Hobbes on Justice

1 The Problem

1. There is no such thing as justice or injustice in the state of nature.

To this war of every man against every man, this also is consequent; that nothing can be unjust. The notions of right and wrong, justice and injustice have there no place. Where there is no common power, there is no law; where no law, no injustice. Force, and fraud, are in war the two cardinal virtues. Justice, and injustice are none of the faculties neither of the body, nor mind. If they were, they might be in a man that were alone in the world, as well as his senses, and passions. They are qualities, that relate to men in society, not in solitude. It is consequent also to the same condition, that there be no propriety, no dominion, no mine and thine distinct; but only that to be every man's, that he can get; and for so long, as he can keep it.¹

2. Injustice is, by definition, breaking a valid covenant.

the definition of INJUSTICE, is no other than the not performance of covenant. And whatsoever is not unjust, is just.²

3. There are valid, obligatory covenants in the state of nature.

Covenants entered into by fear, in the condition of mere nature, are obligatory.³

2 So what?

2.1 Three interpretive options

1. There’s no such thing as moral rights and obligations at all. There is only power.

¹Leviathan 13.13; see also 15.3. ²Leviathan 15.2. ³Leviathan 14.27; see also 15.5.

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2. What we call moral rights and obligations simply a product of the state’s power. Being obliged and being forced are the same thing.

3. Moral rights and obligations logically precede the state, though they are rarely relevant without it. Without power it isn’t safe to respect them.

2.2 Application to politics

1. Political power is mere power or force.

2. There is a distinction between political power and mere power. A legitimate state has the right to rule, as well as the power to do so.

3 Hobbes’s aspiration: science of natural justice

“... if it [the optical treatise] be found true doctrine ... I shall deserve the reputation of having been the first to lay the grounds of two sciences; this of Optics, the most curious, and the other of Natural Justice, which I have done in my book De Cive, the most profitable of all other”.

“I was presently advertised from the very word justice, (which signifies a steady will of giving every one his own), that my first enquiry was to be, from whence it proceeded that any man should call anything rather his own, than another man’s. And when I found that this proceeded not from nature, but consent; (for what nature at first laid forth in common, men did afterwards distribute into several impropriations); I was conducted from thence to another inquiry; namely, to what end and upon what impulsives, when all was equally every man’s in common, men did rather think it fitting that every man should have his inclosure”.

4 Justice is giving to each his own

Roman Law: “Justice is a steady and enduring will to render unto everyone his right”.


Ulpian in: Justinian’s Digests Book 1, §1.

Hobbes: “the ordinary definition of justice in the Schools [is] ... that *justice is the constant will of giving to every man his own*. And therefore where there is no *own*, that is, no propriety, there is no injustice; and where there is no commonwealth, there nothing is unjust”.7

5 Propriety

“[o]f things held in propriety, those that are dearest to a man are his own life, and limbs; and in the next degree (in most men,) those that concern conjugal affection; and after them riches and means of living”.8

6 Ambiguity

“But because covenants of mutual trust, where there is a fear of not performance on either part, (as hath been said in the former chapter,) are invalid; though the original of justice be the making of covenants; yet injustice actually there can be none, till the cause of such fear be taken away; which while men are in the natural condition of war, cannot be done. Therefore before the names of just, and unjust can have place, there must be some coercive power, to compel men equally to the performance of their covenants, by the terror of some punishment, greater than the benefit they expect by the breach of their covenant; and to make good that propriety, which by mutual contract men acquire, in recompense of the universal right they abandon: and such power there is none before the erection of a commonwealth. And this is also to be gathered out of the ordinary definition of justice in the Schools: for they say, that *justice is the constant will of giving to every man his own*. And therefore where there is no *own*, that is, no propriety, there is no injustice; and where there is no commonwealth, there nothing is unjust. So that the nature of justice consisteth in keeping of valid covenants; but the validity of covenants begins not but with the constitution of a civil power sufficient to compel men to keep them; and then it is also that propriety begins”.9

“justice (that is to say, performance of covenant and giving to each man his own) is a dictate of the law of nature”.10

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7Leviathan 15.3.  
8Leviathan 30.12.  
9Leviathan 15.3.  
10Leviathan 26.8.