agrarian Justice, although critics have often described them as a sign of intellectual inconsistency.

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Due to circumstances (the war, “Pitt’s Terror” in England, the aftermath of the Terror in France, the political anticlimax that followed it), the impact of Agrarian Justice at the time of its publication seems to have been negligible. Paine himself had predicted that, at least in his native country, the reaction of the dominant class to his Basic Income proposal would be highly negative: “I know that the possessors of [overgrown] property in England, though they would eventually be benefited by the protection of nine-tenths of it, will exclaim against the plan,”30 the irony being that this plan would in fact be less costly, annually, for English taxpayers than the war against France which they currently had to support. The wealthy, Paine argued, ought to be less blind in the defence of their own interests; they should realise that “it is only in a system of justice that the possessor can contemplate security.”31 Social justice as the natural companion and safeguard of economic liberalism: this is what Paine’s “social-democratic” profession of faith was all about.
There were a few unrelenting enthusiasts, like William Blake, who, after reading *Agrarian Justice*, ranked Paine with Jesus Christ as "a worker of miracles." But on the whole Paine was now preaching in the wilderness.

As far as popular reactions are concerned, very little is known, except that "several cheap editions appeared in Manchester and elsewhere [and that] segments of *Agrarian Justice* were reprinted by exiled radicals in America . . . with a full edition appearing in Albany and another in Philadelphia in 1797." Intellectually, the most important response to *Agrarian Justice* was Thomas Spence’s *The Rights of Infants* (London, 1797), although its circulation and actual impact were quite negligible. Spence, a Newcastle schoolmaster and later London printer, who had been arrested for selling *Rights of Man*, called Paine’s proposed compensation based on 10% of land values a “poor, beggarly stipend,” and saw no reason why landowners should keep the remaining 90%, since most improvements brought to their property were carried out by the “labouring class.”

At a later stage, the direct or indirect influence of *Agrarian Justice* can be traced in the works or practical experiments of Louis Blanc, Robert Owen and other 19th-century socialist utopians or, as Philippe Van Parijs has pointed out, in the writings of Herbert Spencer, Henry George, Léon Walras or more recently Hillel Steiner. Also, in his *Histoire socialiste de la Révolution française* published at the turn of the century, Jean Jaurès repeatedly refers to Paine’s “social fecundity” as he found it in *Rights of Man*, and discusses his welfare “plan of legislation” at length, but no mention is made of *Agrarian Justice*, an omission which is quite baffling and uneasy to account for.

In my view, it was Edward Bellamy—with his *Looking Backward*, a best-selling science-fiction novel first published in 1888—who was closest to Paine’s pamphlet, although he never mentions it either and, unlike Paine, grounds his Basic Income proposal on a system of work requirement. Central to his famous utopia was the right of any man to subsistence, a right which, Bellamy writes, “depends on the fact that he is a man, and not on the amount of wealth and strength he may have, as long as he does his best.” In exchange for their “maintenance at the nation’s table,” workers were required to perform a “period of industrial service [of] twenty-four years, beginning at . . . twenty-one and terminating at forty-five.” After that period, people could at leisure “devote [themselves] to the higher exercise of [their] faculties, the intellectual and spiritual enjoyments and pursuits which alone mean life.”

In more recent times, Paul Goodman, a declared admirer of Paine and a friend of Ivan Illich, also tried to connect the subsistence economy with the general economy. In *Communitas* (1947), a highly stimulating book written with his brother Percival, he suggested as the only way to get out of
the “system”—a system where, “unless every kind of goods is produced and sold, it is also impossible to produce bread”—a division of the economy into two sectors: a communist, state-run sector (10% of the total production) where elementary subsistence goods and services would be provided for, and a capitalist sector (90%) for the production of convenience, comfort and luxury goods. The subsistence goods would be produced by “universally conscripted labour, run as a state monopoly like the post office or the army,” each man serving “in the national economy for six or seven years of his life.” This plan, when proposed (right after World War II), sounded as “military” in its inspiration, and almost as coercive, as the one proposed by Edward Bellamy, but Goodman forcefully argued that it was in fact less coercive “than the situation most people are used to” in modern life. I don’t think Thomas Paine would have agreed with either of these plans. His idea, his “beautifully, disarmingly simple idea,” of a Basic Income deserves more serious, more down-to-earth consideration.

The age of structural unemployment in which we are living today may be the right time for a full recognition—at last—of Paine’s merits as a prophet and proponent of the “Basic Income” concept. This concept may indeed sound more relevant than ever in the face of an economic system which is obviously going wild and can increasingly dispense with the services of mankind. In this distracted world, the most appropriate response might, once again, be that of... “common sense.”

Notes

1. Based on a lecture given on September 12, 1996 in Vienna at the B.I.E.N. (Basic Income European Network) International Conference.
5. On June 5 1793, the Convention also resolved that all common property (“biens communaux”)—with the exception of woods, buildings and public tracks—could be shared among local citizens if one third of them asked for the sharing.
12. Title of the English edition: *Agrarian Justice opposed to Agrarian Law, and to Agrarian Monopoly*.
14. Among the most active of these groups are: B.I.E.N. (Basic Income European Network), A.I.R.E (Association pour l’Instauration d’un Revenu d’Existence) and M.A.U.S.S (Mouvement Anti-Utilitariste dans les Sciences Sociales). For a precise definition of “Basic Income,” see: Philippe Van Parijs, ed., *Arguing for Basic Income* (London: Verso, 1992): “A basic income is an income unconditionally paid to all on an individual basis, without means test or work requirement. In other words, it is a form of minimum income guarantee that differs from those that now exist in various European countries by virtue of the fact that it is paid: 1. to individuals rather than households; 2. irrespective of any income from other sources; and 3. without requiring any present or past work performance, or the willingness to accept a job if offered” (p. 1).
16. *FOI 611*.
20. *FOI 621*.
22. Claeys 201.
23. *FOI 613*.
24. Claeys 199.
25. *FOI 610*.
28. Claeys 205. “Paine’s efforts represent an important transitional stage in the radical secularization of natural law arguments . . . Paine’s was a middle position between the Spenceans and others who unabashedly appealed to divine intention in support of positive community of goods, and the Owenite socialists of the early 1820s and later, who, both more historicist and more consistent in their deism, rejected completely appeals to the state of nature and founded property rights entirely upon labour, and community of goods upon its economic and moral advantages rather than its divine origins.” (206)
30. *FOI 619*.
31. Ibid. 621.
32. David Erdman, Blake, Prophet Against Empire (1954) 277.
33. Claesys 207.
34. Ibid. 207.
38. Ibid.
39. Ibid. 58.
40. Ibid. 136.
42. Ibid. 192.
43. Ibid. 198.
44. Philippe Van Parijs, op. cit. 3.
II. Agrarian Justice

To preserve the benefits of what is called civilised life, and to remedy at the same time the evil which it has produced, ought to be considered as one of the first objects of reformed legislation.

Whether that state that is proudly, perhaps erroneously, called civilisation, has most promoted or most injured the general happiness of man is a question that may be strongly contested. On one side, the spectator is dazzled by splendid appearances; on the other, he is shocked by extremes of wretchedness; both of which it has erected. The most affluent and the most miserable of the human race are to be found in the countries that are called civilised.

To understand what the state of society ought to be, it is necessary to have some idea of the natural and primitive state of man; such as it is at this day among the Indians of North America. There is not, in that state, any of those spectacles of human misery which poverty and want present to our eyes in all the towns and streets in Europe.

Poverty, therefore, is a thing created by that which is called civilised life. It exists not in the natural state. On the other hand, the natural state is without those advantages which flow from agriculture, arts, science and manufactures.

The life of an Indian is a continual holiday, compared with the poor of Europe; and, on the other hand it appears to be abject when compared to the rich. Civilisation, therefore, or that which is so-called, has operated two ways: to make one part of society more affluent, and the other more wretched, than would have been the lot of either in a natural state.

It is always possible to go from the natural to the civilised state, but it is never possible to go from the civilised to the natural state. The reason is that man in a natural state, subsisting by hunting, requires ten times the quantity of land to range over to procure himself sustenance, than would support him in a civilised state, where the earth is cultivated.
When, therefore, a country becomes populous by the additional aids of cultivation, art and science, there is a necessity of preserving things in that state; because without it there cannot be sustenance for more, perhaps, than a tenth part of its inhabitants. The thing, therefore, now to be done is to remedy the evils and preserve the benefits that have arisen to society by passing from the natural to that which is called the civilised state.

In taking the matter upon this ground, the first principle of civilisation ought to have been, and ought still to be, that the condition of every person born into the world, after a state of civilisation commences, ought not to be worse than if he had been born before that period.

But the fact is that the condition of millions, in every country in Europe, is far worse than if they had been born before civilisation begin, had been born among the Indians of North America at the present. I will show how this fact has happened.

It is a position not to be controverted that the earth, in its natural, uncultivated state was, and ever would have continued to be, the common property of the human race. In that state every man would have been born to property. He would have been a joint life proprietor with rest in the property of the soil, and in all its natural productions, vegetable and animal.

But the earth in its natural state, as before said, is capable of supporting but a small number of inhabitants compared with what it is capable of doing in a cultivated state. And as it is impossible to separate the improvement made by cultivation from the earth itself, upon which that improvement is made, the idea of landed property arose from that parable connection; but it is nevertheless true, that it is the value of the improvement, only, and not the earth itself, that is individual property.

Every proprietor, therefore, of cultivated lands, owes to the community a ground-rent (for I know of no better term to express the idea) for the land which he holds; and it is from this ground-rent that the fund prod in this plan is to issue.

It is deducible, as well from the nature of the thing as from all the stories transmitted to us, that the idea of landed property commenced with cultivation, and that there was no such thing as landed property before that time. It could not exist in the first state of man, that of hunters. It did not exist in the second state, that of shepherds; neither Abraham, Isaac, Jacob, nor Job, so far as the history of the Bible may be credited in probable things, were owners of land.

Their property consisted, as is always enumerated in flocks and herds, and they travelled with them from place to place. The frequent contentations at that time about the use of a well in the dry country of Arabia,
where those people lived, also show that there was no landed property. It was not admitted that land could be claimed as property.

There could be no such thing as landed property originally. Man did not make the earth, and, though he had a natural right to occupy it, he had no right to locate as his property in perpetuity any part of it; neither did the Creator of the earth open a land-office, from whence the first title-deeds should issue. Whence then, arose the idea of landed property? I answer as before, that when cultivation began the idea of landed property began with it, from the impossibility of separating the improvement made by cultivation from the earth itself, upon which that improvement was made.

The value of the improvement so far exceeded the value of the natural earth, at that time, as to absorb it; till, in the end, the common right of all became confounded into the cultivated right of the individual. But there are, nevertheless, distinct species of rights, and will continue to be, so long as the earth endures.

It is only by tracing things to their origin that we can gain rightful ideas of them, and it is by gaining such ideas that we, discover the boundary that divides right from wrong, and teaches every man to know his own. I have entitled this tract “Agrarian Justice” to distinguish it from “Agrarian Law.”

Nothing could be more unjust than agrarian law in a country improved by cultivation; for though every man, as an inhabitant of the earth, is a joint proprietor of it in its natural state, it does not follow that he is a joint proprietor of cultivated earth. The additional value made by cultivation, after the system was admitted, became the property of those who did it, or who inherited it from them, or who purchased it. It had originally no owner. While, therefore, I advocate the right, and interest myself in the hard case of all those who have been thrown out of their natural inheritance by the introduction of the system of landed property, I equally defend the right of the possessor to the part which is his.

Cultivation is at least one of the greatest natural improvements ever made by human invention. It has given to created earth a tenfold value. But the landed monopoly that began with it has produced the greatest evil. It has dispossessed more than half the inhabitants of every nation of their natural inheritance, without providing for them, as ought to have been done, an indemnification for that loss, and has thereby created a species of poverty and wretchedness that did not exist before.

In advocating the case of the persons thus dispossessed, it is a right, and not a charity, that I am pleading for. But it is that kind of right which, being neglected at first, could not be brought forward afterwards till heaven had opened the way by a revolution in the system of government. Let us then do honour to revolutions by justice, and give currency to their principles by blessings.
Having thus in a few words, opened the merits of the case, I shall now proceed to the plan I have to propose, which is,

To create a national fund, out of which there shall be paid to every person, when arrived at the age of twenty-one years, the sum of fifteen pounds sterling, as a compensation in part, for the loss of his or her natural inheritance, by the introduction of the system of landed property:

And also, the sum of ten pounds per annum, during life, to every person now living, of the age of fifty years, and to all others as they shall arrive at that age.

Means by which the fund is to be created

I have already established the principle, namely, that the earth, in its natural uncultivated state was, and ever would have continued to be, the common property of the human race; that in that state, every person would have been born to property; and that the system of landed property, by its inseparable connection with cultivation, and with what is called civilised life, has absorbed the property of all those whom it dispossessed, without providing, as ought to have been done, an indemnification for that loss.

The fault, however, is not in the present possessors. No complaint is tended, or ought to be alleged against them, unless they adopt the crime by opposing justice. The fault is in the system, and it has stolen perceptibly upon the world, aided afterwards by the agrarian law of the sword. But the fault can be made to reform itself by successive generations; and without diminishing or deranging the property of any of present possessors, the operation of the fund can yet commence, and in full activity, the first year of its establishment, or soon after, as I shall show.

It is proposed that the payments, as already stated, be made to every person, rich or poor. It is best to make it so, to prevent invidious distinctions. It is also right it should be so, because it is in lieu of the natural inheritance, which, as a right, belongs to every man, over and above property he may have created, or inherited from those who did. Such persons as do not choose to receive it can throw it into the common fund.

Taking it then for granted that no person ought to be in a worse condition when born under what is called a state of civilisation, than he would have been had he been born in a state of nature, and that civilisation ought to have made, and ought still to make, provision for that purpose, it can only be done by subtracting from property a portion equal in value to the natural inheritance it has absorbed.

Various methods may be proposed for this purpose, but that which appears to be the best (not only because it will operate without deranging any present possessors, or without interfering with the collection of taxes or emprunts necessary for the purposes of government and the Revolution,
but because it will be the least troublesome and the most effectual, and also because the subtraction will be made at a time that best admits it) is at the moment that property is passing by the death of one person to the possession of another. In this case, the bequeather gives nothing; the receiver pays nothing. The only matter to him is that the monopoly of natural inheritance, to which there never was a right, begins to cease in his person. A generous man would not wish it to continue, and a just man will rejoice to see it abolished.

My state of health prevents my making sufficient inquiries with respect to the doctrine of probabilities, whereon to found calculations with such degrees of certainty as they are capable of. What, therefore, I offer on this head is more the result of observation and reflection than of received information; but I believe it will be found to agree sufficiently with fact. In the first place, taking twenty-one years as the epoch of maturity, all the property of a nation, real and personal, is always in the possession of persons above that age. It is then necessary to know, as a datum of calculation, the average of years which persons above that age will live. I take this average to be about thirty years, for though many persons will live forty, fifty, or sixty years, after the age of twenty-one years, others will die much sooner, and some in every year of that time.

Taking, then, thirty years as the average of time, it will give, without any material variation one way or other, the average of time in which the whole property or capital of a nation, or a sum equal thereto, will have passed through one entire revolution in descent, that is, will have gone by deaths to new possessors; for though, in many instances, some parts of this capital will remain forty, fifty, or sixty years in the possession of one person, other parts will have revolved two or three times before those thirty years expire, which will bring it to that average; for were one-half the capital of a nation to revolve twice in thirty years, it would produce the same fund as if the whole revolved once.

Taking, then, thirty years as the average of time in which the whole capital of a nation, or a sum equal thereto, will revolve once, the thirtieth part thereof will be the sum that will revolve every year, that is, will go by deaths to new possessors; and this last sum being thus known, and the ratio per cent to be subtracted from it determined, it will give the annual amount or income of the proposed fund, to be applied as already mentioned.

In looking over the discourse of the English Minister, Pitt, in his opening of what is called in England the budget (the scheme of finance for the year 1796), I find an estimate of the national capital of that unity. As this estimate of a national capital is prepared ready to my hand, I take it as a datum to act upon. When a calculation is made upon the known capital of any nation, combined with its population, it will serve as a scale for any other nation, in proportion as its capital and population be more or less.
I am the more disposed to take this estimate of Mr. Pitt, for the purpose of showing to that minister, upon his own calculation, how much better money may be employed than in wasting it, as he has done, on the wild project of setting up Bourbon kings. What, in the name of heaven, are Bourbon kings to the people of England? It is better that the people have bread.

Mr. Pitt states the national capital of England, real and personal, to one thousand three hundred millions sterling, which is about one-fourth part of the national capital of France, including Belgia. The event of the last harvest in each country proves that the soil of France is more productive than that of England, and that it can better support twenty-four or twenty-five millions of inhabitants than that of England can seven or seven and a half millions.

The thirtieth part of this capital of £ 1,300,000,000 is £ 43,333,333 which is the part that will revolve every year by deaths in that country to new possessors; and the sum that will annually revolve in France in the proportion of four to one, will be about one hundred and seventy-three millions sterling. From this sum of £ 43,333,333 annually revolving, is to be subtracted the value of the natural inheritance absorbed in it, which, perhaps, in fair justice, cannot be taken at less, and ought not be taken for more, than a tenth part.

It will always happen that of the property thus revolving by deaths every year a part will descend in a direct line to sons and daughters, and other part collaterally, and the proportion will be found to be about three to one; that is, about thirty millions of the above sum will descend to direct heirs, and the remaining sum of £ 413,333,333 to more distant relations, and in part to strangers.

Considering, then, that man is always related to society, that relationship will become comparatively greater in proportion as the next of kin is more distant; it is therefore consistent with civilisation to say that where there are no direct heirs society shall be heir to a part over and above the tenth part due to society.

If this additional part be from five to ten or twelve per cent, in proportion as the next of kin be nearer or more remote, so as to average with the escheats that may fall, which ought always to go to society and not to the government (an addition of ten per cent more), the produce from the annual sum of £ 43,333,333 will be:

<table>
<thead>
<tr>
<th>From £ 30,000,000 at ten per cent</th>
<th>£ 3,000,000</th>
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<tbody>
<tr>
<td>From £ 13,333,333 at ten per cent with the addition of ten per cent more</td>
<td>£ 2,666,666</td>
</tr>
<tr>
<td>£ 43,333,333</td>
<td>£ 5,666,666</td>
</tr>
</tbody>
</table>
Having thus arrived at the annual amount of the proposed fund, I come, in the next place, to speak of the population proportioned to this fund and to compare it with the uses to which the fund is to be applied.

The population (I mean that of England) does not exceed seven millions and a half, and the number of persons above the age of fifty will in that case be about four hundred thousand. There would not, however, be more than that number that would accept the proposed ten pounds sterling per annum, though they would be entitled to it. I have no idea it would be accepted by many persons who had a yearly income of two or three hundred pounds sterling. But as we often see instances of rich people falling into sudden poverty, even at the age of sixty, they would always have the right of drawing all the arrears due to them. Four millions, therefore, of the above annual sum of £ 5,666,666 will be required for four hundred thousand aged persons, at ten pounds sterling each.

I come now to speak of the persons annually arriving at twenty-one years of age. If all the persons who died were above the age of twenty-one years, the number of persons annually arriving at that age must be equal to the annual number of deaths, to keep the population stationary. But the greater part die under the age of twenty-one, and therefore the number of persons annually arriving at twenty-one will be less than half the number of deaths.

The whole number of deaths upon a population of seven millions and an half will be about 220,000 annually. The number arriving at twenty-one years of age will be about 100,000. The whole number of these will not receive the proposed fifteen pounds, for the reasons already mentioned, though, as in the former case, they would be entitled to it. Admitting then that a tenth part declined receiving it, the amount would stand thus:

Fund annually . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . £ 5,666,666
To 400,000 aged persons at £ 10 each . . . . . . £ 4,000,000
To 90,000 persons of 21 yrs., £ 15 each . . . . . 1,350,000

5,350,000
Remains: £ 316,666

There are, in every country, a number of blind and lame persons totally incapable of earning a livelihood. But as it will always happen that the greater number of blind persons will be among those who are above the age of fifty years, they will be provided for in that class. The remaining sum of £ 316,666 will provide for the lame and blind under that age, at the same rate of £ 10 annually for each person.

Having now gone through all the necessary calculations, and stated the particulars of the plan, I shall conclude with some observations.
It is not charity but a right, not bounty but justice, that I am pleading for. The present state of civilisation is as odious as it is unjust. It is absolutely the opposite of what it should be, and it is necessary that a revolution should be made in it. The contrast of affluence and wretchedness continually meeting and offending the eye, is like dead and living bodies chained together. Though I care as little about riches as any man, I am a friend to riches because they are capable of good.

I care not how affluent some may be, provided that none be miserable in consequence of it. But it is impossible to enjoy affluence with the felicity it is capable of being enjoyed, while so much misery is mingled in the scene. The sight of the misery, and the unpleasant sensations it suggests, which, though they may be suffocated cannot be extinguished, are a greater drawback upon the felicity of affluence than the proposed ten per cent upon property is worth. He that would not give the one to get rid of the other has no charity, even for himself.

There are, in every country, some magnificent charities established by individuals. It is, however, but little that any individual can do, when the whole extent of the misery to be relieved is considered. He may satisfy his conscience, but not his heart. He may give all that he has, and that all will relieve but little. It is only by organising civilisation upon such principles as to act like a system of pulleys, that the whole weight of misery can be removed.

The plan here proposed will reach the whole. It will immediately relieve and take out of view three classes of wretchedness—the blind, the lame, and the aged poor; and it will furnish the rising generation with means to prevent their becoming poor; and it will do this without deranging or interfering with any national measures.

To show that this will be the case, it is sufficient to observe that the operation and effect of the plan will, in all cases, be the same as if every individual were voluntarily to make his will and dispose of his property in the manner here proposed.

But it is justice, and not charity, that is the principle of the plan. In all great cases it is necessary to have a principle more universally active than charity; and, with respect to justice, it ought not to be left to the choice of detached individuals whether they will do justice or not. Considering, then, the plan on the ground of justice, it ought to be the act of the whole growing spontaneously out of the principles of the revolution, and the reputation of it ought to be national and not individual.

A plan upon this principle would benefit the revolution by the energy that springs from the consciousness of justice. It would multiply also the national resources; for property, like vegetation, increases by offsets. When a young couple begin the world, the difference is exceedingly great whether they begin with nothing or with fifteen pounds apiece. With this aid they
could buy a cow, and implements to cultivate a few acres of land; and
instead of becoming burdens upon society, which is always the case where
children are produced faster than they can be fed, would be put in the way
of becoming useful and profitable citizens. The national domains also
would sell the better if pecuniary aids were provided to cultivate them in
small lots.

It is the practice of what has unjustly obtained the name of civilisation
(and the practice merits not to be called either charity or policy) to make
some provision for persons becoming poor and wretched only at the time
they become so. Would it not, even as a matter of economy, be far better
to adopt means to prevent their becoming poor? This can best be done by
making every person when arrived at the age of twenty-one years an
inheritor of something to begin with.

The rugged face of society, chequered with the extremes of affluence
and want, proves that some extraordinary violence has been committed
upon it, and calls on justice for redress. The great mass of the poor in
countries are become an hereditary race, and it is next to impossible for
them to get out of that state of themselves. It ought also to be observed that
this mass increases in all countries that are called civilised. More persons
fall annually into it than get out of it.

Though in a plan of which justice and humanity are the foundation
principles, interest ought not to be admitted into the calculation, yet it is
always of advantage to the establishment of any plan to show that it is
beneficial as a matter of interest. The success of any proposed plan
submitted to public consideration must finally depend on the numbers
interested in supporting it, united with the justice of its principles.

The plan here proposed will benefit all, without injuring any. It will
consolidate the interest of the republic with that of the individual. To the
numerous class dispossessed of their natural inheritance by the system of
landed property it will be an act of national justice. To persons dying
possessed of moderate fortunes it will operate as a tontine to their children,
more beneficial than the sum of money paid into the fund: and it will give
to the accumulation of riches a degree of security that none of old
governments of Europe, now tottering on their foundations, can give.

I do not suppose that more than one family in ten, in any of the
countries of Europe, has, when the head of the family dies, a clear property
of five hundred pounds sterling. To all such the plan is advantageous. That
property would pay fifty pounds into the fund, and if there were only two
children under age they would receive fifteen pounds each (thirty pounds),
on coming of age, and be entitled to ten pounds a year after fifty.

It is from the overgrown acquisition of property that the fund will
support itself; and I know that the possessors of such property in England,
though they would eventually be benefited by the protection of nine-tenths
of it, will exclaim against the plan. But without entering any inquiry how they came by that property, let them recollect that they have been the advocates of this war, and that Mr. Pitt has already laid on more new taxes to be raised annually upon the people of England, and that for supporting the despotism of Austria and the Bourbons against the liberties of France, than would pay annually all the sums proposed in this plan.

I have made the calculations stated in this plan, upon what is called personal, as well as upon landed property. The reason for making it upon land is already explained; and the reason for taking personal property into the calculation is equally well founded though on a different principle. Land, as before said, is the free gift of the Creator in common to the human race. Personal property is the effect of society; and it is as impossible for an individual to acquire personal property without the aid of society, as it is for him to make land originally.

Separate an individual from society, and give him an island or a continent to possess, and he cannot acquire personal property. He cannot be rich. So inseparably are the means connected with the end, in all cases, that where the former do not exist the latter cannot be obtained. All accumulation, therefore, of personal property, beyond what a man’s own hands produce, is derived to him by living in society; and he owes on every principle of justice, of gratitude, and of civilisation, a part of that accumulation back again to society from whence the whole came.

This is putting the matter on a general principle, and perhaps it is best to do so; for if we examine the case minutely it will be found that the accumulation of personal property is, in many instances, the effect of paying too little for the labour that produced it; the consequence of which is that the working hand perishes in old age, and the employer abounds in affluence.

It is, perhaps, impossible to proportion exactly the price of labour to the profits it produces; and it will also be said, as an apology for the injustice, that were a workman to receive an increase of wages daily he would not save it against old age, nor be much better for it in the interim. Make, then, society the treasurer to guard it for him in a common fund; for it is no reason that, because he might not make a good use of it for himself, another should take it.

The state of civilisation that has prevailed throughout Europe, is as unjust in its principle, as it is horrid in its effects; and it is the consciousness of this, and the apprehension that such a state cannot continue when once investigation begins in any country, that makes the possessors of property dread every idea of a revolution. It is the hazard and not the principle of revolutions that retards their progress. This being the case, it is necessary as well for the protection of property as for the sake of justice and
humanity, to form a system that, while it preserves one part of society from wretchedness, shall secure the other from depreciation.

The superstitious awe, the enslaving reverence, that formerly surrounded affluence, is passing away in all countries, and leaving the possessor of property to the convulsion of accidents. When wealth and splendour, instead of fascinating the multitude, excite emotions of disgust; when, instead of drawing forth admiration, it is beheld as an insult on wretchedness; when the ostentatious appearance it makes serves to call the right of it in question, the case of property becomes critical, and it is only in a system of justice that the possessor can contemplate security.

To remove the danger, it is necessary to remove the antipathies, and this can only be done by making property productive of a national bless, extending to every individual. When the riches of one man above other shall increase the national fund in the same proportion; when it shall be seen that the prosperity of that fund depends on the prosperity of individuals; when the more riches a man acquires, the better it shall be for the general mass; it is then that antipathies will cease, and property be placed on the permanent basis of national interest and protection.

I have no property in France to become subject to the plan I propose. What I have, which is not much, is in the United States of America. But I will pay one hundred pounds sterling toward this fund in France, the instant it shall be established; and I will pay the same sum in England, whenever a similar establishment shall take place in that country.

A revolution in the state of civilisation is the necessary companion of revolutions in the system of government. If a revolution in any country be from bad to good, or from good to bad, the state of what is called civilisation in that country, must be made conformable thereto, to give that revolution effect.

Despotic government supports itself by abject civilisation, in which debasement of the human mind, and wretchedness in the mass of the people, are the chief criterions. Such governments consider man merely as an animal; that the exercise of intellectual faculty is not his privilege; that he has nothing to do with the laws but to obey them; and they politically depend more upon breaking the spirit of the people by poverty, than they fear enraging it by desperation.

It is a revolution in the state of civilisation that will give perfection to the Revolution of France. Already the conviction that government by representation is the true system of government is spreading itself fast in the world. The reasonableness of it can be seen by all. The justness of it makes itself felt even by its opposers. But when a system of civilisation, (growing out of that system of government) shall be so organised that not

1. An expression used by Bishop Horsley in the Parliament of England.—Author.
a man or woman born in the Republic but shall inherit some means of
beginning the world, and see before them the certainty of escaping the
miseries that under other governments accompany old age, the Revolution
of France will have an advocate and an ally in the heart of all nations.

An army of principles will penetrate where an army of soldiers
cannot; it will succeed where diplomatic management would fail: it is
neither the Rhine, the Channel, nor the ocean that can arrest its progress:
it will march on the horizon of the world, and it will conquer.

**Means for carrying the proposed plan into execution,**
and to render it at the same time conducive to the public interest

I. Each canton shall elect in its primary assemblies, three persons, as
commissioners for that canton, who shall take cognisance, and keep a
register of all matters happening in that canton, conformable to the charter
that shall be established by law for carrying this plan into execution.

II. The law shall fix the manner in which the property of deceased persons
shall be ascertained.

III. When the amount of the property of any deceased persons shall be
ascertained, the principal heir to that property, or the eldest of the co-heirs,
if of lawful age, or if under age, the person authorised by the will of the
decedent to represent him or them, shall give bond to the commissioners
of the canton to pay the said tenth part thereof in four equal quarterly
payments, within the space of one year or sooner, at the choice of the
payers. One-half of the whole property shall remain as a security until the
bond be paid off.

IV. The bond shall be registered in the office of the commissioners of the
canton, and the original bonds shall be deposited in the national bank at
Paris. The bank shall publish every quarter of a year the amount of the
bonds in its possession, and also the bonds that shall have been paid off,
or what parts thereof, since the last quarterly publication.

V. The national bank shall issue bank notes upon the security of the bonds
in its possession. The notes so issued, shall be applied to pay the pensions
of aged persons, and the compensations to persons arriving at twenty-one
years of age. It is both reasonable and generous to suppose, that persons
not under immediate necessity, will suspend their right of drawing on the
fund, until it acquire, as it will do, a greater degree of ability. In this case, it
is proposed, that an honorary register be kept, in each canton, of the
names of the persons thus suspending that right, at least during the present
war.
VI. As the inheritors of property must always take up their bonds in four quarterly payments, or sooner if they choose, there will always be numéraire arriving at the bank after the expiration of the first quarter, to exchange for the bank notes that shall be brought in.

VII. The bank notes being thus put in circulation, upon the best of all possible security, that of actual property, to more than four times the amount of the bonds upon which the notes are issued, and with numéraire continually arriving at the bank to exchange or pay them off whenever they shall be presented for that purpose, they will acquire a permanent value in all parts of the Republic. They can therefore be received in payment of taxes, or emprunts equal to numéraire, because the Government can always receive numéraire for them at the bank.

VIII. It will be necessary that the payments of the ten per cent be made in numéraire for the first year from the establishment of the plan. But after the expiration of the first year, the inheritors of property may pay ten per cent either in bank notes issued upon the fund, or in numéraire.

If the payments be in numéraire, it will lie as a deposit at the bank, be exchanged for a quantity of notes equal to that amount; and if in notes issued upon the fund, it will cause a demand upon the fund equal thereto; and thus the operation of the plan will create means to carry itself into execution.
Thomas Paine (1737–1809), or "that dirty little atheist" to Theodore Roosevelt, was the man most responsible for the folk of the United States deciding to fight for their independence. Many would argue that he was the Founding Father of the nation; to quote John Adams (not exactly the biggest Paine admirer), "Without the pen of Paine, the sword of Washington would have been wielded in vain." Hell, he fucking named the country. Thomas Paine (February 9, 1737 – June 8, 1809) was an influential thinker, writer and philosopher and a key figure in British radicalism. His writings were influential in the French and American revolutions. Paine also embodied the spirit of the Enlightenment. "I view things as they are, without regard to place or person; my country is the world, and my religion is to do good." – Thomas Paine. 

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Introduction. Storming the "Bastille of Words": Tom Paine's Revolution in Writing. Thomas Jefferson considered Thomas Paine (1737-1809) as the only man of letters Thomas Paine, political propagandist whose Common Sense pamphlet and Crisis papers influenced the American Revolution. His other prominent works included Rights of Man, a defense of the French Revolution and of republican principles, and The Age of Reason, an exposition of the place of religion in society. Â Professor of History, Lincoln University, Pennsylvania, 1967â€“79. Editor of The Complete Writings of Thomas Paine. See Article History. Thomas Paine, (born January 29, 1737, Thetford, Norfolk, Englandâ€“died June 8, 1809, New York, New York, U.S.), English-American writer and political pamphleteer whose Common Sense pamphlet and Crisis papers were important influences on the American Revolution.