The Myth of Human Rights

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For a utopian anarchist like myself, the good society isn’t based on claiming rights and following rules. It would be a decentralized, mostly face-to-face society, not a society of strangers. It would be based on mutual familiarity and understanding, and common interests, not on individual rights. I prefer a face-to-face society to an in-your-face society. It would not impose a morality of duty. Its members might prefer an ethics of aspiration. Or just act as intelligent egoists. Aristotle wrote that when people are friends, they don’t need justice. The gay socialist Edward Carpenter wrote that, between lovers, there are no duties and no rights. I say that when people are friends, they don’t need human rights. We need, not more rights, but more friendship. And more power. As Nietzsche wrote, once all are equal, nobody needs rights any more. himself to a new plane, to create a higher social biologic type, or, if you please, a superman.”

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velop in states without comprehensive guarantees of human rights, because until recently, no such states existed. But the higher types developed all the same, not only in states, but in stateless societies.

Article 27 of the Universal Declaration "seems to assume that the 'community' one participates in and with which one identifies culturally is the dominant one of the nation-state. There is no hint here of multiculturalism or pluralism."81 The nationalist rulers of newly independent states often more aggressively invade the rights of their indigenous peoples (if these rights include their land base and their cultural autonomy) than the European colonialists did. In so doing, they follow the American example.

Some people might regard Confucius, the Buddha, Socrates, or Jesus as highly evolved paragons of virtue. Other, more tough-minded people might consider to be the men of the highest type (it is always men) such men as Alexander the Great, Julius Caesar, Robespierre, Napoleon, or even Lenin or Hitler. Over a billion people would unhesitatingly identify Mohammed as the greatest man who ever lived. Most of these great ones knew nothing of rights. Clearly human rights are not the necessary condition of greatness, however defined, if any of these men were great. Are they a sufficient condition either? "But a government which does in fact protect human rights will radically transform human nature."82 Is there a single example of this happening? Or is this like Trotskyist and Stalinist promises to create the New Socialist Man through social engineering?83 It’s better to keep the lid on the Skinner box.

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81 Morsink, *Universal Declaration of Human Rights*, 269. The strongest opposition to such recognition came from the United States. Eleanor Roosevelt, who chaired the assemblage, explained that "in the United States [this was in 1948!], there was no minority problem." Ibid., 272.
82 Ibid., 31.
83 Leon Trotsky, *Literature and Revolution* (Ann Arbor, MI: University of Michigan Press, 1960), 253–56. "Man will make it his purpose to master his own feelings, to raise his instincts to the heights of consciousness, to make them transparent, to extend the wires of his will into hidden recesses, and thereby to raise
This academic philosopher does not define “essential humanity,” but it’s easy to recognize it as the “human nature” which I have, at least with respect to objective morality and human rights, debunked. Human nature is much ado about next to nothing. MacCormick mentions “respect for persons as autonomous agents,” but he does not explain whether this merely means feeling warm and fuzzy about other people, or whether it means letting anybody do whatever he pleases. Anything less than that, does not respect people’s autonomy, because what use is autonomy unless it means doing whatever you want?

My reader may think, MacCormick can’t be such an idiot as not to know what I’m talking about. He probably does know. But I can only address, not what he really thinks, but what he writes. Once Wile E. Coyote has noticed that he has run off the cliff, he might as well keep running. He was doing all right until he looked down.

According to the ideology: “Human rights aim to envisage and guarantee the conditions necessary for the development of the human person envisioned in the underlying moral theory of human nature, thereby bringing into being that type of person.” This formulation puts all the rotten eggs in one basket. In the absence of a credible universal moral human nature, “that type of person” is imaginary. Human beings have in fact developed in highly diverse ways in, and out of, highly diverse circumstances. Until recently (it must be, according to this fairy tale), that higher types could not develop on any human rights list? Surely, if human rights are eternal, they might lie dormant for millennia before the conditions of their realization are possible. Why not a right of cryogenic preservation? Cf. Robert C.W. Ettinger, The Prospect of Immorality (New York: Doubleday & Co., 1964). I met Ettinger. His son and I were on our high school debate team.

There are fashions in clothes and music. And there are fashions in politics. One current fashion in politics, all over the world, is human rights: “Human rights is the idea of our time.” Everybody likes human rights. Not everybody respects them. I will make the claim that human rights are never respected, as human rights. Because human rights have no objective reality, there is nothing to respect. Some humans are worthy of respect, but not their imaginary rights.

Today, it’s scandalous to disbelieve in human rights. A prominent social philosopher named Joel Feinberg is appalled that there are, as he says, “even extreme misanthropes who deny that anyone in fact has rights.” These extreme misanthropes would include Plato, Aristotle, Confucius, Jesus, Mohammed, Thomas Aquinas, Johann Gottlieb von Herder, Edmund Burke, William Godwin, Jeremy Bentham, Peter Kropotkin and Friedrich Nietzsche. Until about 500 years ago, everyone must have been an extreme misanthrope, which is certainly not how Jesus Christ and Prince Kropotkin, among others, are regarded. Nonetheless, Professor Feinberg’s writings have been hailed as “far-reaching

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1 MacCormick, “Against Moral Disestablishment,” Legal Right and Social Democracy, 35.
2 Jack Donnelly, The Concept of Human Rights (London & Sydney, Australia: Croom Helm, 1985), 32. It by no means follows that if the conditions for full human development are provided, full human development will actually ensue, although this was the Soviet theory of the New Socialist Man.
3 We cannot use the “natural rights of man” nor the “theory of evolution.”
We can only use Western technology
— Chairman Mao

and subtle”: they “achieve an unparalleled combination of rigor, sensitivity, and clarity.” Imagine what the rest of the philosophers must be like.

For most of the world’s oppressed people, their problem is not just that their governments deny them “equal concern and respect,” in Ronald Dworkin’s phrase. Their problem is that their economies, societies, governments and religions deny them the conditions for self-respect. Among these conditions is a respect for what others call moral autonomy, which governments, as governments, necessarily deny. These include the material conditions for the good life. People need, not rights, but revolutions.

There is hardly a more preposterous idea about human rights – not even the idea that they are universal and innately recognized – than the idea of prominent political philosopher Alan Gewirth that human rights are “necessary conditions of human action.” If that were true, there has been hardly any “human action” in human history and prehistory, and not much of it even in our time. I have often brushed my teeth without a thought for human rights.

Less extravagant, but just as ridiculous, is Neil MacCormick’s contention: “The more basic the good, the more basic the right. Life and factual liberty of action being among the conditions I shall abbreviate as self-respect and the pursuit of contentment, he [the abstract man] would suffer deprivation of his essential humanity.”

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2 Dworkin, Taking Rights Seriously, 272–73.


5 Neil MacCormick, “Civil Liberties and the Law,” Legal Right and Social Democracy: Essays in Legal and Political Philosophy (Oxford: Clarendon Press, 1982), 41. It is of course true that the dead, in losing their lives, have lost their essential humanity, but that is the least of what they have lost. Why is immortal-
An appeal to rights is an appeal to authority. An English legal philosopher, John Austin, criticized the idea of sacred and inalienable rights (and I quote): "Parties which rest their pretensions on the jargon to which I have adverted, must inevitably push to their objects through thick and thin ..." And he adds that if that doesn’t work, "they must even take to their weapons, and fight the difference out." Every claim of right is a veiled threat of violence.

Nowadays philosophers try to derive human rights from respect for human dignity. That’s circular, since they usually assert that respect for human dignity is one of those rights. And surely it is to trivialize rights to consider all insulting and (in the normal meaning of the word) disrespectful behavior as violations of universal human rights. There was some respect for human dignity long before anybody thought about rights. Aristocrats have always been touchy about their dignity. There should be more respect for human dignity, but, that has nothing to do with the human rights ideology.

This is obvious from the historical reality of “shame cultures” (as depicted in the Iliad and still practiced in traditional Mediterranean societies). Courtly manners were exquisitely dignified, without any thought of rights. Human rights activists can be very undignified and very rude. Our era of human rights hasn’t made people

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1. Human Rights as Myths

Human rights, I maintain, are mythical. This might mean many things – one scholar compiled a list of over 50 definitions of myth. In many definitions, myths are a kind of story. That is true of the original meaning, but I will depart from it. I would distinguish “myth” (beliefs) from “mythology” or legends (stories). I will instead combine two other attributes drawn from different scholarly traditions. To say that something is mythical is, for me, to say two things. The first thing is that myths like human rights are beliefs which aren’t statements of fact. Myths are believed in by some, or they used to be believed in, but they were never true in the ordinary ways in which statements are true.

The second aspect of myth is that it serves political functions – specifically, to justify some social practice or movement or institution. This is the anthropologist Bronislaw Malinowski’s notion of the “mythical charter” of communities. In other words, “myth manufactures a sense of social belonging, a stratagem for social control.” I would extend this idea by adding that myth as a moti-
vation is not confined to ideas supporting the status quo. It may provide a charter for imagined as well as for actual communities. Nationalist myths have justified nations before they came into existence. The cause of proletarian revolution has involved some myths. Their purpose is to validate and to incite. Georges Sorel frankly characterized the General Strike as an inspirational myth for class-conscious revolutionary workers. It was not inspirational for long, in part because, to make the point more generally, "institutions into which an element of myth enters may fulfill their functions better if these are not made too conscious, nor too many questions asked about them." Myth in this sense resembles the Marxist conception of ideology. Sorel’s General Strike, an enthusiasm which he soon abandoned, is perhaps an example of what Gilbert Ryle wrote: "Myths often do a lot of theoretical good, while they are still new." Although this

basis, but serving to explain some phenomenon or to promote some purpose." Upheaval: Turning Points for Nations in Crisis (New York: Little, Brown and Company, 2019), 433.


pointed out. And as Karl Marx wrote, in criticizing the French Declaration of the Rights of Man:

"The right of man to freedom is not based on the association of man with man but rather on the separation of man from man. It is the right of this restriction, the right of the restricted individual, restricted to himself." For philosophers, "the separation of persons [is] the basic fact for morals." The world of rights is a cold and lonely world. Everyone would live, not in his own cathedral, but in his own stockade, armed to the teeth – with rights.

Rights-talk is a language of conflict, not harmony. Arguing about rights is adversarial, like a fist fight, or a lawsuit, or an election. Once you start talking about your rights, all dialogue is at an end. A dispute becomes a win or lose (or a lose and lose) situation. I quote from Mary Ann Glendon, an American legal scholar: "Our rights talk, in its absoluteness, promotes unrealistic expectations, heightens social conflict, and inhibits social dialogue that might lead toward consensus, accommodation, or at least the discovery of common ground."
By proclaiming human rights, a state claims legitimacy. That enhances its power. By violating human rights, a state also enhances its power. No wonder that, as a U.S. Supreme Court Justice wrote: “Every banana republic has a bill of rights.” We return to where I began. Human rights are myths. First, because they’re false. And second, because they justify authority. For the state, human rights are a win/win situation.

I can think of some important political issues. Economic globalization, for instance, or global warming. Does it advance the critique of globalization to claim the right not to be globalized? Does it advance the critique of global warming to claim the right not to be warmed? Human rights are, in fact, part of the globalization package.

Imagine, if you can (I am talking like Rod Serling on The Twilight Zone), a utopia of rights. Every aspect of social life would be dictated by rules. Because rights imply duties, rights impose rules. In every interaction, the actions of individuals would be mediated by rights and determined by rights. If the list of rights gets that long, it would dictate a rigid code of behavior. A bill of rights would look like the code of etiquette of the Chinese imperial court or the court of Louis XIV. Maybe such a society would be more just than what we have now. But would you want to live in it?

I began with an outrageous claim and I’ll end with another one. I say that human rights are anti-social. The rights-holder is an isolated, lonely individual. His relations with other people are mediated by legal and moral abstractions. In fact the rights-holder is an abstraction, as Max Stirner (and the Marxist E.B. Pashukanis) by negotiation is the only possible way to settle a dispute without coercion.” Bob Black, “Technophilia, An Infantile Disorder,” Defacing the Currency, 304.

Thus the Bible contains many myths. It’s a myth that Jewish priests “discovered” the Book of Leviticus, which fortuitously bestowed a lot of power on Jewish priests. It’s a myth because it isn’t true, and because it justified the power of the priesthood until the Romans destroyed the Temple in Jerusalem in 70 A.D.

The story told by the Gospels also satisfies the criteria. It’s a myth that Jesus Christ is the Son of God, and that He rose from the dead. It’s false, because there is no God; and because the resurrection of the dead is impossible; and because the idea of the Creator of the Universe having a son is as ridiculous as the idea that He has an uncle. What, in addition, makes it mythical, is that the story functioned to justify the power of a new priesthood, the Roman Catholic Church, and also regimes in many authoritarian states. In the 1940s there was a best-selling book, and in the 1960s a movie, about Jesus, titled The Greatest Story Ever Told. I’ve described this same story as the Greatest Story Ever Sold. It is, in my usage, mythical and it is also mythology. I hope that someday it is only mythology, like the stories about the Olympian gods. As myths die out, mythology sets in.

Human rights are mythical in the two ways I’ve mentioned. They have no objective reality. They aren’t true the way facts are true.

11 The Christian story has also been seen as myth in a less pejorative sense: “A distinguished German theologian [Julius Schniewind] has defined myth as ‘the expression of unobservables in terms of observable phenomena.’ All stories which occur in the Bible are myths for the devout Christian, whether they correspond to historical fact or not.” Edmund Leach, “Genesis as Myth,” Genesis as Myth and Other Essays (London: Jonathan Cape, 1969), 7. Modern physics incorporates some unobservables, but it is not, for that reason, mythical.

12 Fulton Oursler, The Greatest Story Ever Told (Garden City, NY: Doubleday, 1949). In keeping with the traditional iconography of Western Christendom, the actor cast as Jesus in the movie (1965) was Max von Sydow – a Swede.

empirically. They aren’t true in the way the truths of mathematics are true, deductively. They don’t exist, as anything except wishful thinking. But they have a point. The whole point of announcing human rights is to motivate or legitimate human action. That’s why I like a line from the comedienne Elaine May. She said she liked a moral problem so much better than a real problem. But human rights are a moral problem. And yet paradoxically, this too is true: “Rights, I have said, do not provide reasons for acting, at least not for the persons who have them... If, in some situation, I ask a friend, ‘What shall I do?’ he has not given me any advice at all, he has not prescribed any action, if he answers, ‘You have a right to do A.’” Here the correlation of rights with duties fails, because duties do prescribe actions.

are often politically useful to their advocates, at least. Human rights are metaphorical rights: rhetorical rights. They can be proposed ironically or satirically, for example, The Right to Be Lazy and The Right to Be Greedy. Raoul Vaneigem was probably only half-serious about his A Declaration of the Rights of Human Beings.

But there is reason to doubt the efficacy of really existing human rights as set forth in national constitutions. In a survey of such guarantees, they were widely disrespected, in the sense that there was less than 50% compliance with them in 11 out of 15 nations. Even for such important rights as freedom from torture, and the right to a fair trial, compliance rates were only 12.3% and 22.9%, respectively. In a final rebuke to rights enthusiasts, “Not only do countries often fail to live up to their promises, they perform worse than countries that refrain from promising in the first place.”

For all the legal and bureaucratic energy invested in creating the global HR regime, the standards set out in international law continue to be infringed widely.

My suggestion is: Don’t claim that your rights be respected. Demand that your interests be served. Better yet, if you can, serve them yourself.

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acter of their rule might have been worse than the disease which it was intended to cure."\(^{53}\)

But, is the human rights idea useful? At certain times, for certain people. In the American and French Revolutions, for example, it was especially useful for merchant-smugglers, slave-owning plantation owners, pamphleteers, upwardly mobile provincial lawyers (such as Robespierre and John Adams), and urban demagogues. I agree with Marx – and I don’t do this very often – that there’s something inherently capitalist about rights-talk. Rights aren’t suitable for all forms of society. They aren’t suitable for the kind of society I prefer. Today, “Universalism never provides a framework for action. We see this very clearly with respect to humanitarianism and human rights.”\(^{54}\)

You can sometimes mobilize people politically around an idea of rights. The American civil rights movement of the 1960’s is the example usually cited.\(^{55}\) It might be the only example. It may that human rights is just about the only political idea that people now understand,\(^{56}\) although there’s no reason to believe that they do. But rights aren’t inherently progressive. I mentioned the so-called right to life, which means, the right of fetuses (of which the fetuses are unaware) not to be aborted, and the duty of women not to have abortions. That claim mobilized millions of religious conservatives who had been politically quiescent until then. Rights

\(^{53}\) Graham Wallas, *Human Nature in Politics* (Lincoln, NE: University of Nebraska Press, 1962), 220 (originally 1908), —.


\(^{56}\) “I mentioned rights: we live in a world where human rights have become our civil religion. Talk to young people today, it’s the only idea they have. It’s not much of an idea, and is of no help in formulating any thoughts about the world situation or our near future.” Furet, *Lies, Passions & Illusions*, 76–77.

II. Natural Law and Natural Rights

“Human rights” is the modern name for what used to be called natural rights. This idea is, historically, rather recent. It really dates from 17th century England. It truly came into its own in the late 18th century, especially in Britain, France, and America. The believers try to deduce natural *rights* from natural *law*. Natural law has no objective reality either, but the idea goes back a lot longer, at least to the fourth century B.C. The Roman Emperor Marcus Aurelius, a Stoic, expressed the core of the doctrine in this way: “If the power of thought is universal among mankind, so likewise is the possession of reason, making us rational creatures. It follows, therefore, that this reason speaks universally to us all with its ‘thou shalt’ or ‘thou shalt not.’”\(^{1}\) Here, in all its confusion, is the universality of natural law which will later be claimed for natural rights. Even supposing the power of thought to be universal, not all thought is rational. Even if natural law speaks universally, we don’t hear it universally.

It’s a funny thing. Natural law philosophers didn’t notice that natural *rights* followed from natural *law* for over 2,000 years. Aristotle didn’t notice this. The Stoics didn’t notice this. St. Thomas Aquinas didn’t notice this. Why not? Those guys were no fools. So where did this idea of natural rights come from? It came from the idea of *legal* rights. Where else could it come from? Nobody conceived of natural rights before legal rights were conceived. Thus

the anarchist prince, Peter Kropotkin, wrote of “right” as “that singular word, borrowed from law.”

He was a strong believer in natural morality, but not natural rights. Nietzsche held: “It was in this sphere then, the sphere of legal obligations, that the moral conceptual world of ‘guilt,’ ‘conscience,’ ‘duty,’ ‘sacredness of duty’ had its origin.”

Legal rights are also a product of history, because law is a product of history. You don’t find any legal rights in the Bible, or in the Code of Hammurabi, or in the early Germanic law codes. It’s a misunderstanding to say, as one historian (who is not a lawyer) does, that these codes, or for that matter Roman law, by protecting persons and property, conferred personal and property rights. They made provisions for punishment or compensation (not clearly distinguished) as between private parties, but these provisions, codifying custom, created no rights against the state. The Germanic laws were not usually enforced by the state, states which, indeed, barely existed. These supposed rights also often lacked universality. The idea of legal rights developed, especially in England, out of the idea of feudal privileges. But human rights are, by definition, universal. Privileges are, by definition, particular.

Ethnographically illiterate philosophers commonly make demonstrably false assumptions about law, rights and, in general, social reality. According to Leif Wenar, in an article about rights which is otherwise very good, “even the most rudimentary human

man Mao was right: that part of the world has no use for natural rights. Neither does any other part of the world.

According to another recent formulation, “for some, the foundation of human rights can be traced to the twin ideas that human beings are born equal in dignity and rights” – exactly: they are born with neither – “and that all human beings have to be treated with equal concern and respect.” If they are “twin ideas” they are one idea – but which one? The first is a statement of purported fact – an “is” statement – about newborn babies. It is false. They are often, by any standard, undignified, and certainly not of equal dignity. The second is a typically bullying “ought” statement telling people what they have to do. The author fails to explain what he, or anybody, means by “dignity.”

Somebody might say that the human rights idea, even if it isn’t really true, is useful. It’s what Plato called a “noble lie.” That of course confirms my thesis that human rights (in which Plato did not believe) are a myth. Now I don’t believe that honesty is an objective moral value, since I don’t believe in objective moral values. But for me, it’s a subjective value, and for many other people too. A moral crusade shouldn’t rest on an immoral basis. If only because eventually people will catch on. The noble lie told by Plato’s Guardians is “a remedy which in in its ultimate effect on the char-

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68 Text accompanying fn. 1 supra.


52 Ibid., 14–17. This Very Short Introduction would have been better had it been even shorter.
state “implementation” of Sharia law.46 (This is where the Saudi
delegate was coming from.) The intellectuals who justify some
authoritarian regimes (such as Singapore) promote an ideology
of “Asian values” which “places the welfare of the whole society
over the rights of any individual. The basic human right, in
this argument, is to participate in a ’harmonious society,’ and
individual interests may have to be sacrificed to this end.”47 That’s
soft fascism. It is the right not to have rights.

What these servants of power really mean is the sacrifice of the
individual, not to the “society,” but to the state. There’s nothing
especially harmonious about hyper-capitalism in Singapore and
Indonesia, or in the African kleptocracies, where a similar ideology is
peddled. It is only after traditional society is beleaguered that any-
body worries about traditional values.48 One reason why the Third
World is not very receptive to Western-style human rights is that
after World War II these rights were ”part and parcel of Cold War
politics,” they were “by and large, at the service of the economic and
geopolitical interests of the hegemonic capitalist states.”49 Chair-

46 Abdul Aziz Said, “Human Rights in Islamic Perspectives,” in Pollis, Human
Rights, 87. This is justified in terms of “the dignity of the human individual – the
level of self-esteem that secures personal identity and promotes human commu-


48 Cornelius Castoriadis, “Power, Politics, Autonomy,” Philosophy, Politics,
Press, 1991), 16

49 Boanaventura de Sousa Santos, “Toward a Multicultural Conception of
45; see also Evans, Human Rights in the Global Political Economy; Makau Mutua,

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The second mistake is a philosophical mistake, and thus even less excusable in a philosopher. Wenar must assume that where there are orders backed by threats, there is law. This, the legal theory of John Austin, was definitively discredited by H.L.A. Hart. It fails to distinguish law (such as the prohibition of robbery) from crime (such as the commission of robbery). Orders backed by threats may well have been involved in the origins of law or, more plausibly, in the origins of the state — but law has a generality and permanence which occasional acts of pillage and rape do not.

The final mistake is to suppose that where there are orders backed by threats — or law by some better definition — there are “rights.” Where there are rights, there are rules, because rights impose duties. But rules may impose duties which don’t entail correlative rights. The Ten Commandments — the quintessential, “thou shall not” rules — impose duties on the people of Israel. They do not imply that the Israelites have any claim-rights against Jehovah. Job found that out the hard way. Duties long predated rights. They still outnumber rights in every moral or legal system. “Duty is man-made,” proclaimed Charles Fourier.

Legal rights are real (although even this has been doubted). They aren’t always respected by the state. Some legal rights are rarely respected. As an anarchist ex-lawyer, I don’t sing the praises

Another popular ploy is that human rights are derived from the fundamental value of human dignity. The Preamble to the UN Universal Declarations begins:

“Whereas recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world ...” Now this is blatantly obscurantist. Inherent dignity and inalienable rights — are these one thing or two? By is does the Preamble mean would be? As Bentham wrote, reasons for wanting rights, are not rights, any more than hunger is bread.

Some people say that respect for human dignity entails human rights. Other people say that respect for human dignity is a human right. This is circular. I can’t call it a circular argument, though, because it isn’t even an argument. This is such drivel that I don’t feel like saying a lot about it. Tenured academics write this rubbish. I have often wondered how tenured philosophy professors can pass each other in the hall without laughing.

Obviously conceptions of dignity and respect are radically different in different cultures. In many societies, “human dignity is culturally defined in terms of excelling in the fulfillment of one’s obligation to the group, a concept that has been incorporated in a radically different form [this is an understatement] in socialist ideology.” Traditional Muslim women and Western feminists have utterly different ideas about dignity and respect between men and women. What some people want proves absolutely nothing except that some people want something.

Although this is difficult for Westerners to accept, Muslims who concern themselves with human rights sincerely believe that, properly understood, human rights are compatible with

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11 According to natural rights philosopher Samuel von Pufendorf: “It is impossible that the divine promises not be fulfilled; but it would be too arrogant for a mortal to presume that he had acquired a right over God ...” Quoted in Karl Olivecrona, Law as Fact (2d ed.; London: Stevens & Sons, 1971), 290. The first edition of this book, published in 1939, does not include this quotation. The author writes: “The book here presented in the usual sense; it is an entirely new book.” Ibid., vii.
13 Olivecrona, Law as Fact, 261.

Catholic theologian Jacques Maritain: “[Natural rights are] written, they say, in the hearts of men. True, but in the hidden depths, as hidden from us as our own heart.”

In 1776, the American Declaration of Independence declared that there are “self-evident” rights of “life, liberty, and the pursuit of happiness.” But self-evidence is a very weak support for anything. If rights are self-evident, everybody would know them. Everybody would have always known them. But everybody doesn’t know them. If I may quote the contemporary moral philosopher Jeremy Waldron, “No one in the trade now believes that the truths we have come up with are ‘self-evident’ or that, if two people disagree about rights, one of them at least must be corrupt or morally blind.” Noam Chomsky, as we saw, thinks otherwise.

The modern fashion is to assert that the human person has rights because he is (or is it that his rights are?) inviolable. But if he were inviolable, or they were, he wouldn’t need human rights. People, and their rights, are very violable. If a person is defined as “a being with which one is bound up in a network of rights and duties,” then the derivation of rights from personhood is a tautology, and so is the derivation of personhood from rights, if that is what this fumbling philosopher is trying to say. Persons must surely be a very recent arrival on the political scene.

even the International Court of Justice acknowledges that “Rights cannot be presumed to exist merely because it might seem desirable that they should.”

Human rights are timeless and universal. Yet for thousands of years, everybody had human rights, but nobody knew it.

Belief in human rights is far from universal16 (as this — my article — not only says, but shows). Even the sincere mouthing of the phrase “human rights” is not universal, although we are getting to that point. There’s nothing sophisticated about my critique of rights. In fact, I’ve been criticized for oversimplifying. But if an idea is dumb enough, subtlety is wasted on it. I will let Alasdair MacIntyre state the obvious for me: “The best reason for asserting

14 Jacques Maritain, The Rights of Man and Natural Law (London: Geoffrey Bles, 1944), 35–36. According to John Locke: “Principles of Actions there indeed are lodged in Men’s Appetites, but these are so far from being innate Moral Principles, that if they were left to their full swing, they would carry men to the over-turning of all Morality.” An Essay Concerning Human Understanding, ed. Peter H. Nidditch (Oxford: Clarendon Press, 1975), 75 (originally published 1689); see also Dunn, Locke, 76–77.
so bluntly that there are no such rights is precisely the same type as the best reason for asserting that there are no witches: every attempt to give good reasons for believing that there are such rights has failed.”

A human right might be a good idea, or a bad idea, as an idea, as a proposal. But it’s only an idea. It’s about value, not fact. It doesn’t describe, it prescribes. It’s an ideal. There’s a world of difference between “is” and “ought.” The philosopher David Hume showed (or shewed) that you can’t derive an ought from an is. Nobody has ever refuted him.

Human rights are said to be the rights which belong to human beings, just because they’re human. That can’t be taken seriously. Being human means being human, but that doesn’t require or entail that humans have rights. Do cockroaches have cockroach rights which belong to cockroaches, just because they’re cockroaches? I hope not. I hate cockroaches. I don’t respect their rights. What about poor Gregor Samsa? To say that human rights are the rights of humans, doesn’t say anything. It doesn’t do anything to show that human rights are any more real than cockroach rights. We have no special claim to be the center of the universe.

Human rights are also said to be inherent. Ever since the American Declaration of Independence, and the French Declaration of the Rights of Man, everybody says this. Everybody says that everyone is born with these inherent rights. But nobody has proven that humans are born with human rights the way that humans are born with eyes and ears. Humans have always known about their eyes and ears. They haven’t known about human rights until very recently. Some people still haven’t heard about their human rights. And even some people like me, people who have heard of human rights, don’t believe in them.

In the 18th century, the French philosophes announced that there are various natural rights. They said that they are “inscribed in the human heart.” These thinkers included Denis Diderot and various speakers in the French Assembly in 1789. This led directly to the Declaration of the Rights of Man, which is the ancestor of all modern human rights declarations. But no cardiologist ever found natural rights inscribed in any human heart. If he did, the condition might require human rights bypass surgery. According to the

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40 “But if we could communicate with the mosquito, then we would learn that it floats through the air with the same self-importance, feeling within itself the flying center of the world.” Nietzsche, “On Truth and Lie in an Extra-Moral Sense,” *The Portable Nietzsche*, 42.
Stirner, the abstract human being doesn’t exist. As he puts it: “Are you a concept?”

I’ve said that you can’t detect moral truths by the use of the five senses. Admitting this, some moral philosophers claim that you can detect moral truths with a sixth sense: the “moral sense.” Marc Hauser cites Smith. The modern word for it is “intuitionism.” An occult third eye. Just as there’s a sense of smell, there’s a sense of moral. Adam Smith believed this. Amazingly, the anarchist sage Kropotkin expressly agreed with him. So does Noam Chomsky, who can always be counted on to get something wrong. Like Spiderman, he has a sense that tingles when evil lurks. Modern philosophers have been brusque about this.

Rene Descartes located the soul in the pineal gland, because he thought it didn’t serve any other purpose, and every organ must serve a purpose. Actually, it does serve a function. It produces melatonin, which regulates our sleep cycles. Maybe the moral sense is in there too. We know the moral sense isn’t in the appendix or

III. Ethical Relativism

This goes for morality in general. There is no objective morality. If there were, everybody in the world would accept it, upon giving the matter some thought. Everybody in the world obeys the laws of gravity. Everybody knows that 2 plus 2 equals 4; at least, nobody can make it come out 5. You can’t violate natural laws, if that means scientific laws. But you can violate natural law if that means a natural moral law. Newton’s laws of gravitation don’t say, “Thou shalt not walk off a cliff.” They only predict what happens if you do. Since natural law has no empirical basis, “like a

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36 Hauser, Moral Minds, 36.
37 Kropotkin, “Anarchist Morality,” 94–95, 98.

1 Except for societies, such as the Siriono of eastern Bolivia, where people can only count to three.
harlot, it is at the disposal of everyone. The ideology does not exist that cannot be defended by an appeal to the laws of nature.”

Early Greek natural philosophers were determinist, but they referred to scientific “principles,” not scientific “laws.” In the Renaissance, in the 16th and early 17th centuries, with real scientists such as Galileo and Kepler, this cautious usage continued. The earliest reference to physical law – which confused it with natural law – was by René Descartes in 1630. The scientific laws of Galileo, Kepler, and Newton were descriptive, not prescriptive.

Moral laws are revealed, or invented, not found. Of course, they may, in a rough-and-ready way, be of some social utility. But as Nietzsche wrote:

It goes without saying that I do not deny – unless I am a fool – that many actions called immoral ought to be avoided and resisted, or that many called moral ought to be done and encouraged – but I think the one should be encouraged and the other avoided for other reasons than hitherto.

The concept of morality has more flaws than I have time to identify. There are a lot of moralities out there, and they usually con-


philosopher Lon L. Fuller, “until interest shifted from the why to the how.”

A psychologist named Carol Gilligan studied what men and women think about morality. She concludes that men tend to think about morality as rights against other people. Women tend to think about morality as caring for other people. So there may be important differences between the ways men and women think about morality and rights. The very concept of rights may be gendered.

I don’t believe in this theory of a gendered dual theory of human nature. If it were true, now we would have to identify two human natures. We have yet to identify even one. But I share the feminists’ skepticism about a generic, unisex human nature. They’re quite right when they say that declarations of the rights of man are really declarations of the rights of men.

It seems to me that, if human rights are based on human nature, they should be individualized. Everybody should have his own special rights because everybody is unique. Everyone should live in his own cathedral. All people can then be individual and universal at the same time. Here I shall quote Max Stirner: “The ‘human being,’ as concept or attribute, does not exhaust you, because it says what is human and what a human being is, because it is capable of being defined so that you remain completely out of play.” For
they do have rights? According to the feminist Luce Irigaray, “The natural is at least two: male and female.”

If that’s true, it blows the hell out of the idea of universal rights. Men and women would have different rights, at least some different rights. It would then be impossible for men and women to co-exist in the same society. The idea that there are “natural kinds” of anything is, as W.V. Quine demonstrated, a primitive, pre-scientific prejudice:

In general, we can take it as a very special mark of the maturity of a branch of science that it no longer needs an irreducible notion of similarity and kind. It is that final stage where the animal vestige is wholly absorbed into the theory. In this career of the similarity notion, starting in its innate phase, developing over the years in the light of accumulated experience, passing from the intuitive phase into theoretical similarity, and then disappearing altogether, we have a paradigm of the evolution of unreason into science.

“It may be neither accident nor immaturity that science has managed until now without consistent, uniform definitions of natural kinds.”

Something else science has learned to do without is “purpose.” As Bertrand Russell said, “‘purpose’ is a concept that is scientifically useless.” Sciences could not get started, wrote legal


14 Lewis, “Right and Wrong,” 6. “In my impression ... any study of anthropology will bear out the popular impression that just about the only rule all tribes agree on is that is the one that says that people who criticize the rules should be
Disobedience to morality is, as Jean Baudrillard wrote, a mark of freedom. But maybe freedom is not as popular as I’d like it to be. According to Theodor Adorno: “People have been refused freedom, and its value belittled, for such a long time that now people no longer like it.”

There isn’t any universal consensus on moral values. The more I learn from history, and the more I learn from anthropology about non-Western societies, the greater moral diversity I find. I’ll quote here from the philosopher John Locke:

If this law of nature were universally impressed on the minds of men immediately at birth, how does it happen that all men who are in possession of souls furnished with this law do not immediately agree upon this law to a man, without any hesitation, [and are] willing to obey it? When it comes to this law, men depart from one another in so many directions, in one place one thing, in another something else, is declared to be a dictate of nature or right reason; and what is held to be virtuous among some is vicious among others. Some recognize a different law of nature, others none, [but] all recognize that it is obscure.

And yet Locke is by reputation the natural law philosopher. “The objective existence of natural law,” as a commentator states, “is an essential presupposition of his political theory,” but he never did

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21 Hess, Nim Chimpsky, 249. There is also (at 291) a photograph of a chimp, Lilly (reprinted from High Times), smoking a hash pipe.
23 Chomsky, “Containing the Threat to Democracy,” Chomsky on Anarchism, 173.
The traits which supposedly define us as human are always — except for authors who are being ironic or satiric — fine and noble. But there’s no reason why the human essence, if there is one, has to be something to be proud about. If humans are the only animals capable of lying, as Edmund Leach suggested, or capable of instituting private property, as Paul Elmore More suggested, it might be better if we were not so special. But we don’t deserve even these dubious plaudits. Chimpanzees are capable of deception.

Traditionally, the great champions of human uniqueness were Christians. Man is unique because of Original Sin. Modern human rights-mongers never mention this, not even the Catholics. Indeed, for Christians, human nature is both divine and bestial – both more than human and less than human. According to Pascal: “Whence it is clearly evident that man through Grace is made like unto God and shares his divinity, and without grace he is treated like the beasts of the field.”

Might there be specific sins which are definitively anthropocentric, such as gay sins like fellatio, tribadism and mutual masturbation? Once again, alas, these perversions are popular among bonobos, a species of ape which is closely related to humans. Some biologists have asserted that female orgasm is unique to humans. However, female stump-tailed monkeys and chimps (who have a
demonstrate the existence and content of natural law.” Locke “chose not to discuss at all the question of how men can naturally know the law of nature, the binding law of God, on which, according to the argument of the book [Two Treatises of Government], all human rights rested and from which the great bulk of human duties more or less directly derived.”

His contemporary Blaise Pascal, who agreed with Locke about nothing else, agreed with him here: “Three degrees of latitude upset the whole of jurisprudence and one meridian determines what is true... There no doubt exist natural laws, but once this fine reason of ours was corrupted [by sin], it corrupted everything.” The anarcho-socialist Edward Carpenter (1844–1929) wrote that the moral judgment of mankind varies from age to age, from race to race, and from class to class in the same society.

If this was obvious to Eurocentric white male heteronormative Christian bourgeois philosophers in the 17th century, how much more obvious it is now! And yet, rejection of the morality dogma is widely regarded as heresy, even by radicals who aren’t supposed to believe in heresy. In the 19th century, Pierre-Joseph Proudhon scandalized European thinkers, first, by declaring that property is theft, and second, by becoming the first person in history to call himself an anarchist.

17 Tague, Evolution and Human Culture, 43–44.
18 Pascal, Pensées, 66. This goes some way toward explaining why Christians have so often treated unbelievers like beasts.
But, he also wrote: “Who today would dare to attack morality?” Abolish the state, sure. Abolish property? Hell, why not? But — abolish morality? How dare you! As Nietzsche wrote: “listen, for example, even to our anarchists: how morally they speak when they want to persuade!”

This attitude persists to this day. During an interview with Noam Chomsky, the supposed anarchist, the interviewer mentioned that “there are at least some fairly recognizable facts about our moral nature.” Chomsky peevishly replied, “Well, if someone doesn’t at least accept that, then they [sic] should just have the decency to shut up and not say anything.” Chomsky has publicly supported the free speech rights of Holocaust Revisionists. This got him into some trouble. But he doesn’t believe in free speech for heretics from because hunter-gatherer bands often use their environments without changing them. In this respect, we should follow their example. There’s this big problem: “Recent work with some great apes has blurred some human/nonhuman distinctions.”

Language, according to Noam Chomsky and too many others, is uniquely human. Alas, quite a few of the higher primates — including one named Nim Chimpsky — have been taught American Sign Language. They converse, not only with humans, but with each other. Did they invent language? Not that we know of. But who knows whether they would have, if left alone for another million years or so? As far as I know, no contemporary human has invented a natural language either. Koko and Nim Chimpsky and Noam Chomsky and I all speak English and we all had to learn it. None of us invented it. I might be accused of a certain inventive use of language. No one will ever accuse Chomsky of that.

Cognitive psychologists — none of whom have actually studied animal behavior — have made up one distinctive (and presumably defining) human characteristic after another, and every time one of them gets knocked down, they trick up another one. All animal behavior cannot, as they used to claim (when they were behaviorists), be explained as conditioned responses. Animals don’t anticipate the future, they claim. But some of them do. Primate ethologist Frans de Waal calls this ploy “moving the goalposts.”


24 Nietzsche, Daybreak, 2. Nietzsche, like Tolstoy, was an anarchist who refused to call himself an anarchist because he did not want to be identified with the people who were calling themselves anarchists.


most important to him, or what’s unique to him, or what’s universal about him? Is there any reason to believe that these are all the same thing?

There is a long history of specifying what is uniquely human. It has been so unsuccessful that it gets to be genuinely funny. Primatologist Frans de Waal writes: “True, humanity never runs out of claims of what sets it apart, but it is a rare uniqueness claim that holds up for over a decade.” Stephen Jay Gould wrote: “The intellectual world is littered with systems that pushed consistency to the ends of the earth and the bounds of rationality, but then stepped aside and made an exception for human uniqueness.” Man, it was said, is uniquely a tool user. Tool use is so common among other animals that this one had to be dropped. Well, then, maybe animals can use tools they find lying around, but they can’t make tools as homo faber can. Alas, some animals make tools. Friedrich Engels thought that work is what turned apes into men: “In short, the animal merely uses its environment, and brings about changes in it merely by his presence; man by his changes makes it serves his ends, masters it. This is the final, essential distinction between man and other animals, and once again it is labour that brings about this distinction.” Well, this draws the line, as usual, in the wrong place,


Robert Anton Wilson commented: “In my impression, Lewis demonstrated only that you can find an amazing amount of similarity between camels and peanuts if you emphasize only the contours of their backs and ignore everything else.”

Let’s say that “thou shalt not kill” is an objective moral value. Homicide is universal. The prohibition against homicide is not. Capital punishment – socially approved homicide – is a cross-cultural universal: all cultures or societies have it. So is war. Infanticide is practiced in traditional East Asian and Pacific society as a “painful necessity” when family food supplies are scarce. I don’t know of any society where people don’t kill each other. I also don’t know of any society that believes that no one should ever kill anybody. A few individuals may feel that way, but not majorities or received opinion. Maybe the Jains in India believe tle is a poor candidate for a universal value. According to Wilfred Scawen Blunt: “What men call courage is the least noble thing of which they boast.” Quoted in Benj. R. Tucker, Instead of a Book, By a Man Too Busy to Write One (2d ed.; New York: Benj. R. Tucker, Publisher, 1897), 422. Cowardice may not be “admired,” but prudence is. Presumably this is why generals sometimes order retreats. “If I were inlisted [sic] in an army of cowards, it might be my duty to retreat, though absolutely considered it should have been the duty of the army to come to blows.” Godwin, Enquiry Concerning Political Justice, 392. While C.S. Lewis was exhorting Christian soldiers onwards, British pacifists were going to prison. There are primitive societies in which the approved reaction to aggression is for everyone to run away. E.g., Robert Knox Dentan, The Semai: A Nonviolent People of Malaya (New York: Holt, Rinehart & Winston, 1968).

The problem here is that nobody, not even Noam Chomsky, knows what human nature is. And nobody knows how to find out what it is. Human rights advocates have to insist that human nature is the same everywhere. If it isn’t, then you can’t derive universal rights from particular people in particular societies at particular times. Even Rousseau doubted that it was possible to separate what is original from what is artificial in human nature. In fact, it is impossible. “No doctrine of human nature has yet indicated its independence from the social order in which it has appeared.” But even if that could be done, as the anthropologist Clifford Geertz says, the question still remains whether such universals should be taken as central elements in the definition of man: whether a lowest-common-denominator view of humanity is what we want anyway. Is man’s essence what is best in him, what’s

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5 Chomsky on Anarchism, ed. Barry Pateman (Oakland, CA & Edinburgh, Scotland, 2005), 186; Noam Chomsky & David Barsamian, Chronicles of Dissent: Interviews with David Barsamian (Monroe, ME: Common Courage, 1992), 354. He asserts, however, that human nature cannot be malleable, because, if it were, authoritarian governments might mold our minds. Noam Chomsky, Reflections on Language (New York: Pantheon Books, 1975), 132; idem, Language and Politics, ed. C.P. Otero (exp. ed.; Oakland, CA & Edinburgh, Scotland: AK Press, 1989), 244. Note the childlike reasoning: it can’t be true because I don’t want it to be true! Besides that, if Chomsky knows nothing about human nature, how does he know if it is malleable or not? Black, "Chomsky on the Nod," 106–107.


or did God decree them because they’re good, as Hugo Grotius believed? If they’re good only because He decrees them, which is what Martin Luther believed, that makes God out to be an arbitrary tyrant. If He changes His mind tomorrow, good becomes evil and evil becomes good. He might require tomorrow everything that He forbids today. Tomorrow He might require you to covet thy neighbor’s wife and thy neighbor’s ass, or, like Noah, marry your daughters, or, like Abraham, sacrifice your son. It’s hard to believe that even religious people, whose capacity for irrational belief is almost unlimited, believe this.

But if, on the other hand, good and evil exist independently of God (as Plato and Locke argued), then good and evil would exist even without a God. He then doesn’t create the moral law: at best, He reveals it. He’s not omnipotent if He doesn’t have the power to change His mind. You can’t say that God is good unless you have some independent criterion of what is good. But if you do, then you don’t need Him to tell you what’s good. His approval adds nothing, and His disapproval would take away nothing.

The modern approach to human rights is to ground them in human nature. This gets around the God problem, because you don’t need to believe in God to believe in human nature. But if you happen to believe in God, then the moral law is something God created indirectly, by creating human nature. That’s the Catholic doctrine, perhaps. However, this move is out of the frying pan, into the fire. Human nature is almost as mysterious as God.

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is happiness.⁴⁰ “We can mean many things when using words like ‘happiness’ and ‘well-being.’”⁴¹ No kidding!

Harris cannot be unaware, although he pretends to be, that he is merely presenting a vague version of utilitarianism. He does cop to being a consequentialist,⁴² and utilitarians are the only serious consequentialists. Now utilitarianism is beset with difficulties.⁴³ Are we to maximize the total human welfare or the average human welfare? Harris waves away these “difficulties.”⁴⁴ He ignores another one altogether. Is well-being or happiness a feeling, as Jeremy Bentham thought,⁴⁵ or is it a well-lived life, as Aristotle thought?⁴⁶ Harris explains, “I have elected not to pay any attention to Aristotle,” or to use philosophers’ terms such as “noncognitivism” and “deontology” because they would bore the reader.⁴⁷ His long textual footnotes summarizing neuroscientific research, much of it not obviously relevant or easy to understand, are also, for the general reader, less than fascinating.

The quoted words, however unfamiliar to the lay reader, refer to some of those “difficulties” that Harris brushes off, as he knows very well. They are not going away. Currently, “very few philosophers agree entirely with the view proposed by the Classical Utili-

VI. Where Do Human Rights Come From?

Where do human rights come from? Modern legal rights come from law, usually from legislators. In some legal systems, they also come from monarchs or from court decisions. Law comes from a lawgiver. There was a time when philosophers and others thought that God was a Lawgiver. He decreed the moral law, just as He decreed the laws of science. Even Thomas Paine, a notorious freethinker, believed in “the illuminating and divine principles of the equal rights of man (for it [sic] has its origin from the maker of man)...”¹ In order to believe this, you have to believe in God, if only the minimalist Deity of Paine’s Deism. But the arguments against God are even more compelling than the arguments against natural law and natural rights. If, as Michael J. Perry says, the idea of human rights is “ineliminably religious,”² then it is ineliminably wrong.

Even if you do believe in God, the idea of God as the source of moral laws is fatally flawed. Are the laws of God good because He decreed them, as William of Occam and Samuel Pufendorf believed,
combats or occasions for punishment, but as problems to be resolved as harmoniously as possible.9


Harris may not “entirely agree” with them either, but, he would rather not reveal his philosophical dilettantism. And, as Nietzsche wrote:

In all “science of morals” so far one thing was lacking, strange as it may sound: the problem of morality itself; what was lacking was any suspicion that there was something problematic here. What the philosophers called “a rational foundation of morality” and tried to supply was, seen in the right light, merely a scholarly variation of the common faith in the prevalent morality; ... certainly the very opposite of an examination, analysis, questioning, and vivisection of this very faith.49

Further: “Naiveté: as if morality could survive when the God who sanctions it is missing! The ‘beyond’ is absolutely necessary if faith in morality is to be maintained.”50 Just as there is no science of religion, there is no science of morality.

Although he has probably never heard of Ludwig Feuerbach, Harris with his humanism has approximated Feuerbach’s moralistic atheism. Feuerbach’s thesis was that God is the idealization of man’s highest attributes, and their projection onto an imaginary exterior being, God. “God is the highest subjectivity of man abstracted from himself; hence man can do nothing of himself, all goodness comes from God.” God is indeed, in a sense, within us – but nowhere else. Man made God, and man made Him out of himself.51 This was sensational stuff in 1841.

49 Nietzsche, “On the Genealogy of Morals,” 288. He goes on to mock “the scientific standing of a ‘science’ whose ultimate masters [such as Schopenhauer] still talk like children and little old women.”
But, argued Max Stirner, this liberation from God is itself theological. Feuerbach’s “Man” is also an idealization, an abstraction, and a projection.

To this, we reply: The supreme being is indeed the essence of man, but, just because it is his essence and not he himself, it remains quite immaterial whether we see it outside him and view it as “God,” or find it in him and call it “the essence of man” or “man.” I am neither God nor man, neither the supreme essence nor my essence, and therefore it is all one in the main whether I think of the essence as in me outside me.52

In rebuttal, Feuerbach asserted that he did not allow divine attributes to remain, except “as absolutes of nature and humanity, as natural human properties,” whereby “they immediately lose their divine character.”53 He missed the point that Stirner rejected human essence as a delusion.54 To be an individual is to be more than a generic human being.55

The “human being,” as a concept or an attribute, does not exhaust you, because it has a conceptual content of its own, because it says what is human and what a human being is, i.e., because it is capable of being defined so that you can remain completely out of play. Of course, you as a human being still have your part in the conceptual content of the human being, but you don’t have it as you.56

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54 Stirner, “Stirner’s Critics,” 87–88. “Moral faith is as fanatical as religious faith!” Stirner, The Ego and Its Own, 45. This conclusion, pertinent to our purposes, follows: “Stirner’s ‘conscious egoist’ doesn’t merely not adhere to the consciousness of sin, but also to the consciousness of law, or of universal human rights.” “Stirner’s Critics,” 95 (emphasis added) (in this essay Stirner refers to himself in the third person).
55 “Stirner’s Critics,” 74.
56 Ibid., 55.

with military force. So the situation we’re in is one where other regimes have to accept the logic of capitalism, accept the ideology of democracy and human rights – and if they don’t accept that, they’re going to be bombed.5

You never get something for nothing. The inflation of rights doesn’t enhance, or even sustain, the value of rights. It devalues rights in general.6 The idea that inventing more rights increases freedom is like the idea that printing more money increases wealth.7

Rights are supposed to single out certain choices or interests for special protection.8 I claim that the more rights are multiplied, the more they’re likely to interfere with each other. But even if they didn’t, rights, as they proliferate, can only be extended to choices and interests which are less and less important. That means that people will be less and less inclined to respect them. The Universal Declaration recognizes the universal right of conscience. But is also recognizes a universal right to paid vacations. Rights are supposed to be special. But if everything is special, nothing is special.

And do we want to live in a society where, every time there’s a conflict or a problem, people reach for their rights? Where, whenever people have a dispute, instead of trying to resolve it mutually, everybody cries out, my right is bigger than your right? Primitive – anarchist – societies are innocent of the idea of rights, and commonly they address interpersonal conflicts, not as winner-take-all

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And if there are rights against the State, what about the rights of the State? How can the State enforce your precious rights unless it has rights too? Unless it has the right to enforce rights? And the power. Rights believers talk as if there can be rights without power. That’s impossible. To enforce rights, the state has to use coercion, violence. That’s what the State is — institutionalized coercion. We are told that the State, unless maybe it is tyrannical, has the right to the allegiance of the people.3

It may well be that the more rights the State enforces, the more power it needs to enforce them. But a State with more power to enforce rights has more power to do anything. It has more power to violate rights. Enforcing rights might not be its highest priority. As far as I know, it never is.

Rights strengthen the State. They also legitimate it. Most contemporary political philosophers argue that if a State is somewhat respectful of human rights, then the citizens owe it a duty of obedience. The State then has a right to be obeyed. And the State will make sure that that right will be respected. Human rights can be spun in such a way as to justify anything, such as America’s current aggressive wars against Syria, Iraq, Afghanistan and Yemen. The State of Israel regards Jewish colonization of the West Bank, which it has illegally controlled for over 60 years, as an exercise of human rights by the settlers. Their removal would be “ethnic cleansing.” This is an egregious, but by no means unique example of the human right to dominate.4 Human rights are part of the new ideology of Western domination. According to Simon Crichley,

Military neoliberalism is what best characterizes the state of the western world. At the heart of this category is the idea of a unification of neoliberal economics with a certain universalization of democracy and human rights talk – which is ultimately back up

58. Ibid., 37–48 & passim.
chology studies which don’t support his theory either. There is no reason to suppose that a dedicated region of the brain is involved in moral judgment. In fact, Hauser, who insists that there exists a moral organ precisely analogous to the language organ, admits that brain imaging studies fail to pinpoint “a uniquely dedicated moral organ”: they show only “that the areas involved in emotional processing are engaged when we deliver a moral judgment, especially cases that are emotionally charged.” Exactly. Moral judgments express emotions. This is the “emotive” theory of ethics. However, at least one anarchist has fallen for cognitive psychology’s nutty notion that human brains are “hard-wired” for morality.

When I explain Hauser’s argument, the reader will suspect I have chosen an easy example to refute, but, this is actually as scientifically respectable as these attempts get. His takeaway point is the “trolley problem” invented by philosopher Philippa Foot in 1967. It has since exercised other moral philosophers. The basic issue is,


64 Hauser, Moral Minds, 222.

65 Ibid., 223.


68 “The Problem of Abortion and the Doctrine of Special Effect,” Oxford Rev. 5 (1967): 5–15. As an aside: In the 1950s, when I was a child, my father took me on the last ride of the Detroit trolley system. I liked it.


V. Rights and Duties

Even if rights don’t contradict each other, every right has a dark side. More rights don’t mean more freedom. If they did, we should invent even more of them, thousands of rights, tens of thousands of rights. Rights are unconditionally good, so you can’t have too many rights, right? Wrong. Every right in one person imposes a duty on other people to respect that right, “for, as all social duties are of a relative nature, at the same time that they are due from one man, or set of men, they must also be due to another.” A right imposes a duty on someone else, or maybe on everyone else, or maybe on the state.

Superficially, that last part looks good to those of us who want to reduce state power. But it’s not that simple. Even a right against the state isn’t usually just a right against the state. Enforcing it will often involve limiting the freedom of other people besides government functionaries. The right to a fair trial, which I’ve discussed, doesn’t impose any duties on the general population, except that taxpayers pay for the court system. But, as I explained, even that right may impose duties on the press — duties which blatantly restrict the freedom of the press. That’s just one example.


2 “We do not commonly see in a tax a diminution of freedom, and yet clearly it is one.” Quoted in Herbert Spencer, “The Right to Ignore the State,” in Liberty and the Great Libertarians, ed. Charles T. Sprading (San Francisco, CA: Fox & Wilkes, 1995), 151 (originally 1850).
form of relativism that converts the UD [Universal Declaration of Human Rights] into a weapon to wield selectively against designated enemies.”

There are no moral grounds for self-righteous absolutism, either.

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is it moral to sacrifice, intentionally, an innocent life, to prevent the unintended, but otherwise inevitable, deaths of larger numbers of other innocents? No doubt that is something to think hard about.

Hauser, however, does not do any hard thinking. For the philosophers, trolley problems are thought-experiments. Hauser thought they could be real experiments. He cites the results of experiments presenting variants on the “trolley problem” to people from various parts of the world. A train, a trolley, is barreling down the track to where the track diverges into two. On one fork, one person is tied to the track. On the other track, five people are tied to the track. The experimental subject, who just happens to be loitering by the track, learns that can throw a switch to change the direction of the trolley. On its current course, the trolley will kill the five people. If the switch is thrown, the trolley will be diverted and kill only the one. Should the subject throw the switch?

Hauser’s “intuition,” and (he assures us) the intuition of most moral philosophers, is that the switch should be thrown. But consider this one. The observer is standing on a footbridge over the trolley tracks. He can see that the trolley is out of control (the conductor has fainted). Five people are tied to the track. The observer knows that if he drops a heavy object on the track, the trolley will be stopped. The only available heavy object is a fat man. If the observer shoves the fat man off the bridge onto the tracks, the fat man will be killed, but the five people will be saved. Should the observer do it? Hauser says no.

The choice is presented as a context-free, yes-or-no question. The situation has never risen, except maybe in old animated cartoons such as Popeye. As in almost all U.S. psychological research, the American research subjects were undergraduate college students, who are required to serve as experimental animals as a condition of taking the introductory psychology course. The students mostly

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71 Ibid., 115–116.
decided that it was better to throw the switch to save the greater number. For them, this was just a puzzle to be solved, an inconsequential game to be played, not an occasion for soul-searching. Even evolutionary psychologist Marc D. Hauser, who relies heavily on this idiotic research, admits: "In the same way that laboratory mice do not capture the riches of the world’s fauna, university students do not capture the riches of human nature." According to the research Hauser relies upon, most American (southern Californian) and Taiwanese college students answered as Hauser does. These populations do not capture the riches of human nature. Indeed, "Industrial societies do not fully capture our species’ psychological nature." Nonetheless, from these artificial, fragmentary data, Hauser finds confirmation of the universally true proposition that "it is permissible to cause harm as a by-product of achieving a great good, but it is impermissible to use harm as a means to a greater good." Collateral damage is okay. That might be a good rule of thumb, but it is, as a moral universal, ridiculous. So is the Golden Rule, which, Hauser claims, appears in all cultures. Hauser is acquainted with not much ethnography and even less history. I have read scores of ethnographies without ever seeing any approximation of the Golden Rule. Unembarrassed by the paucity of evidence, Hauser boldly announces that "all of the following actions are universally forbidden: killing, causing pain, stealing, cheating, lying, breaking

Trial by jury is not on everyone’s human rights list. It is not practiced in much of the world. But there’s one contradiction between rights that everybody’s heard of: Majority rule vs. minority rights. Every right is a restriction on the majority’s right to govern as it sees fit. But majority rule is a human right too. There’s no getting around that one. The claim that rights cannot conflict is absurd. Rights are “trumps.” They prevail over laws, customs, policies, good manners, majorities, and the preferences of other people. A right is a (metaphorically) irresistible force. But a right is also a (metaphorically) immoveable object. A right trumps everything, but nothing trumps a right. It follows that the possibility of rights in conflict, as William Godwin saw, renders the concept of rights incoherent: “The rights of one man cannot clash with or be destructive of the rights of another; for this, instead of rendering the subject an important branch of truth and morality, as the advocates of the rights of man certainly understand it to be, would be to reduce it to a heap of unintelligible jargon and inconsistency... From hence it inevitably follows that men have no rights.”

With his usual obtuseness, Noam Chomsky denounces this truth – which is closer to self-evidence than any right is – as sinister “relativism”: “There are no moral grounds for self-serving ‘relativism’, which selects for convenience; still less for the particularly ugly

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73 Hauser, Moral Minds, 85. For Sam Harris, presumably the second hypothetical is the same as the first: human well-being is maximized by sacrificing one person to save five. If even the intuitions of two contemporary white male American moral realist neuroscientists fail to agree, what hope is there of finding moral principles which are so universal that they must be biologically determined?
74 Ibid., 122–123.
75 Ibid., 85.
76 Ibid., 3
77 Ibid., 410.

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news stories. Because of that, some of them will probably be prejudiced against the defendant. In a really sensational case, like a political assassination, it’s impossible to find open-minded jurors. The situation isn’t much different where there isn’t trial by jury. Judges read the newspapers too. I will only add that the U.S. Supreme Court has been struggling with the conflict since 1807, with results which are universally regarded as unsatisfactory.

In 1993, the World Conference on Human Rights in Vienna declared that “all human rights are universal, indivisible, and interdependent and related.” That is certainly false. Rights are pouring out of multilateral treaties, United Nations bureaus, and semiofficial conferences of human-rights activists. In the 17th century, for Thomas Hobbes and John Locke there were two or three natural rights at most. In the French Declaration of the Rights of Man and the Citizen there are, by my count, 13 rights. In the American Bill of Rights, I count 23. In the UN Universal Declaration of 1948 there are at least 44. In the 2010 edition of a collection of just the “basic” human rights documents there are 1,261 — not rights, but pages.

Here is my thesis: as rights increase arithmetically, contradictions between rights increase geometrically. Do the math.

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2 Douglas S. Campbell, Free Press v. Fair Trial: Supreme Court Decisions since 1807 (Westport, CT: Praeger Publications, 1994) (there were, as of that year, over 30 cases directly addressing the issue).
6 I have finally come across a somewhat related observation: “Differences in the number of moral codes of individuals are of great significance. Conflicts of codes will increase, as a matter of probability, with increase of number of codes, and perhaps in something like geometric ratio.” Chester I. Barnard, The Functions of the Executive (Cambridge: Harvard University Press, 1962), 271 (originally 1937).
78 The Old Testament alone, which Hauser once quotes, teems with counter-examples. “The point here is simple,” he explains: “our moral faculty is equipped with a universal set of rules, with each culture setting up exceptions to the rules.” But how many exceptions does it take to disprove the rule? And what does it mean to say that each culture sets up exceptions to the rules? “Cultures” are ways of life, not moral legislatures.

According to Hauser, this nonsense is science: “we are equipped with a moral faculty – an organ of the mind that carries a universal grammar of action.” That is to say, “all humans are endowed with a moral faculty – a capacity that enables each individual to unconsciously and automatically evaluate a limitless variety of actions in terms of principles that dictate what is permissible, obligatory, or forbidden.” Moral principles are encoded in our DNA. All he is doing here is unwittingly producing a moral parody of Noam Chomsky’s linguistics.

When anthropologist Maurice Bloch put the trolley problems to Malagasy villagers, their reaction is of another kind. First of all, they want to know who the people concerned are, whether they are related to them, how old they are. In his experiment, Hauser would just not be able to take such factors into account. This would be so not only because of the way the experiment was set up but because he would feel that by doing so he would then be plunging into what he has...
decided to exclude in the first place, what he would call the “cultural.”

The moral cannot be separated from the cultural or, as Durkheim put it, the social. But that is exactly what Hauser does.

Here is another brilliant answer to the question: does morality have a biological basis? The incest taboo, for instance. Some “evolutionary psychologists” sought to test the old hypothesis of anthropologist Edward Westermarck that “there is an innate aversion to sexual intercourse between persons living very closely together from early youth, and that, such persons are in most cases related, this feeling displays itself chiefly as a horror of intercourse between near kin.” So the incest taboo arises between people who are “in most cases” related but who are in all cases living together. The explanation is at least as likely, if not more likely, that the tabu arises from a common socialization.

In quoting Westermarck (as he does) to support, by implication, his own theory of a biologically innate, objective universal morality, Marc Hauser grossly falsifies Westermarck’s real opinion. Westermarck was in fact famous as an exponent of, as one of his books is titled, Ethical Relativity. For him, morality was not universal, and it was not innate, it was cultural.

### IV. The Contradictions Between Rights

The cause of human rights appeals to tender-hearted people. They like to think that if somebody wants a new right strongly enough, sure, let her have it. But that leads to trouble. Millions of Americans believe that a woman has the right to abort a fetus. They call it the right to choose. Millions of other Americans believe that the fetus has the right to life. The true believers on each side explain that the contradiction is more apparent than real. It’s simple, really. We’re right. They’re wrong. The only universally accepted opinion about morality is “I’m right, you’re wrong.”

However, there are some contradictions which are not so easy to dispose of. Each rights-claim sounds great – until you notice that it contradicts another rights-claim that also sounds great. An example is two rights which are in the U.S. Bill of Rights and also in the UN Universal Declaration of Human Rights. One right is freedom of the press. The other one is the right to a fair trial. How can they contradict each other? It happens all the time when there’s a sensational crime in the news. The free press publishes whatever the prosecutor says about the case, because it’s legitimate news. Many people read these stories. They don’t have any reason not to believe them. It’s impossible to prevent potential jurors from reading newspapers. But a defendant has, in the United States, a right to a jury trial. The jurors will be drawn from the population which is reading the

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Oakland, there is no “there” there. Moore later repudiated this theory.

There are no primitive, atomic, irreducible, or unanalysable qualities of anything. The atom, by etymology if not by definition, cannot be split, but, it has been split, with grave consequences. Ludwig Wittgenstein – who had earlier held a different opinion – concluded “that it was senseless to talk of a ‘final’ analysis.”

But even if moral values are out there, how can you derive natural law and natural rights from something that isn’t natural? Or vice versa? Moore didn’t mention rights. I have to agree with Friedrich Nietzsche: “There are no moral phenomena, there is only a moral interpretation of these phenomena.” I think this is the most important idea of the 19th century.

The scientists Hauser relied upon answered a question about biology by taking an opinion poll of 186 undergraduate students at the University of California at Santa Barbara – a very laid-back campus – the students being recruited from introductory anthropology and psychology classes. They were undoubtedly almost all white middle-class American high school graduates, and, as such, a representative sample of all human beings at all times and in all place. Sure enough, the students said they were against incest! And the older they were, the more they were against it – that is, their biology was fixed but their social learning may have continued.

The students were not asked if they ever committed incest, or if they ever felt incestuous desires. They were told to judge hypothetical third-party situations. It is easy to express moral indignation against others, especially others who do not exist. But that is the least of the lunacy. Every one of the “subjects” of this experiment (an opinion poll is an experiment?) knew very well that incest is socially condemned. The older they were, the longer time they had to learn about this taboo, and the longer time they had to learn to tell grown-ups what the grown-ups want to hear.

These students knew what their professors wanted to hear. These evolutionary psychologists (“sociobiologists” rebranded) were eager to find evidence that the incest taboo is innate and biological, not learned and social. Obviously their miserable methodology failed to distinguish the effects of biology and culture, because the relationship of siblings who grow up together is not merely a matter of some shared genes, it is also a matter of a shared life experience in the family: a social experience, a cultural experience. Tilt! Game over. Why even quibble to ask about students without opposite-sex siblings, or gay students, or students who were adopted? Many such students exist. Marc


Hauser, however, arrives at this non sequitur conclusion: “Among American college students, feelings of repulsion toward incestuous relationships are strongest among opposite-sex siblings that spent a large part of their childhood in the same household than siblings that spent relatively little time together. That familiarity breeds yuck would seem to suggest that explicit, culturally articulated taboos are unnecessary.” Why, then, are they culturally articulated?

Consider this trolley problem (my invention). A Hindu Brahmin is – as always, for no apparent reason – loitering near a trolley track switch as a trolley approaches a crossing. He notices that, on one track, there is a cow. On the other track, there are five untouchables: pariahs. Cows are sacred. Pariahs are not. The Brahmin will save the cow. The pariahs will die. For the Brahmin as for the Malagasy villagers, the question is not human values, but rather the value of the humans. That is how humans value.

Something like the original trolley problem, which antedated trolleys, may have been first propounded by the anarchist philosopher William Godwin in 1793. Unlike most anarchists, he was a utilitarian. Suppose there is a fire in the “palace” of “the illustrious archbishop Fenelon.” You can save only one person: the archbishop, or his chambermaid.

Of course that life ought to be preferred which will be most conducive to the general good. In saving the life of Fenelon, suppose at the moment he was conceiving the project of his immortal Telemachus, I should be promoting the benefit of thousands, who have been cured by the perusal of it of some error, vice and consequent unhappiness.

Why should Godwin – an atheist and former Calvinist minister – prefer to save a Catholic archbishop? Because Fenelon (1651–1715) was a great philosopher and precursor of modern thought. He was one of the first to articulate the idea that moral values are non-natural, unanalysable qualities. This means that moral values are not part of natural reality. Anything not part of natural reality is not real. To say that they are unanalysable means, for Moore, that they are simple, atomic, in the sense that you can’t analyse them, break them down, any further. They’re not based on anything else. They’re just there. But if moral values are non-natural, they aren’t there. Just like Gertrude Stein’s

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by Western civilization and had ignored more ancient civilizations which were past the experimental stage, and the institutions of which, for example marriage, had proved their wisdom through the centuries. It was not for the Committee to proclaim the superiority of one civilization over all the others or to establish uniform standards for all the countries in the world.\textsuperscript{125}

It is by now generally, if grudgingly recognized, that no international consensus on even the concept of human rights exists, much less a consensus on their content. It’s a relatively recent, and peculiarly Western idea. It is not how traditional cultures conceive of social relations.\textsuperscript{126} In most of the world’s states, “human rights as defined by the West are rejected or more accurately, are meaningless.”\textsuperscript{127}

What I especially like is the implication that Western civilization is still in the “experimental stage.” I hope so.

Morality is a very odd thing. In the words of the Australian philosopher J.W. Mackie: “If there were objective values, then they would be entities or qualities or relations of a very strange sort, utterly different from anything else in the universe.”\textsuperscript{128} About all you can say about them is what they’re not. They aren’t matter or energy. They aren’t animal, vegetable or mineral. They aren’t like colors, or flavors, or odors, or anything you can perceive through your

\textsuperscript{125} Johannes Morsink, The Universal Declaration of Human Rights: Origins, Drafting, and Intent (Philadelphia, PA: University of Pennsylvania Press, 1999), 24 (remarks of Jamil Baroody) (emphasis added). The Saudis objected to provisions on marriage equality and the right to change religions. These are not universally shared values.

\textsuperscript{126} According to Edmund Leach, “the concept of man as a mythical universal being, born free and equal, which is today so popular among intellectuals and slogan-spouting politicians in all parts of the world is not shared by humanity at large.” Leach, Social Anthropology, 58.


wrote the Adventures of Telemachus, a once popular, but insufferably dull didactic moral tract in the guise of a novel. It was one of the models for Rousseau’s Émile.\textsuperscript{93} If it influenced morals, it could only have been by decreasing the greatest happiness of the greatest number. For Godwin – as for my Brahmin – for whom “innocence” is irrelevant, the value of the individuals affected determined the choice.

This is not quite the modern trolley problem as originally formulated, because it does not present the choice between intentional action and inaction. If the bystander goes to the rescue, he can save the life of only one innocent. If he does not, both innocents perish.

What would a Taoist do? He would do nothing, no matter who was tied to the tracks. Serene nonstriving is the Tao.

Human nature is not subject to experimentation. Rousseau himself wrote:

\textit{What experiments would be needed in order to come to know natural man; and by what means can these experiments be performed in society? Far from undertaking to solve this Problem, I believe that I have meditated upon the Subject sufficiently to dare answer in advance that the greatest Philosophers will not be too good to direct these experiments, nor the most powerful sovereigns to perform them; a collaboration which it is scarcely reasonable to expect … }\textsuperscript{94}

As Rousseau’s sometime friend David Hume put it, moral philosophy cannot be experimental.\textsuperscript{95}
According to Hauser, we are all hard-wired for morality. But his own morality short-circuited.96 In 2011, Hauser – until then a Harvard professor – resigned after being found guilty of eight counts of academic misconduct for fabricating or falsifying his research results.97 Hauser took his central argument, and even his specific manipulations of trolley situations, from the 2000 doctoral dissertation of John Mikhail.98

A moral consensus, even if one were cobbled together, doesn’t prove anything except the universality of valuing.99 That’s a mere matter of is, not ought. As soon as one descends from high levels of abstraction in characterizing killing, marrying, sharing, etc., in terms of moral prescripts, there is the greatest diversity in the content of norms.100 A critic of Hauser wrote: “Now it may be that widespread moral idea is probably the double standard. The rules are different as applied to “us” and “them.” The greater the social distance between people, and peoples, the less virtuous it is to be honest, even to the point that dishonesty is the norm when dealing with strangers.122 Hauser quotes Immanuel Kant’s Categorical Imperative: “I ought never to act except in such a way that I could also will that my maxim should become a universal law.”123 In other words, a valid moral maxim must be universalizable. But that is just a formality, easily gotten around by careful phrasing. A rule that how honestly to treat people depends on how closely they are related to one is perfectly general.

Even if there were universally accepted moral values (as of now) – so what? Everybody used to believe things that nobody believes now. The earth does revolve around the sun. And it isn’t flat. Thomas Kuhn, the historian of science, wrote that “all past beliefs about nature have sooner or later turned out to be false.”124

This has to be even more true of human nature, which supposedly generates moral values. These ideas are obviously based on the religions and moralities of particular societies. But what most people believe, or what Christians believe, or what paranoid schizophrenics believe, just because they believe it, doesn’t prove a thing, except that they believe it.

At the conference that adopted the Universal Declaration of Human Rights, the Saudi Arabian delegate emphasized the fact that apparently the authors of the draft declaration had for the most part taken into consideration only the standards recognized

96 This jargon is Hauser’s (222), not mine. “At present, none of these studies pinpoint” – i.e., none of them support his theory of “a uniquely dedicated moral organ, circuitry that is selectively triggered by conflicting moral duties but no other.”97 Kenneth R. Miller, The Human Instinct (New York: Simon & Schuster, 2018), 105–106; Charles Gross, "Disgrace: On Marc Hauser," The Nation (Jan. 9–16, 2012), www.thenation.com/article/disgrace-marchauser.
98 On which was based Mikhail’s later book, Elements of Moral Cognition: Rawls’ Linguistic Analogy and the Cognitive Science of Moral and Legal Judgment (Cambridge: Cambridge University Press, 2011). John Rawls originated the idea of a biological moral faculty analogous to (Chomsky’s) linguistic faculty in A Theory of Justice (Cambridge: Harvard University Press, 1971), 46–47, quoted in Hauser, Moral Minds. 43. Rawls knew nothing about the brain. Hauser’s entire book is riddled with more factual errors than it is worth bothering to identify. But, for example: “Most major universities include a mandatory course in moral reasoning.” Hauser, Moral Minds, 1. I assume that Harvard University is what Hauser considers a major university, since that was where he was teaching in 2006. I have attended seven major universities at various times (1969–2006) – including Harvard (where I took a course on Ethics by John Rawls in 1970) – and none of them had a required course on moral reasoning. None of them, as best I recall, even offered a course on moral reasoning.
100 Lukes, Moral Relativism, 53.
123 Quoted in Hauser, Moral Minds, 12–13. This is one of many important quotations for which Hauser provides no reference.
improvises a fresh lie. On one of these occasions, when he is finally home in Ithaca, he is met by his patron goddess Athena, who is in disguise. After he ad libbs a lot of lies, she reveals herself—not to reprove his lies, but to laugh at him.118

Except for the custom of hospitality—which is not universal119—there is no trace of morality, universal or particular, in Homer. C.S. Lewis was a historian of the Middle Ages, and a public school boy, and thus thoroughly familiar with classical literature. And yet he can imply that the morality of Homer (and of Aristotle, for that matter) differs only “slightly” from the Victorian Protestant morality which still prevailed at Oxford in the 1940’s! It took someone like Nietzsche—a classical philologist—who rejected that morality, to appreciate just how utterly different Greek values were.120

Lying and cheating are, ironically, on Hauser’s short list of innate moral universals.121 But if there is any society where they are unconditionally reprobated, he does not identify it. The most


119 E.g., Fortune, Sorcerers of Dobu, 215; Sahlins, Tribesmen, 10 (in Fiji, the word for “stranger” means someone good to eat). Several of Odysseus’ “hosts,” such as the man-eating Cyclops, were far from hospitable.


121 Hauser, Moral Minds, 48.
law, some states permit, and others prohibit, first-cousin marriage. Father/daughter incest (as in the case of Noah) is sometimes condoned by the Old Testament. Brother/sister marriage was practiced by the Ptolemy dynasty in Egypt, by Hawaiian royal families, and elsewhere. In the first through third centuries A.D. in Roman Egypt, brother/sister marriage was common. Even in traditional, kin-based societies, “at least 5–10% of young people marry someone they’re not supposed to.” Truly, as Blaise Pascal wrote — in the 17th century! — “Larceny, incest, parricide, everything has at some time been accounted a virtuous action.”

Probably aboriginal Marquesan culture is like the Yanomamo culture and many others: incest did occur, but, “while disapproved, was not regarded as very serious.” As zoologist Marston Bates wrote, “perhaps the universal incest taboo exists chiefly in the minds of social scientists.”


—Pascal, Pensees, 46.


—But not necessarily with much vehemence: “Son-mother incest, after the father’s death, is not interfered with actively. It is a private sin, not a public attack on the social system.” Fortune, Sorcerers of Dobu, 61. “He [the Trader] knows just what native is living with and have sex intercourse with his own mother, nothing being done about it by the village concerned.” Ibid., 243. “The concepts good and bad in the purely moral sense do not exist in Dobu.” Ibid., 177.


—Chagnon, Yanomamo, 222–223.


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But how do you get a human right out of it?

Lying? Jesuits and other subtle Christian theologians have so far elaborated justifications for lying that there’s a name for what they do: casuistry. In international politics, it’s called diplomacy. To mention only one ethnographic example: “Navajo morality is ... contextual rather than absolute ... Lying is not always and everywhere wrong. The rules vary with the situation.” Honesty is not always the best policy: “We probably would never have made it to the Fourth Glacial Period if our ancestors had refused to tell a lie. Strategically deployed, deception and self deception are survival enhancing social tools.”

The foundational texts of Western civilization are the books ascribed to Homer. The Odyssey is largely a celebration of successful lying. Indeed, its hero’s greatest lie, the Trojan Horse, antedated his efforts to lie his way back from Troy to Ithaca. Odysseus is the ultimate “man of many turns,” twists and turns, full of “twists and tricks.” He escaped the Cyclops by lying about his own name. He got the jump on his wife’s suitors in Ithaca by disguising himself as a beggar. Every time he gets washed up on another shore, he