ECONOMIC DEVELOPMENT OF MODERN EUROPE
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BY

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TO
MY MOTHER
PREFACE

It is the purpose of this book to indicate the origins, and to explain with some fullness the nature and effects, of a number of the more important economic changes and achievements in Europe during the past three hundred years. The vastness of the field has made necessary close calculation of proportions, and to the end that the volume might prove more than a sheer outline it has seemed desirable to adhere to three early decisions, which were arrived at with some reluctance: first, to deal with the developments of the sixteenth, seventeenth, and eighteenth centuries in only such aspects as seem essential to a reasonably clear comprehension of the transition from mediæval to later modern economy, leaving the major portion of available space to be occupied with somewhat detailed surveys of economic processes and actions in times nearer our own; second, to omit altogether some phases of economic history which are of large consequence but of specially technical character, notably public finance; and, third, to restrict attention substantially to three leading countries, namely, the United Kingdom of Great Britain and Ireland, France, and Germany.

A further limitation—unanticipated, but now obvious and inescapable—requires a word of comment. In consequence of the blight of war which has fallen upon the European world while the preparation of the volume has been in progress, I am obliged to employ the past tense in writing about many things which, until August, 1914, I should have been able to speak of with confidence as matters of current reality. Economic and social conditions such as are here described are, at best, shifting and impossible to portray in set terms. They arise from the operation of complicated and often largely undiscoverable laws, and they are subject to modification by every passing circumstance. They remain fluid in even the most static eras of peace. It need hardly be observed, therefore, that in an epoch of titanic international conflict such as that through which Europe has been passing conditions of the kind—in relation to industry, trade, agriculture,
finance, education, social legislation, taxation, political tendencies, and what not — exhibit little stability, or none at all. One may be assured that the violent wrench to which, in the past two years, European social economy has been subjected will have large and lasting effect. Precisely what that effect will be, however, no man can predict; even when hostilities shall have ceased. In the present volume, accordingly, it is feasible to speak only of the economic and social situation as it has developed through some hundreds of years and as it was when the Great War began. No people ever cuts loose entirely from its past, and the presumption is that, in most of its fundamentals, the situation of 1914 will be revived and perpetuated. At all events, while no amount of knowledge of the conditions that lately have existed and of the forces which produced them will enable one to forecast with assurance the lines of European social reconstruction and growth during the coming quarter-century, full information upon these matters will, none the less, be indispensable to one who proposes to watch intelligently a series of public developments which promises to be more truly interesting, even though less dramatic, than the war itself, namely, the nations’ recovery from the conflagration.

Three or four chapters of this volume reproduce, with considerable modification, chapters which appeared in a little book entitled “Social Progress in Contemporary Europe” which I published five years ago. And it may be not ill advised to add that a companion volume dealing somewhat intensively with recent and impending social legislation in Europe is in preparation.

For helpful criticism, suggestions, and materials I am under obligation to a number of persons, among whom must be named my colleague, Professor Richard T. Ely; Professor Edwin F. Gay, of Harvard University; Professor Ernest L. Bogart, of the University of Illinois; Professor Henry W. Lawrence, of Dartmouth College; and Dr. Nicholas Goldenweiser, of Moscow, Russia. For discriminating assistance I am indebted, likewise, to my wife.

Frederic Austin Ogg.

Madison, Wisconsin,
December 3, 1916.
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PART I

ANTECEDENTS OF NINETEENTH-CENTURY GROWTH
Introductory Considerations. It is axiomatic that if one would have a correct understanding of the European world as it was before the latest great scourge of war passed over it, and of the processes by which, more immediately, it had been made what it was, one must know with some thoroughness the conditions prevailing in it in earlier, and even remote, epochs. In the present volume it is proposed to describe European development, in certain of its economic and social aspects only, from earlier modern times to the momentous year 1914. Within this stretch of three or four centuries it is planned, however, to devote attention principally to the last hundred and fifty years. From the fifteenth century to the second half of the eighteenth economic and social changes were distinctly less wide and deep than in a number of other periods of European history, notably the era of the later Roman Empire and the Germanic invasions, that of the rise and spread of feudal institutions, and, most clearly of all, that of the growth of nineteenth-century industrialism. Speaking broadly, it is since 1750 — largely, indeed, since 1800 — that Europe has ceased, in matters of economic organisation and social polity, to be mediaeval. And it is this transition from the mediaeval to the modern that calls for fullest consideration. To establish a point of departure, it will be sufficient to review rapidly some fundamental facts concerning the physical and populational bases of modern European growth. Next, in a brief series of chapters will be outlined the salient features of economic and social history from the later Middle Ages to the era of the
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French Revolution and of Napoleon. And thus with little delay we may come to the transformations and attainments with which it is proposed to deal in greater detail.

The preliminary matters which most merit attention are two: (1) the physical adaptation of the European continent to the needs of an advanced society; and (2) the growth and distribution of European populations prior to the close of the eighteenth century.

The Physical Basis: Area and Relief. Except Australia, Europe is the smallest of the half-dozen principal divisions of the earth's surface which are commonly designated continents. Geographically it is only an appendage of the vast Asian land area, and historically it has been essentially an outlying territory occupied by peoples of Asiatic origin, a semi-detached region in which have been developed splendid "occidental" civilisations, whose roots, none the less, run back to the institutions, thought, and life of Asia. The total extent of the western continent can be stated only somewhat inexactiy. There remains to-day no portion which is unexplored, or at all events unmeasured. But—to take no account of changes going on continuously in various places from advances and recessions of the coast-line—geographers are not agreed as to precisely the lands to be regarded as included in, and those to be regarded as lying outside of, Europe. There is difference of opinion concerning several islands in the Atlantic and the Mediterranean. And on the east and southeast, where Russia officially recognises the crest of the Urals and of the Caucasus as her European limits,¹ it has been found that, in the case of the Urals especially, no continuous crest can be marked out and that no exact boundary can be determined. Figures employed to designate the area of the continent vary, therefore, from 3,570,000 square miles to 4,093,000 square miles, or even more, depending on the regions taken into the reckoning.² On the

¹ The boundaries of the Russian administrative divisions, however, bear no relation to these hypothetical lines.

² The lower of the figures mentioned is arrived at by including the territories to the main line of the Urals in the north and to the Manych depression (north of the Caucasus) on the southeast, including the Sea of Azov, but excluding the Caspian Steppe, the islands in the Sea of Marmora, Iceland, Novaya Zemlya, Spitsbergen, Bear Island, the Azores, the
basis of the lower figure mentioned, the area of Europe is considerably less than one-half of that of North America, less than one-third of that of Africa, and not much more than one-fifth of that of Asia. It exceeds the area of Australia by only 623,000 square miles.

A glance at a relief map will impress the fact that while the eastern half of the continent consists chiefly of a great plain, the western half is composed of alternating level stretches and hilly and mountainous districts. The highland portions fall into two principal groups: (1) the "connected" areas, stretching from the Iberian peninsula eastward to the Black Sea, and including principally the great Iberian table-land, the Cantabrian and Pyrenees mountains, the Vosges, the Alps, and the Carpathians; and (2) the "detached" areas, which, half encircling the continent, include Iceland, the highlands of the British Isles, the Scandinavian highlands, the Urals, the Yaila range in the Crimea, and the Mediterranean islands. It is of large climatic significance that, speaking broadly, the highlands are so situated as to permit the penetration of warm westerly winds far to the east; and it is of much historical importance that the various mountain systems not only are separated somewhat one from another but are themselves so notched by passes and intersected by valleys that they can be traversed with a facility not usual where such altitudes are involved. The great northern and eastern plain, in the broadest sense, contains an area of 2,660,000 square miles, which, with the Hungarian and Italian plains (with areas of 38,000 and 21,000 square miles respectively), gives an aggregate of lowlands amounting to 2,719,000 square miles, or approximately three-fourths of the entire continental area.¹

Adaptation to an Advanced Civilisation. Aside from this marked preponderance of level land, the advantages possessed by Europe as a seat of an advanced civilisation are, in the main, three: (1) temperateness of climate; (2) irregular

¹The area of the Scandinavian highlands is 190,000 square miles: that of the Urals, 127,000; that of the Alps, 85,000; that of the Carpathians, 72,000; that of the Apennines, 42,500; and that of the Pyrenees, 21,500.
coast-lines and abundant river systems; and (3) fertility of soil and richness and variety of products. In the matter of climate the fundamental fact is that, while the continent extends northward beyond the Arctic Circle, its southernmost extremity (on the mainland) falls 13½ degrees north of the Tropic of Cancer, so that by far the largest portion of it is located in those latitudes which history has shown to be most favourable for the development of human capacity, inventiveness, and taste. The situation is made yet more favourable by the circumstance that the continent lies open toward the west, with great inland seas penetrating from the Atlantic to both the north and the south of the land mass, and with mountain ranges running predominantly east and west, so that the waters warmed by the Gulf Stream and the balmy winds which blow off them become effective in moderating the temperature of large regions which otherwise would be excessively cold. To northern France, Germany, the Low Countries, and southern Scandinavia the prevailing southwesterly winds bring not only an unfailing rainfall but a higher winter temperature, even far inland, than can be found in corresponding latitudes in any other part of the world.

A second general advantage which Europe presents is that arising from the brokenness of the continent's coasts and the abundance of its inland waterways. The total length of the coast-line has been computed with varying results; but in proportion to the area enclosed it is far in excess of that of any other continent.¹ It has been ascertained that the mean distance of all points in the interior from the sea is but 209 miles; and one has only to call to mind Riga, Danzig, Lübeck, Kiel, Amsterdam, Boulogne, Cherbourg, Southampton, Liverpool, Lisbon, Gibraltar, Marseilles, Genoa, Naples, Venice, Triest, Constantinople, and scores of other cities situated on excellent harbours to be impressed with the opportunities which exist for the development of navigation and of sea-borne trade. Many of the best harbours are estuaries, or in any case the out-

¹ Estimates vary according as all indentations or only larger ones are taken into account; also according as various islands are or are not included. The estimate of Réclus was 26,700 miles; that of Strebbitsky, 47,790.
lets of great rivers — a fact which adds materially to the value of both the harbours and the river systems. In only a few relatively restricted portions of the continent is the rainfall inadequate, and the rivers are both numerous and of good size. The most important groups of streams are (1) the rivers of Russia flowing into the Caspian and Black seas, chiefly the Volga, the Dnieper, and the Don; (2) the German rivers emptying into the Baltic, principally the Vistula, the Elbe, the Weser, and (although not wholly a German river) the Rhine; (3) the French rivers flowing westward and southward, namely, the Seine, the Loire, the Garonne, and the Rhone; (4) the westward-flowing Iberian streams, mainly the Duero, the Tagus, the Guadiana, and the Guadalquivir; (5) the Po system in northern Italy, and (6) the Danube system in the centre and southeast.

Speaking broadly, Europe is lacking in great areas which are conspicuous by reason of possessing resources of some particular kind in exceptional quantities. The coal deposits of England and Germany are by no means as extensive as those of certain American states or of China. The vast wheat-growing areas of southern Russia are exceeded by similar areas in the American Northwest and in Argentina. On the other hand, the general level of productiveness of Europe is high. Aside from the territories lying within, or near, the Arctic Circle, and the districts which are too mountainous to be utilised for cultivation, grazing, or lumbering, the areas which neither contribute nor can be made to contribute to human needs are few and small. There is little or no desert country. Wheat, which to-day is one of the two principal bread-plants of Europe (rye being the other), can be cultivated from the Mediterranean northward to latitude 69°, both in Norway and in Finland. Rye, barley, and oats are cultivated profitably yet much farther north. Potatoes, spelt, hops, flax, hemp, and maize can be grown widely, while from the upper Rhine country southward tobacco, grapes, olives, oranges, lemons, and figs are, in large regions, staple products. The Scandinavian countries, Germany, and portions of France, Austria, and Russia are rich in forest resources. Coal abounds in Great Britain, Germany, France, and Belgium; iron in Germany, Great Britain, Swe-
den, France, Spain, and Russia; nickel in Germany, Norway, and Sweden; copper in Spain, Portugal, Italy, and Germany; lead in Germany, Austria, Spain, and Italy; potash salts in Germany; and sulphur in Italy. Possession of these and other mineral resources has rendered the scarcity of silver, and especially of gold, of comparatively slight consequence.

Nature of Early Statistics of Population. Two of the most remarkable phenomena of modern times have been the growth of the population of the civilised world and the increase of the proportion of this population dwelling in towns and cities. Both are phenomena distinctively of the nineteenth century; and their more notable aspects will be described in a subsequent chapter.\(^1\) To the end, however, that the human basis of economic activity in the sixteenth, seventeenth, and eighteenth centuries may be borne in mind, it is desirable at this point to take account of certain facts respecting the population of the European world within the earlier period.

In the first place, it is to be observed that exact statistics, or even close approximations, of population development prior to the opening of the nineteenth century are not available. Enumeration of population for military or fiscal purposes was a familiar device among the early Hebrews, the Chinese, and the Egyptians. And at Rome the census was an established institution, dating (according to legend) from Servius Tullius; although statistics of population, being subordinated to data concerning property-holding and other matters of fiscal interest, continued, even under the Empire, to be meagre and comparatively valueless. Such inquiries as were instituted in the Middle Ages, notably those involved in the preparation of Charlemagne's Breviary and the Domesday Book of William the Conqueror, took but incidental account of population; and it was only in the seventeenth century that any European state began systematically to gather and preserve population records. In 1670 Colbert extended to the rural communes of France a system of registration of births and deaths which for some time had been operative in Paris. And in 1686 the Swedish government made compulsory the keeping of parish records of births, deaths, and marriages, hitherto undertaken voluntarily.

\(^1\) Chap. XVI.
by the clergy, and extended the scope of these records so as to cover the entire domiciled population of every parish. Although capable of being employed in arriving at estimates possessing some value, data obtained in these ways afforded, obviously, no exact information regarding aggregate numbers, or even rates of increase.

The idea of a special enumeration covering the entire population of a country at a given time took hold slowly, and proposals looking to a series of enumerations at regular intervals gained little support prior to the nineteenth century. The first census in modern times was taken in Sweden in 1749. Finland followed in 1750, Austria in 1754, Norway in 1769, and Hungary in 1784. In all cases, however, enumeration was but partial and results were untrustworthy. In England there was felt, early in the century, a need of more precise information concerning the extent and growth of population, as well as other matters of statistical character. But when, in 1753, a private member introduced in the House of Commons a bill to provide for an annual enumeration of inhabitants and of the persons in receipt of parochial relief, the measure was opposed as "subversive of the last remains of English liberty," as likely to bring on some public misfortune or "an epidemical distemper," and as tending to disclose to France and other rivals the country's weakness in fighting material. The bill passed the Commons, but was thrown out by the House of Lords.

It remained for the United States, under the requirement of the clause of the Federal Constitution prescribing that representatives in the lower branch of Congress, together with direct taxes, shall be apportioned among the states according to numbers, to make the earliest provision (in 1790) for a general, periodic enumeration of inhabitants. As the eighteenth century drew toward a close the statesmen of several European countries were impressed afresh with the desirability of comprehensive and exact enumerations, and in 1801, in Great Britain and France, were taken the earliest of European censuses whose results were reasonably reliable. Gradually — and especially under the influence of the example of the United States — the notion of the impracticability of an enumeration of a country's population was dispelled. In England at least, pow-
erful influence to the same end was exerted by the publication, in 1798, of Malthus's memorable Essay on the Principle of Population as it Affects the Future Improvement of Society. In this book it was maintained, with much plausibility of argument, that population inevitably tends to increase more rapidly than the means of subsistence, and that in a given society this process goes on until the rate of increase is checked by vice and misery, or by fear of them. Malthus was earnest and diligent, but uncritical, and his forebodings were essentially groundless. The announcement of his theory, however, marked the beginning of the modern study of the problems of population and fixed, indeed, a boundary between two eras of thought upon the question. More immediately, it aroused Englishmen to the need of fuller information upon the condition of their country, and especially to the need of exact populational statistics as a means of judging from time to time the relations between population growth and the basis of the nation's existence. A further circumstance by which the English and other European peoples were influenced to make provision for periodic censuses was the gradual extension of the representative principle in government, involving apportionment of parliamentary seats to population. This consideration assumed importance only in the nineteenth century; but it was largely responsible for the inauguration, mainly between 1830 and 1870, of scientific census-taking in a number of countries.

During the eighteenth century there were, in France and elsewhere, numerous unofficial computations of population, on the basis chiefly of births and deaths. But no one of these was, or could be, accurate, because the registration of births and deaths was far from complete, and because there was lacking one element absolutely essential to a reliable computation, i.e., exact information concerning the number of people at the date from which the calculations began. One of the most ingenious series of estimates was that worked out for France by the mathe-

1 The original purpose of Malthus was to demonstrate that the current doctrine of the perfectibility of society was unsound, for the reason that it ignored the indefinite continuance of misery arising from the operation of the law above mentioned. The Essay appeared in amplified form in 1803 and passed through four further editions within the author's lifet ime.
matician Laplace (1749–1827). Securing a count of the inhabitants of certain scattered districts, and obtaining also the annual number of registered births in these districts and in the country, Laplace obtained a ratio between births and population which he applied to the whole of the kingdom. He was confident that his estimates were not in error by more than a half-million. The earliest census demonstrated, however, that his estimate of 28,352,845 in 1802 was too low by more than two millions, or nine per cent. of the total.¹

Estimated European Populations Prior to the Nineteenth Century. Under these conditions, figures purporting to indicate the populations of various countries prior to the nineteenth century must represent sheer guesses. The estimates of certain later economists, as well as of contemporaries, have been intelligently and painstakingly made; but they remain estimates. Certain general facts, however, are clear. The first is that the rate of population growth throughout the Middle Ages was very low. In the era of Charlemagne the territories to-day included in France had, apparently, a population of somewhat less than eight millions. Five centuries later the population of these same regions seems to have been not more than twelve millions. At the opening of the fourteenth century the population of the countries now included in the German Empire was approximately twelve millions. Two hundred years later it had not changed perceptibly. Varying interpretations of the data recorded in the Domesday Book have yielded widely differing estimates of the population of England in the earlier Middle Age; but a figure frequently given for the close of the eleventh century is a million and one-half. Statistics recorded in connection with the levy of a poll tax in 1377 have been made the basis of an estimate of two to two and one-half millions for the close of the fourteenth century; although there is grave difference of opinion upon the extent to which the effects of the Black Death of 1348–49 were still perceptible.

The reasons for slowness of growth, or sheer stationariness, under mediæval conditions are not difficult to discover. One is the unproductiveness of agriculture, the scantiness of the food

supply, and the recurrence of famine. Another is the frequency of pestilence. A third is the decimation wrought by war. A fourth is the generally prevailing unsanitary conditions of living, together with the backwardness of remedial and preventive medicine. A fifth, less obvious yet well substantiated, is the common postponement of marriage (especially among the artisan classes) until middle life. By an extraordinarily high death-rate the birth-rate, even where also conspicuously high, was apt to be largely or completely off-set. From the sixteenth century the growth of population proceeded somewhat more rapidly. The change is especially perceptible in England and France, notwithstanding the fact that both countries continued to be involved in frequent wars. By 1700 the population of England and Wales was five and one-half millions and that of France twenty millions. On the other hand, the increase in Italy was slight, and in Germany there was little or none. The Thirty Years' War reduced the population of the last-mentioned country by upwards of half, and only after 1700 did substantial recovery begin.

In the eighteenth century the growth of population, throughout Europe as a whole, proceeded with much irregularity. In most countries the decreases suffered by famine, pestilence, and war continued to counterbalance largely, or entirely, the accessions by birth and immigration; while in emigration to colonies and other outlying lands there had arisen a comparatively new and highly important form of populational loss. In France it was questioned whether there was any increase at all, and Mirabeau insisted that on account of the decadence of agriculture and the increase of luxury there was an actual decrease. In Great Britain the situation was more favourable. There, as appears from estimates presented in parliamentary reports of the first census years, 1801 and 1811, the population, between 1700 and 1800 had almost doubled. If the eighteenth century

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<table>
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<th>Year</th>
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<th>Scotland</th>
<th>Total</th>
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century population of no one country can be exactly ascertained, obviously no reliable figure for the whole of the continent can be arrived at. In 1741 J. P. Süßmilch, the leading statist of the century, ventured the opinion that the total population of the Europe of his day was 150,000,000. His calculations showed 130,000,000, and to this figure he added 20,000,000 to cover possible omissions. Twenty years later, by making no allowance for omissions, he reduced his estimate to 130,000,000. It is the view of a leading American statist of the present day that Süßmilch’s estimates of population in southern and western Europe were much too low and that his estimates of Russian, Polish and Lithuanian populations were much too high, but that the total which was arrived at was erroneous by only some three millions — in short, that the true population of Europe about 1750 was 127,000,000. In most countries the rate of increase was distinctly higher in the second half of the century than in the first, the principal reasons being the gradual improvement of sanitary conditions and the increased production of certain kinds of foodstuffs. It is to be observed, further, that throughout the century the growth of population was viewed by princes and economists alike as a thing strongly to be desired. Frederick the Great sought to stimulate the multiplication of his people. The English Parliament repeat-

(Continued from p. 12)

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<td>1795</td>
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<td>1801</td>
<td>9,163</td>
<td>1,647</td>
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This table will be found in P. Colquhoun, Treatise on the Wealth, Power, and Resources of the British Empire (London, 1814), 10. The figures for 1801 represent the results of the first census. Those of preceding years, being calculated from records of births, marriages, and deaths, are conjectural. The first Irish census was taken in 1813.

edly undertook to restrain the emigration of artisans; and in 1797 — a year before the publication of Malthus's book — Pitt introduced a bill proposing to reward heads of large families. Only after Malthus had been heard did population growth begin to be viewed in some quarters with doubt, and even fear.

Urban and Rural Populations. Prior to the nineteenth century, European populations were largely rural and immobile. The republics of ancient Greece were city states, and the Roman world was organised on a basis which was fundamentally municipal. The Greek and Roman "city," however, comprised not only one or more thickly settled centres but also stretches, more or less extended, of surrounding country; and the mass of the population lived either as scattered country-folk or in small villages. In the later centuries of the Roman Empire cities assumed a high degree of importance and city life made wide appeal. But with the collapse of the Empire in the West and the occupation of Gaul, Britain, Spain, and Italy by Germanic peoples, Europe entered upon an epoch of distinctively rural organisation and life which lasted well throughout the Middle Ages. Only gradually, from the eleventh and twelfth centuries, and first in Italy and France, did towns again assume importance and draw to themselves new and larger elements of the population, the growth of trade and industry appearing both as cause and as effect. Town life in the thirteenth and fourteenth centuries was vigorous. Yet the population of even the most thriving centres was not large. Records upon the subject are scant, and such as exist are of dubious value. But of only two cities can it be affirmed with confidence that their population at any time during the Middle Ages exceeded one hundred thousand. These are Paris and Constantinople. It is not improbable, although impossible of demonstration, that London attained the figure named. But of mediæval cities having, in their best days, populations of even forty thousand to sixty thousand, there cannot have been more than fifteen or twenty, among them being Milan, Florence, Genoa, Cologne, Bruges, Ghent, and Lübeck. The great majority of towns — including many which possess large economic and historical importance — never, in mediæval times, attained a population of ten thousand.
Throughout the earlier modern age urban growth proceeded irregularly, and, on the whole, slowly; and in the eighteenth century cities in all countries were few and comparatively small. In Germany, as in most continental states, there was alternately expansion and retrogression; and Süßmilch, far from being able to discern any established laws underlying the urban phenomena of his day, contented himself with ascribing them to the "will of God." In France, on the other hand, it was generally believed that the towns were growing at the expense of the rural districts, and already there was heard complaint of the "depopulation of the open country." In his Lettres Persiennes, published in 1721, Montesquieu affirmed that there were living on the land only one-tenth as many people as in ancient times and predicted that, should present tendencies continue, within six centuries the country districts would be left entirely without inhabitants. That the movement which was deprecated was proceeding only very slowly is indicated by a document presented by Calonne to the Assembly of Notables in 1787, showing that there were in France but seventy-nine cities having a population of 10,000 or more and that the estimated aggregate population of the seventy-nine was but 1,949,911. Paris, leading the list with 600,000, was followed by Lyons with 135,000, Marseilles with 90,000, and Bordeaux with 76,000. In consequence of changes in industry and agriculture, the growth of urban populations in Great Britain was accelerated considerably after 1750. The population of London, which increased from 674,350 in 1700 to only 676,250 in 1750, rose by 1801 to 900,000. Edinburgh at the last-mentioned date had a population of 102,987, Glasgow of 100,749. Manchester, Liverpool, Birmingham, and Bristol contained each from seventy-five thousand to one hundred thousand people. Yet, even in this land of most advanced industry, the proportion of urban dwellers was small. In a word, the eighteenth century witnessed the beginning of a new and highly important population movement—a movement in two phases,
the one external, involving increased emigration to colonies and other outlying lands, the other internal, taking the form of a drift from the country to the town. But it was not itself a notable era of population shifting on either of these lines.

SELECTED REFERENCES


CHAPTER II

AGRA"IAN FOUNDATIONS

The Medieval Manor. The history of agrarian organisation in western Europe since the opening of the Christian era falls into three great stages, which may be designated the servile, the manorial, and the contractual. Exact chronological delimitation is impossible, for even within the bounds of a single country these stages overlap by very wide margins. Speaking broadly, however, the servile stage comprises the era of the Roman Empire and is marked by a rural economy involving ownership of the soil by great proprietors and cultivation mainly by slaves; the manorial stage includes large portions of the Middle Ages and is distinguished by a quasi-feudal type of agrarian organisation, involving ownership by feudal lords and cultivation by persons neither slave nor free but of status varying widely between the two conditions; and the contractual stage comprises the modern era, characterised in a degree by the increased number of proprietors but mainly by the full establishment of agrarian relationships upon the basis of voluntary contract. The methods of agriculture and the conditions of the agricultural population in all western countries at the present day have been determined fundamentally by the changes involved in the transition from the second to the third of these stages, i.e., by the break-up of the manorial system.

Upon the origins of the manor historians are deeply disagreed. By one school it is maintained that the essential features of the institution arose in the Roman Empire and were but perpetuated, or at the most revived, in the Middle Ages; and it is possible to discover many striking resemblances between the English or French manor of the eleventh century and the fundus, or great estate — and yet more the saltus, or great estate with a
special jurisdictional character — of fifth-century Italy, Spain, and Gaul. By an opposing school the manor is believed to be Teutonic and to have arisen spontaneously in the various countries occupied by German peoples, in consequence of local, although widely similar, social and economic tendencies.¹ For mediæval history the issue is one of prime importance, because it involves the question whether the development of the earlier centuries was, for the mass of the people, from serfdom toward freedom or from freedom toward legal and economic dependency. For modern history, however, the matter is of only secondary interest; for the circumstances under which, within modern times, the manorial system was outgrown and supplanted were influenced in no important way by the system's remotest origins. It may be noted, in a word, that the preponderating view nowadays is that the manor arose in mediæval countries (and especially in England) independently; and, further, that, whatever its origins in any particular locality, the institution, under one designation or another, appears not only in England, France, Germany, Italy, and Spain, but also in Russia, the Ottoman Empire, India, and Japan, suggesting that it marks a distinctive and more or less inevitable stage in the evolution of economically progressive lands.

The manor, which was the economic unit and the social cell of the Middle Ages, was an estate owned by a lord and occupied by a community of dependent cultivators. The proprietorship of the lord was acquired by feudal grant, by purchase, by usurpation, by commendation, or in some other way; while the tenants were the descendants of owners or occupiers of lands drawn under the lord's control, of persons who had become permanently indebted to the lord, or of settlers who had sought the lord's favour and protection. Throughout the Middle Ages practically all lands belonged to some manor, and until after commerce, industry, and town life had acquired fresh importance in the twelfth and thirteenth centuries, almost the whole of the population was manorial.

**Manorial Organisation: the Open-Field System.**

Speaking broadly, the cardinal features of the manor were everywhere and at all times the same. The inhabitants dwelt, not apart in isolated farm-houses, but in a "nucleated" village, consisting of huts grouped about the parish church and the manor-house of the proprietor.\(^1\) Attached to the manor-house, which might be occupied by the proprietor himself or by a steward, was usually a court-yard, surrounded by buildings for brewing, cooking, and general farm purposes; and at some distance, situated if possible on a stream, was a mill. The houses of the tenants were likely to be thatch-roofed, one-roomed, cheerless, and closely adjoined by stables and granaries. From the village stretched in all directions the open fields, the cultivated portions lying nearest, with the meadows and waste-land beyond. The most characteristic feature of agriculture in the Middle Ages, and one which persisted in some regions until the nineteenth century, was the open-field system. Not only were the holdings of different persons on the manor not fenced off one from another; there were no durable enclosures at all. Growing crops were protected by rudely constructed barriers, as were the meadows during the weeks while the hay was maturing. But after harvest the hedges were removed, the cattle were turned in to grazé, and the arable land was treated as common waste or pasture. In the lack of scientific schemes of crop rotation and of fertilisation it was not feasible to cultivate a piece of ground uninterruptedly year after year. Hence there had been devised, very early, the "two-field" and the "three-field" systems. Under the two-field system the arable land of the manor was divided into two large tracts, each to be cultivated in alternate years. Under the three-field system the arable land was divided into three parts, two being cultivated and one lying fallow every year. Of the cultivated fields under the latter arrangement, one was planted ordinarily with wheat, rye, or other crops sowed in the fall and harvested the next summer and the other with oats, barley, peas, or other crops planted in the spring and harvested in the fall. By rotating the three fields, each was given an opportunity every third year to recuperate. Although not so widely prevalent as at one time

\(^1\) In the Celtic hamlets of western England, however, the people lived in houses scattered over the country-side.
was supposed, the three-field system was probably the more common.\(^1\)

A further important feature of the open-field system was the division of the cultivated plots into strips for assignment to the tenants. The origins of this practice are obscure, and several conflicting theories respecting them have been advanced. There is no need to assume that they were everywhere the same. The basis of the strip system seems very generally to have been, however, the desire to ensure equity of allotment. Fields were likely not to be uniform in fertility and ease of cultivation, and their minute division into strips was calculated to prevent the more desirable areas from being monopolised by favoured or fortunate persons.\(^2\) In large portions of England the strips were arranged to be forty rods, or a furlong (i.e., a “furrow-long,” or the normal length of a furrow), in length and four rods in width, giving an area of one acre.\(^3\) Strips two rods wide contained a half-acre and one rod wide a “rood,” or quarter-acre. The strips were separated by narrow belts of unploughed turf, or simply by little ridges, which might be marked also with stones. The ridged surface of the fields in many districts to-day bears testimony to the employment of these primitive division lines, or “balks.” On the continent arrangements varied in detail, but the strip system was universal. An arable field was thus made up of any number of blocks of

\(^1\)That in England the two-field arrangement was commonest was affirmed a half-century ago by J. E. T. Rogers, in *History of Agriculture and Prices* (London, 1866), I, 15. The soundness of this view has been demonstrated with reasonable conclusiveness in H. L. Gray, *English Field Systems* (Cambridge, 1915). For drawings illustrating three-field arrangements in various parts of England see G. Slater, *The English Peasantry and the Enclosure of Common Fields* (London, 1907).

\(^2\)This consideration was re-enforced by the invention among the Germanic peoples, at an unknown time, of a plough that could turn a furrow. The earliest plough was only an adaptation of a pointed stick, which broke sod but did not turn a furrow. With its use, cross-ploughing was necessary; and this called for square plots. The Romans never improved upon the plough of this primitive type. When, however, in the early Middle Ages, there was introduced a plough so constructed that it could cut under the turf and turn a furrow, cross-ploughing ceased to be necessary and long furrows in a single direction with few turnings of the heavy implement became highly desirable.

\(^3\)The length of the rod varied somewhat according to local usage, but the commonest figure was that prescribed by statute, i.e., 16\(\frac{1}{2}\) feet.
strips set at right angles or inclined one to another, presenting the checkered and variegated appearance of a patchwork quilt.

**Manorial Organisation: Holdings and Tenants.** To every land-holding inhabitant of the manor was assigned a number of the strips, not contiguous, but lying in different fields, and frequently in different parts of the same field. In very early times the strips were re-assigned every year or at other stated intervals. But before the Middle Age was far advanced such re-distribution generally ceased, and throughout the great era of manorial organisation a tenant retained his holdings from year to year and, indeed, transmitted them to his sons. With respect to the aggregate extent of a tenant's holdings there was no approach, even on the same manor, to uniformity. But it has been shown that in England the number of acres in a *virgate*, i.e., the scattered strips cultivated by one man or by two or three men in common, was more often thirty than any other.

On every manor were meadows sufficient to produce the supply of hay required for the sustenance of the live-stock through the winter months. Sometimes these lay in a block; sometimes they comprised two or more tracts interspersed with the cultivated fields. In England they continued throughout the Middle Ages to be divided into strips, which, unlike the strips of arable, were commonly re-allotted every year. In continental countries practice varied. In any case the meadows, after the hay was mown, were thrown open for common use as pasture, as were the cultivated areas after the crops were harvested. Beyond the arable and meadow lands lay stretches of pasture and woodland, denominated "the waste" and, under varying restrictions, open at all times for the use of the manor's inhabitants. It is to be observed that even in the utilisation of the arable lands the element of communality entered prominently. The average tenant was not sufficiently equipped with oxen and implements to cultivate his acres singly, and accordingly the principal agricultural operations, especially ploughing and hauling, were likely to be carried on by co-operative effort. There was, however, no sharing of the produce. Considerable portions of the manor — sometimes half, or even more — were reserved for the immediate use of the proprietor.
These were designated the *demesne*, and besides strips of arable, either contiguous or scattered, they included, as a rule, much of the meadow and pasture land and frequently all of the woods, reserving, however, to the tenantry certain rights of use therein. The cultivation and care of the demesne constituted one of the primary obligations of the tenants, and it was from its produce principally that the lord and his family were fed and clothed.¹

The proprietor of the manor was usually a knight, a count or duke, a bishop or abbot, or even a king; and proprietors of higher station usually possessed many manors, often widely scattered. A manor was ordinarily part of a fief, although a small fief might consist of a single manor. From the proprietor upwards and outwards, relations were feudal; that is, they involved obligations and rights pertaining to lords and vassals. But from the proprietor downwards, relations were manorial, presenting indeed certain analogies to feudal relations, yet not feudal. The status of the mass of the inhabitants of the manor is impossible to define in fixed terms, because it was determined commonly by custom rather than by statute, because it varied enormously in any given country at any given time, and because as the Middle Ages progressed it underwent in all parts of western Europe sweeping and permanent changes. Certain great facts, however, can be stated briefly. The first of them is that, speaking broadly, the manorial populations of the earlier Middle Ages consisted of serfs. These serfs were not slaves; for in the era of the collapse of the Roman Empire in the West slavery as an institution had well-nigh disappeared. The serf could not be bought and sold in the open market. He was not a chattel, but a person. Nevertheless he was not a free man. He passed with the land when it changed hands; he was restricted in his rights of holding and alienating property and in freedom of marriage; and he owed numerous specific obligations to the lord of the manor upon which he lived. Among these obligations were included commonly (1) the *corvée*, which was manual labour on the demesne, in varying amounts but frequently aggregating half of the peasant’s work-

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¹ Sometimes only a small portion of the demesne was in scattered strips. See F. G. Davenport, *Economic Development of a Norfolk Manor* (Cambridge, 1906), 26.
ing time; (2) financial dues, taking the form of a capitation (or poll) tax, of the taille, or impost levied on moveables, or of a relief paid on inheriting rights on the manor; and (3) observance of the privileges accruing to the lord from the banalité, or monopoly of mills, ovens, wine-presses, and weights and measures.¹

**Advantages and Disadvantages of the Manor.** Under mediaeval conditions, the manorial type of rural organisation possessed certain distinct advantages. It enabled masses of men who otherwise could have acquired no interest in the soil to become settled occupiers of land and to attain a degree of economic independence. In an age of violence it assured a certain amount of physical protection. It contributed to the maintenance of standards of tillage and afforded opportunity for thrift to find its reward. It fully embodied the corporate, or co-operative, principle upon which mediaeval society was based.² The manor was a compactly organised, economically self-sufficing, and socially independent unit. Defects, however, are obvious. The acquisition of land by small proprietors was rendered difficult. The dealings of the lord, or of his steward or bailiff, with the tenants were likely to be arbitrary and harsh. The scattered character of the holdings involved waste of the cultivator's time and effort. The lack of permanent fences tempted to trespassing and produced much quarrelling. The rotation of crops, the time of ploughing and sowing, the use of meadow and pasture, the erection and removal of hedges, and the maintenance of roads and paths were determined entirely by the community, on the basis usually of rigid custom, and the individual enjoyed little or no freedom of initiative. Experimentation was almost impossible.

In consequence, largely, of the restraints which have been mentioned, agriculture continued throughout the Middle Ages to be extremely crude. It is doubtful, indeed, whether prior to the eighteenth century the soil was cultivated again in any considerable portions of Europe with either the science or the


practical skill which were common in rural husbandry in the best days of the Roman Empire. Large stretches of land, notably in Germany and eastern France, were covered with forests or swamps, and clearing and drainage were intermittent and largely ineffective. Crops were few, seed varieties were unimproved, methods of cultivation were antiquated, agricultural machinery was of the simplest sort, and the product, small at best, was ever liable to unanticipated shortage in consequence of flood, drought, or other natural visitation. Under the most favourable circumstances the yield of wheat and rye in England was but eight or nine bushels per acre, whereas the average to-day is thirty. Potatoes were unknown, and all root crops were rare; fresh vegetables were grown only sparingly; clover and other improved grasses were yet to be introduced. By reason of the smallness and uncertainty of the agricultural product, as well as in consequence of the lack of means of transportation of bulky commodities over considerable distances, a large proportion of the population of all countries continually faced possible want, and even starvation. Rural life, in general, was monotonous, and often miserable. Houses were small and ill-kept, food was unpalatable, labour was incessant under every sort of climatic condition, impetus to enterprise and opportunity for betterment were meagre.

Decline of Serfdom in England. In the later Middle Ages and earlier modern times the agrarian system which has been described underwent widespread modification; and in order that agricultural developments in the nineteenth century may be intelligible it is necessary that some account be taken of these remoter changes in at least three principal countries, i.e., England, France, and Germany. In England the fundamental fact is the break-up of the manorial system and the rise of a scheme of agrarian organisation based on the personal freedom of the labourer and the more widely diffused proprietorship of land. Discernible in the transformation are two main factors: (1) the disappearance of serfdom and (2) the rise of new methods of using the land, involving, among other things, the alienation of the demesne. In the thirteenth century the bulk of the population of England was unfree. Slaves had risen, generally, to the rank of serfs; but freemen in large
numbers had been depressed to this same rank, chiefly by adverse economic circumstance. Among the serfs were wide differences of rights, obligations, and legal status. The "villains" were accorded larger holdings of land than the "cottars," and their rights at law were better established, although their obligations were heavier. But, in general, the theory of the servile relation was in England no less harsh than in continental countries.

After the thirteenth century serfdom began slowly to decline. The fundamental cause was the outgrowing of a system adapted only to a smaller population, to less diversified agriculture, and to times of disorder. The factors which contributed were numerous. One of the earliest was the conversion of arbitrary exactions, whether in produce or in labour, into fixed obligations, to the end that the peasant might be relieved of excessive requirements and might have the advantage of knowing in advance what would be demanded of him. A second was the commutation of services and of dues in kind for money rents. This was of mutual convenience to lord and tenant. With the money so obtained the lord could employ wage labour, thereby gaining increased flexibility and efficiency in his agricultural operations; while the tenant, freed from the requirement of labour on the demesne and no longer obliged to utilise his surplus products in meeting his dues, was enabled to devote his energies entirely to his own acres and to dispose of his grain, chickens, and pigs wherever he could do so most advantageously. Commutation, beginning in the thirteenth century, proceeded slowly and irregularly, on the basis of much close bargaining. But it was accelerated by the growth of a class of free labourers and by the increased circulation of money, and after the fourteenth century it became a cardinal fact in the economic situation in every important portion of the kingdom. Under its operation the position of the peasant tended to be assimilated to that of a modern rent-payer. The commuted payments, once fixed, rested upon solemn contract, and in later times were rarely changed, even after the decline in the purchasing power of money in the sixteenth century threw the advantages of the arrangement entirely to the peasants. Inevitably, although by

no clear design, the essentially manorial relationship was dissolved, and serfs became free tenants, able if they so desired to withdraw from the manor altogether.

It is to be observed, further, that large numbers of serfs acquired freedom by manumission. Some were liberated from philanthropic or religious considerations. But usually the favour was one which had to be paid for, and impetus to unremitting industry on the part of servile tenants was frequently supplied by the ambition to accumulate money wherewith to purchase personal liberty. In great numbers of instances serfs were permitted to leave the manor on the condition that the rights of the proprietor over them be recognised through the payment of a nominal poll-tax. In theory such persons were yet serfs and might be recalled to the manor. In practice, however, few were ever recalled; the burdensome collection of the tax was gradually abandoned; and in this manner, without formal act of legislation, many serfs became entirely free. A final mode of liberation, very common in the fourteenth and fifteenth centuries, was flight to a distant manor or to a town. In the second half of the fourteenth century the readjustment was accelerated — although in no sense originated — by the economic unsettling incident to the Black Death in 1348–50, the enactment of the successive Statutes of Labourers (beginning in 1351), and the Peasants Rebellion in 1381.

In the fifteenth century the mass of the English rural population clearly emerged from the servile status, and in the sixteenth century serfdom ceased altogether to possess importance; although a survey undertaken in 1607 brought to light scattered individuals who were serfs, and there are on record occasional emancipations at somewhat later dates. At no time was the institution formally abolished, by either a general act or

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a series of local acts; and the great mass of the peasantry gained final relief from manorial dues and obligations, not by any sort of legal or other formal action, but in consequence of the simple discontinuance of the enforcement of rights and claims which had become valueless or obsolete. "With their labour services commuted to money and the other conditions of their villainage no longer enforced, they [the former serfs] became an indistinguishable part either of the yeomanry or of the body of agricultural labourers." ¹

Abandonment of Demesne Farming. A second important factor in the break-up of the manorial system was a series of changes which took place in the internal economy of the manor, involving principally the alienation of the demesne, the growth of large holdings, and the enclosure of the common lands. During the earlier Middle Ages the demesne was the central feature of the manor. Its cultivation was carried on by the lord, under the immediate management usually of a bailiff and with the labour owed by the serfs, and the lord’s profits consisted mainly in the products drawn from it for consumption or for sale. It has been pointed out that in the thirteenth and fourteenth centuries the commutation of services for money rents, together with the rise of a class of free wage-earners, brought it about that much of the labour on the demesne lands was performed by hired workmen. The Black Death, however, carried off approximately half of the population, with the consequence that labour became scarce and wages, already rising for a generation, were increased by fifty per cent. In the Statutes of Labourers attempt was made to regulate the labour supply and to keep wages at earlier levels. But the legislation was largely ineffective, and the landlords found it impossible to derive from the small money rentals paid by the customary tenants on their estates funds sufficient for the hire of such labour as was required on the demesne. Commutation had deprived the landlord of compulsory labour; the rise of wages had made it impracticable for him to employ hired labour; in

a word, the mediæval manorial organisation of labour had broken down.¹

The consequence was that the landlords gradually abandoned demesne farming and the demesne lands were leased to tenants. Leasing of demesne land was by no means unknown in earlier times, but in the fourteenth and fifteenth centuries the practice became general. To attract tenants seed-corn and stock were commonly supplied by the proprietor; although eventually the “stock-and-land” system was supplanted by the modern arrangement under which the proprietor furnishes only the land and buildings, while the tenant supplies the stock and capital. At all events, the tenants were likely to be in a more favourable position than the lord to carry on the cultivation of the lands, for “with the assistance of their households they could provide a large amount of the labour, they were spared the cost of maintaining a staff of manorial officials, and, seeking immediate returns on their outlay, they were able to reduce the expenses of farming.”² So far as feasible, the demesne was rented to a single tenant as one large farm. But it was often necessary to divide it among a number of tenants. In distinction from the non-demesne tenants, whose tenure was by freehold, copyhold, or tenure at will, the demesne tenants were leaseholders for fixed terms of years. Clinging to the idea that their food-supply should be derived from the demesne, the proprietors frequently required, until as late as the seventeenth century, that the rentals of demesne tenants be paid in produce. But by the changes that have been mentioned the character of the manor was profoundly altered. The proprietor became a landlord of the modern type, living mainly or wholly from money rentals. Having given up demesne farming, he hastened to commute any remaining labour dues of his customary tenants for money payments. By one process or another the great bulk of the cultivators of the soil became tenants at a money rent. And from these free renting farmers,³ together

¹The process is fully described in R. H. Tawney, The Agrarian Problem in the Sixteenth Century (London, 1912), Part I.
³The term “farmer” was employed originally to designate a tenant who held land for which there was paid a firma, or “farm,” i.e., a fixed amount.
with the smaller freeholders, was developed the industrious and substantial "yeoman" class of the kingdom. A further consequence of the abandonment of demesne farming was growth of inequality of holdings. In its earlier form the manorial system not only facilitated the acquisition of land by large numbers of persons but operated to maintain substantial equality of holdings. Until the thirteenth century the typical holding in England was the "yardland" of thirty acres. And so long as the lord of the manor looked to the labour dues of his tenants for the cultivation of the demesne there was strong disposition to preserve an essential parity of obligations, and hence of holdings. With the reconstruction of manorial economy in the fourteenth and fifteenth centuries (especially after the Black Death), however, the force of custom was weakened and the regularity of existing arrangements was destroyed. Under the new order it mattered little to the proprietor whether his money rentals were paid in small amounts by many persons or in large amounts by few; indeed, the second alternative offered some advantages. As a rule the demesne lands were so leased as to constitute holdings of exceptional size; while industrious and thrifty tenants were permitted, and even encouraged, to add to their holdings at will. The consequence was that there arose marked inequality of holdings, with the general effect of concentrating the land in fewer hands and of laying the foundations for the capitalistic type of farming which emerged in the seventeenth and eighteenth centuries.¹

The Beginnings of Enclosure. The term "enclosure" is employed to designate four different processes converging in the disintegration of the open-field system and the emancipation of the individual agriculturist from community control. They are (1) the consolidation of scattered strips into compact properties of arable land, set off by permanent hedges; (2) the conversion of arable into pasture; (3) the concentration of holdings, i.e., "engrossing"; and (4) the occupation of the waste, diminishing or terminating rights in common.² The

defects of the open-field system, with its scattered tenancies, its joint labour, and its compulsory rotation of crops, were early recognised, and from the thirteenth century proprietors were consolidating their demesne lands, while tenants stood ready to seize any opportunity to surrender their scattered strips for compact holdings which could be enclosed and operated independently. In the fourteenth and fifteenth centuries enclosure of arable ground progressed rapidly, with results which at the time were deemed beneficial.

Of different character was the form of enclosure involving the conversion of arable into pasture. This also began as early as the thirteenth century, although it assumed importance only two hundred years later. Its impetus was supplied almost wholly by the growth of sheep-raising, which in turn was caused in part by increased demand for wool in the industrial centres of Flanders and other continental countries and in part by the rise of woollen manufacturing in England. Under the industrial conditions which have been described sheep-raising possessed a number of advantages over arable farming. It required fewer hands, so that high wages constituted a less serious obstacle; it afforded superior opportunity for capitalistic enterprise; and wool, unlike foodstuffs, was easily transported and always salable. Consequently, after the thirteenth century there were widespread readjustments, designed to fit the manor for the growing industry. What these readjustments involved was, in the main, the laying out of fields which could be permanently fenced as "sheep-walks." Sometimes this was undertaken by the proprietor of the manor, sometimes by a richer or more ambitious tenant — often by a tenant on the old demesne. Sometimes it involved only the enclosure of open pastures, meadows, and waste; but more frequently it involved, as well, the consolidation of large numbers of the arable strips. Even in the former case much injury was inflicted upon the tenantry, because the common rights in the pasture and waste were a traditional and more or less indispensable element in the tenant’s scheme of subsistence. In the latter case the readjustment was certain to be ruinous, for the required land could be had only by the partial or complete eviction of some of the villagers. Tenants who lost their hold-
ings were commonly the newer settlers on the manor or persons whose tenure was for other reasons specially insecure. Once dispossessed, they became landless wage-earners, and not infrequently were reduced to destitution and vagabondage.

Legalisation of enclosure began in the first half of the thirteenth century. The Statute of Merton, ratified by a parliament convoked by Henry III in 1235, recognised the lord’s right to occupy waste land provided he should leave sufficient pasture for his free tenants; and the right was confirmed in the Statute of Westminster in 1285. For a century the attitude of the state was not unfavourable, and legislation was but moderately restrictive. The continued spread and the direful consequences of the practice, however, aroused strong feeling, and eventually the government was led to intervene with all of the force which it could bring to bear. In the sixteenth century the movement was especially deprecated and resisted. During the reign of Henry VIII, Sir Thomas More wrote about it disapprovingly in his Utopia. In a court sermon of 1549, Bishop Latimer lamented that “wher as have bene a great many of householders and inhabitantes, there is now but a shepherd and his dogge.” And in a dozen or more contemporaneous pamphlets which are extant the practice was denounced with vehemence. Throughout the Tudor period there were repeated attempts to impose restraint. In 1489 a statute was enacted prohibiting the conversion of arable land into pasture. In 1514 the measure was re-enacted and strengthened, and three years later a commission was designated by Wolsey to make a study of the subject. In 1548 another investigating commission was appointed, and in 1552, 1554, 1562, and 1598 fresh legislation was enacted. The current of agrarian change, however, was too powerful to be stemmed, and the efforts of the government were largely ineffective. In 1624 all the laws upon the subject were repealed. In no small degree, the increase of poverty, disorder, and crime which led to the enactment of the Elizabethan Poor Law of 1601 is traceable to the social dislocation incident to the widespread

2 Ibid., 262–264.
enclosures of the preceding century. In the seventeenth century enclosures were fewer, partly because of the reclamation of vast tracts of fen and marsh and partly because the capacity of the wool market had been reached. The number continued to be small in the first half of the eighteenth century; although it is to be observed that in 1710 there was instituted a new method of enclosure, i.e., enclosure under special act of Parliament rather than by simple private action, which was destined greatly to facilitate the progress of the movement.

English Tenures in the Sixteenth and Seventeenth Centuries. The conditions under which land was held in England in early modern times were complicated and widely varied. The first fact which appears is that under the common law there was, as indeed there is to-day, strictly no absolute private ownership of the soil. Since the Norman Conquest the ultimate owner of all land has been the crown, and the highest interest in land which can be acquired by a subject, i.e., an estate in fee simple, is only a tenancy. In this sense all landholders, therefore, were, as they remain, tenants. Having, however, impressed this fact, it will be proper to continue to employ the terms "proprietor" and "tenant" after the manner of common usage. Among classes of landholders in the period under survey there were, then, first, the proprietors, or freeholders. In scattered districts aggregating upwards of one-half of the total area of the kingdom, and being regions in which the manorial system had never flourished, the land was possessed outright by such freeholders, sometimes in large tracts, but as a rule in comparatively small parcels. The manor, taken as a whole, may be regarded also as a freehold, the "property" of its proprietor. As a result of the developments which

1 On many occasions during the century popular disapproval of enclosure found expression in rioting and destruction of hedges. The most notable were the Pilgrimage of Grace in 1536, the rising under Kett in Norfolk in 1549, and an insurrection in Buckinghamshire in 1552. J. Clay- ton, Leaders of the People; Studies in Democratic History (London, 1910).

2 "By English law the king is the supreme owner or lord paramount of every parcel of land in the realm. English law then recognises property in, but not absolute ownership of, land: the most absolute property in land that a subject can have is but an estate... In law a landholder's estate is his interest in the land of which he is a tenant." J. Wil- liams, Laws of Real Property, (19th ed., London, 1901.)
have been recounted, however, there had arisen on the manor at least three principal forms of tenure. These were freehold, leasehold, and copyhold.\textsuperscript{1} Of the three, freehold was the most secure and the most favoured, although not until late the most prevalent. The freeholders of the manor were tenants who, in a variety of ways, had come into a position in which they were protected by the common law from eviction, confiscation or forced purchase of holdings, arbitrary fines, and other exactations. Enclosure affected them only in so far as they voluntarily exchanged and consolidated their strips or sold them to a proprietor who was seeking to extend his pastures. The leaseholders were persons to whom, after the abandonment of demesne farming, the lord leased the demesne land, together, frequently, with holdings which had escheated and land reclaimed from waste. Leases were sometimes for a term of years, sometimes for one or more generations, and sometimes at the lord’s will. Except under the last-mentioned condition, tenure was substantially secure. Enclosure was much promoted, however, by the eviction of leaseholders at the expiration of indentures, as well as by arbitrary eviction in cases where the protection of a fixed term was lacking.

To be distinguished from the freeholders with their permanently secure tenure on the one hand, and the leaseholders with their temporarily secure tenure on the other, were the copyholders. This class of tenants originally held by simple custom, i.e., the custom of the manor, which existed only in the form of oral tradition. At times of emancipation and of commutation of services, however, the altered arrangements were very generally set down in writing, becoming a matter of record in the “roll” of the manor. The copy of this record which was given him became the tenant’s evidence of his status and rights. Just as in earlier times the custom of the manor conformed to no general law, so the conditions of copyhold tenure displayed wide variation, even in a single locality, and hence cannot be described in general terms. Many kinds of copyhold, indeed, sometimes existed on the same manor. Concerning the security of copyhold tenure there has been wide differ-

\textsuperscript{1} For full description see Tawney, \textit{The Agrarian Problem in the Sixteenth Century}, 281–312.
ence of opinion. Two facts, however, are fairly clear. The first is that originally the copyholder was protected by little save the good faith of the lord. The second is that eventually he was extended very substantial protection at law. Legal protection came first from the equity courts, beginning as early as the fourteenth century. But gradually, after the fifteenth century, the common law courts assumed jurisdiction, and during the reign of Elizabeth the manorial law was very largely absorbed in the common law, so that thereafter the copyholder’s rights were fully enforceable by judicial process. In the earlier stages of the enclosure movement copyholders were dispossessed with impunity. After legal protection was acquired eviction was more difficult. There remained, however, many expedients whereby holders could be deprived of their land. One was resumption of occupation by the lord at the expiration of the term of a grant. Another was declaration of forfeiture for mismanagement, for unlicensed cutting of trees or mining of coal, or for other real or pretended reasons. In the confused state of the law there was endless opportunity for arbitrary interpretations and acts, and open browbeating and violence were by no means rare. At the close of the sixteenth century, and for a long time after, the courts were clogged with copyhold cases. Much copyhold land went to swell the areas enclosed for sheep pasture. Yet by the incorporation of the manorial law in the common law, and by its partial enforcement through the courts, the triumph of enclosure was delayed and a large class of small holders was enabled to survive through several centuries.

Serfdom in France. In France and Germany agrarian conditions during the Middle Ages and in earlier modern times differed even more widely from region to region than in England. France, from the agrarian point of view, fell into two main parts, separated by the Loire River; and the northern half of the country was readily divisible into eastern and western sections. The northeast was the region in which feudalism took deepest and most lasting hold, and there it was that the manorial system, with its nucleated village and its open fields, most

widely prevailed. In the northwest the situation was exceptionally confused. In Normandy the development of a powerful ducal authority imposed a check upon feudalism, without curtailing perceptibly the organisation of agriculture upon a manorial basis. But in Brittany, where feudalism was weak, where the nobles were notoriously poor, and where the Celtic custom of divided inheritance persisted, manorial arrangements were less general. South of the Loire neither feudalism nor the manorial system predominated; although feudalism existed, and in places, as the vicinity of Bordeaux, the open-field type of agrarian economy was common.

Where the manorial system prevailed the peasantry consisted principally of serfs; although even within a single community the members of this class exhibited wide variation of status. Serfdom was most general in the northeast, and it was there that until the Revolution of 1789 peasant conditions continued to be most unfavourable. The obligations of the serfs to their lords were many, and in most instances they were highly burdensome. Among the seigniorial rights were included the taille, the corvée, the banalité, gîte (or entertainment), and even limited military service. As late as the thirteenth century the serf was commonly regarded as a chattel, although he was likely to be sold only in connection with the land to which he was attached. Not later than the century mentioned, however, emancipation began to work important changes. As in England, commutation of labour dues for money payments contributed to the peasant’s liberation, and, also as in England, many serfs gained freedom by flight. In the main, however, it was emancipation at the hands of the lords that, between the thirteenth and fifteenth centuries, raised the great serf class to a status of substantial freedom. The motives underlying the practice have been variously interpreted. It has been asserted that they were based on considerations of piety or of humanitarianism. Without doubt they, in some instances, were so founded. But contemporary evidence goes to show that in the great majority of cases serfs were emancipated for reasons of a practical, economic nature. One such reason was the desire for a

1 Scattered instances of emancipation appear as early as the sixth and seventh centuries.
more productive system of agriculture. Another was the desire to hold the serfs on the domains, it being realised by the lords that this could be accomplished only by improving the peasant status. It was always a matter of no great difficulty for a serf who considered himself ill-treated, or who aspired to be independent, to lose himself in the maze of estates, towns, and privileged districts which composed the French kingdom in the later Middle Ages. A yet more important cause of emancipation, however, was the seigneurs' need of money. After the twelfth century luxury grew, crusades and other enterprises demanded heavy outlays, and the expenditures of the feudal classes were in many other ways augmented. In this situation the seigneurs were likely to be not unwilling, especially at times of emergency, to strike bargains with their serfs whereby freedom was conferred in return for immediate or continuing money payments. Emancipation proceeded not only on the estates of the lay nobility and on the lands belonging to the Church, but also on the holdings of the crown. The last serfs on the royal domain were freed by proclamation in 1315, during the reign of Louis X; although the terms of the decree were carried into effect only gradually during the ensuing forty years.

French Agrarian Conditions in the Eighteenth Century. Through the emancipation of the serfs and the gradual dissolution of the manorial system French agrarian conditions underwent general change. In the first place, the mass of the peasantry became legally free. It is estimated that at the accession of Louis XVI, in 1794, the number of persons in the kingdom who were in law more or less unfree did not exceed 1,500,000, and the number was further reduced before the outbreak of the Revolution. In the second place, a considerable proportion of the peasants became landholders. What this proportion was cannot be ascertained with exactness. But there is evidence that two-fifths of the soil of France in 1789 belonged to the so-called Third Estate — which means, very largely, to the peasantry. Certain it is that in the eighteenth century the quantity of land owned and occupied by the peasantry was

1 Doniol, Serfs et vilains au Moyen Age, 137.
2 Ordonnances des rois de France, 1., 583.
tending constantly to be increased, and there are reasons for thinking that immediately before the Revolution France held, in reality, a hardly less notable position among the nations by reason of the quantity of her petty proprietorships than she holds in our own day. The finance minister Necker says that in France in his time there was "an immensity of small rural properties." It is true that most of the small proprietors had obtained their land, not by clear purchase, but by agreement to render to the former owner perpetually certain rent-charges, and that, these obligations being as a rule rigidly enforced, the land-owning peasant was still subject in 1789 to exactions at the hand of some great proprietor of his community. Yet by writers who have sought to portray the social and economic condition of France on the eve of the Revolution the number, independence, and relative well-being of this element of the country's population have been commonly underestimated. Of the great mass of free non-landowning peasants it may be said that a substantial majority (especially south of the Loire) were métayers, i.e., tenants on the estates of the crown, the nobles, and the clergy, while some were simple hired labourers. The status of such serfs as remained was similar to that of their ancestors of earlier centuries.

Aside from readjustments involved in the break-up of some of the manors and the growth of small proprietorships, the technique of French agriculture underwent slight modification until within the past seventy-five years. This fact has been well stated by a French writer, as follows: "A peasant of the thirteenth century, could he have returned to a farm in Normandy at the middle of the nineteenth century before the introduction of agricultural machinery, would have been only mildly surprised at what he saw. In his day farming was carried on already with horses as well as with oxen. The plough which he used was in no way different from our wooden implements of modern times. His flail and his farming

1 Attention was first directed in an authoritative manner to this aspect of the pre-Revolutionary situation by Alexis de Tocqueville in his State of Society in France before the Revolution of 1789, Bk. II., Chap. I.

2 Métayage was a tenure based on the principle of "farming on shares," such as has long been prevalent in northern Italy. King and Okey, Italy To-day, 168-175.
apparatus were the equals of those which one still sees in our country. The goodly barns of modern farms would have recalled to him those of his lord. In the fields he would have observed a certain decrease in cereals, flax, hemp, peas, and the disappearance of viniculture; but on the other hand he would have seen with astonishment the culture of field-cabbage and of sainfoin, especially the decrease of fallow-land, the development of prairies, and the opening of ways of communication. And finally he would have found cattle less numerous than in the thirteenth century when, on account of the abundant pasture lands, they were found in droves everywhere and constituted the principal source of wealth of the peasant. All in all, the conditions of rural life would not have been found changed in any considerable degree."

Agrarian Germany: Southwest and Northwest. In Germany, as in France, agrarian development in mediaeval and earlier modern times was essentially regional. The three portions of the country chiefly to be differentiated are (1) the Southwest, (2) the Northwest, and (3) the East. For many centuries the Southwest — including the important modern states of Bavaria, Baden, and Württemberg — was peculiarly notable by reason of the confused social and economic conditions prevailing in it. In the late Middle Ages serfdom was widely prevalent, and the number and variety of local laws and customs operating to convert freemen, willingly or unwillingly, into serfs was extraordinary. From an early time, moreover, the land was held in smaller quantities than in most parts of Europe, and the overlapping of jurisdictions was such that a peasant not infrequently owed duties, payments, and services simultaneously to as many as a half-dozen different proprietors. During the fifteenth and sixteenth centuries many forms of service were commuted for money payments, while certain dues (as the "marriage due" in Bavaria) were abolished. And serfdom itself entered upon decline. There was much emancipation, commonly for a pecuniary consideration and resembling emancipation in other countries. The complexities of prevailing arrangements, especially the splitting of dues

and services among many superiors, afforded constant opportunity to escape such obligations altogether. Many men sought and gained freedom in order that they might enter the ranks of the clergy. And after the middle of the sixteenth century large numbers became free through the efforts of the greater lords to bring to an end the intolerable system of scattered rights, to concentrate their landed possessions, and even to expel serfs upon whom other persons had claims. The Thirty Years' War hastened the several processes of liberation, and after 1650, speaking broadly, serfdom survived only in scattered communities. Not until the last quarter of the eighteenth century, however, was the institution formally abolished in any state. Such action was taken first in Baden, in 1783, and last in Hohenzollern-Sigmaringen, in 1833. The cardinal fact is that the effort to concentrate the land in larger holdings was but indifferently successful and that by one mode or another most of the soil passed, in small pieces, into the ownership of peasants. In this way the Southwest became, like France but unlike the remainder of Germany, a country of small proprietors. It is to-day the principal field of peasant political influence in the Empire.

In the Northwest — comprising Lower Saxony, Westphalia, and adjacent territories — matters took a different course. Here, in districts at one time comprising portions of the great Frankish Empire, there developed early a form of tenure known as meierrecht, which was a life lease of a large estate peopled and cultivated by serfs. For a variety of reasons (one of them being the traditions of Frankish administration), the land was never broken up as in the Southwest, and the large-estate system was at all times prevalent. Serfdom, furthermore, early disappeared, and without necessity of formal abolition. As early as the fourteenth century the serfs were very generally emancipated. The landlords thereupon consolidated the servile holdings in larger farms and turned them over as leaseholds to enterprising peasants who had accumu-

1 The Peasants' Revolt of 1525 served to air the grievances of the peasantry of this portion of the country. It, however, was inspired only partially by conditions of an economic character, and it produced no clear economic results. C. W. C. Oman, The German Peasant War of 1525, in Eng. Hist. Rev., Jan., 1890.
lated the capital necessary for the operation of such farms, while the mass of the peasantry became hired labourers.

**Agrarian Germany: East.** The capital fact in early agrarian development east of the Elbe is the withdrawal of Germanic population from the region during the era of the great migrations, together with the contemporaneous occupation of the country by Slavs. It is probably this circumstance principally that prevented the institution of serfdom from gaining, in the Middle Ages, a hold comparable with that acquired in more western lands. For, in the course of the long-continued colonising movement whereby, from the ninth and tenth centuries onwards, the East was reoccupied by people of Germanic stock it was necessary to offer to settlers inducements in the form not only of land but also of personal and economic liberty. Many of the colonists were, indeed, western serfs who were attracted by the opportunity for freedom. There were at all times traces of serfdom in the eastern lands; and it is not improbable that at certain stages considerable portions of the subject Slavic population were actually, if not legally, of servile status. By the fifteenth century, however, the mass of the people, both German and Slav, were free. They paid rents to the great proprietors who owned most of the soil, and they were heavily burdened with public obligations, especially the contribution of military supplies. But they owed the proprietors no menial services; they were free to marry and to leave the estates on which they had been reared; and they commonly possessed their pieces of ground on these estates by hereditary right, on the analogy of the English copyhold.

But in this case the triumph of serfdom was only delayed. As conditions in the country became more settled the knightly class turned to farming, with the result that there arose an intense rivalry for land, prompting the newer and more ambitious proprietors to resort to every sort of effort to deprive the peasants of their holdings and to consolidate their own growing estates. Harsh customs were developed whereby the peasants could be compelled to sell their rights and holdings could be declared forfeit on slight pretext. Great numbers of holdings were absorbed in the demesne lands; others were leased afresh, on harder terms. Under the altered conditions the peasant
population found itself shorn of most of its earlier rights and immunities and bound hand and foot to the lords, owing them not only rents but dues and services approximating those owed by a tenth-century serf of France or England. Until the Thirty Years’ War the services which were owed were commonly fixed in amount by custom. But during the upheaval caused by that prolonged conflict protection arising from this source generally disappeared; indeed, “household services” of the peasant’s children, formerly paid for, were thereafter required without compensation. When the peasants undertook to gain freedom by going to the towns, the law was invoked, with much effect, to prevent their doing so. In short, by 1700 the mass of the former free men of eastern Germany proper, together with Silesia, Livonia, and Esthonia, had been depressed to a status of abject serfdom. In the first half of the eighteenth century peasants were not infrequently bought and sold independently of the land. From an early point in that century the Prussian government sought to secure for the peasantry some measure of relief. Decrees were promulgated with the purpose of encouraging emancipation, and toward the close of the century most of the serfs on the crown estates were liberated. Throughout the country generally, however, the government’s measures had slight effect, and serfdom continued to flourish until 1807, when, during the great era of Prussian reconstruction following the defeats of Jena and Auerstadt, the institution was finally and totally abolished. To the present day the eastern territories have continued to be a region of great estates cultivated by hired labourers and interspersed with only an occasional small holding.

SELECTED REFERENCES


1 A corresponding development, under conditions approximately similar, was in progress in Russia.

2 See pp. 110-111.
AGRARIAN FOUNDATIONS


CHAPTER III

INDUSTRY BEFORE THE RISE OF THE FACTORY SYSTEM

Beginnings of Mediæval Industry. Since the early Middle Ages Europe has known three principal types of industry, each predominant throughout a prolonged but ill-defined epoch. The first is the handicraft type, closely associated with the craft gild, and prevailing almost universally until the fifteenth century. The second is the domestic type, which, introducing industrial capitalism, was prevalent, notably in England and Germany, in the seventeenth and eighteenth centuries. The third is the factory type, which, first arising on a considerable scale in England during the second half of the eighteenth century, gained ascendency in France in the second quarter and in Germany in the third quarter of the nineteenth century. Some aspects of the first two of these types will be surveyed at this point. The transition from the domestic system to the factory system, together with the character and effects of the newer order, will be described subsequently.¹

The industry of the early Middle Ages was scant and simple. The decay of towns and the general ruralisation of life brought an end, largely, to such forms of manufacture as, in the more advanced portions of the Roman Empire, had assumed importance. Trade declined, and communities became self-supporting, so that, speaking broadly, there was no reason to produce more foodstuffs and manufactured commodities than could be locally consumed. Industry was itself ruralised; and the manor became the seat of most of such manufacturing operations as were carried on. The lord's mill, bake-house, wine-press, and brewery were utilised in the preparation of food and drink. Clothing, furniture, candles, and other useful articles were manufactured from materials locally produced. Implements were made and kept in repair by a village smith.

¹ See Chaps. VI, IX, X.
Tinkers, itinerant or attached to the manor, helped meet needs as they arose. Prior to the twelfth century industry was largely servile, although thereafter it rapidly acquired a status of freedom.

The growth of industry in volume, in independence, and in organisation in the later Middle Ages is inextricably bound up with the development of commerce and with the revival of towns and town-life. The three movements set in in the eleventh century and proceeded at an accelerating rate throughout two or three hundred years. The Crusades supplied impetus; yet industry, trade, and town-life alike developed fundamentally in response to deep-seated economic conditions which the Crusades did not produce. These conditions included the growth of population, the increase of wealth, the larger demand for manufactures incident to an improving standard of living, and the social flexibility created by the emancipation of the serfs and the gradual break-up, in many regions, of the manorial system. Slowly, as ancient towns regained prosperity and new ones sprang up, an important urban element was detached from the rural masses. And this new element was industrial or commercial, or both. To the development of industry and commerce alike the growth of towns was essential. It was necessary that people concerned in enterprises of these types be brought together and that they acquire, by corporate action, freedom to move about, to hold property, to effect new kinds of organisation, and even to control local taxation and justice. In Italy and Germany, where strong central government was lacking, these rights were early and easily obtained. In England and France, where the power of the crown was considerable, they were obtained more slowly and with greater difficulty, commonly through charters granted by lords or by the king. In all western countries the town, with its free industrial and trading population, became one of the prime contributions of the Middle Ages to modern times.¹

General Aspects of Mediaeval Industry. Certain general characteristics of industry in the Middle Ages can be but mentioned. The first is the universality, until late, of the handicraft system. The processes of manufacture were few and simple, and such machinery as was utilised was crude and inexpensive. Steam-power, of course, was unknown, and water-power was but rarely employed. Articles of all kinds were literally hand-made. The term "handicraft" denotes, however, a form of industry not only based on hand-labour, but devoid of a capitalistic element. In most industries hand-work continued to be employed exclusively until the eighteenth and nineteenth centuries. But, as will be explained, the injection of capitalism, beginning as early as the fourteenth century, caused the handicraft system to be widely superseded, in early modern times, by a new form of organisation, the domestic system. A second fact is that under the handicraft system the family, or the family re-enforced by a very small number of helpers, was the unit of industrial organisation. Economic and social conditions made small, household industry inevitable. The tradition of the economic separateness of the family group was broken down only slowly and with difficulty, as capital gradually undertook the re-building of industry upon the modern principle of concentration. A third fact is that the raw materials of manufacture were obtained, in the main, close at hand. The forests yielded wood and wax, the gardens dyes, the farms grain, hides, and horns. Metals and oils were sometimes obtainable near by, although more often they were not; while cotton, silk, fur, and frequently wool were to be had only by importation from considerable distances.

A further feature of mediaeval industry was the division of labour along lines which were longitudinal rather than transverse. Crafts were essentially separate one from another, and in each craft the individual group of workers carried the work of manufacture through all of the required stages, from the acquisition of the raw material to the placing of the product on the market. Furthermore, in industry as in agriculture, the productivity of labour was low. No fair comparison between mediaeval hand labour and modern machine production can be

1 See p. 59.
drawn. But it appears that, making all due allowance for the unavoidable difficulty and slowness of mediaeval manufacturing processes, the output, considering the number of hands employed, was small. Strong evidence of this is afforded by the high prices of manufactured commodities. Another aspect of the mediaeval industrial situation is the exceptional stability, not only of the supply of labour and of raw materials, but also of the conditions of sale of products. Mediaeval society was immobile. Changes were slow and variations of fashion few. As a consequence the balance between supply and demand was very evenly maintained. Local and temporary dislocations were produced by wars, famines, and other visitations. But there were no great periods of over-production when markets were glutted, to be followed by general crises and prolonged depressions. Of large consequence was the lack of means of speedy and cheap transportation. Speaking broadly, it was characteristic of mediaeval handicraft industry to produce only for local, small-scale consumption. A principal reason lay in the prohibitive cost of transportation both of raw materials and of finished products. To take a typical case, when a hundred pounds of English wool cost ten and one-half florins (about $21) the expense of transportation to Florence amounted to about three times as much, so that in the Italian city the commodity had a value of from forty to fifty florins. The effect upon both quantity and price of the output of the Florentine woollen industry was very great.

The Craft Gild Organisation. The most noteworthy feature of mediaeval industry, however, remains to be described, i.e., the organisation of the workpeople in gilds. The gild was but one of many expressions of the propensity of mediaeval peoples to corporate, or collective, activity. It developed in two principal forms, the merchant gild and the craft gild. The merchant gild, comprising a group of persons engaged in or interested in trade, was older, appearing in the Italian cities and other centres of reviving commerce about the opening of the eleventh century. Craft gilds emerged in the twelfth century, being first mentioned in France in 1134; although their origins may be somewhat more remote. In the thirteenth cen-
tury they began to supersede or absorb the merchant gilds, and in the following hundred years they became the dominant organisations among the non-agricultural populations, rising in many cases to the possession of controlling political power in the municipalities. Their importance lasted into modern times, and only after the French Revolution was their hold upon industry in continental countries fully relaxed.

A craft gild was an association of the artisans in a town or district engaged in the same occupation. Ordinarily there were several gilds in a town. The weavers might constitute one, the dyers another, the candle-makers a third, the goldsmiths a fourth. In earlier times membership was intended to be inclusive. No one might carry on a trade in the town unless identified with the gild maintained by his fellow-craftsmen. But conditions of admission were easy, embracing as a rule only evidence of reasonable proficiency in the trade, payment of a small fee, and an expression of willingness to abide by the regulations of the association. Full membership was reserved for men who were master-craftsmen. In the mediæval organisation of industry there were three clearly defined grades of workmen, namely, masters, journeymen, and apprentices. The apprentice was the boy or young man who was learning the trade. The period of apprenticeship, being determined by custom, varied in different trades and in different localities, but seven years was most common. As a rule, the apprentice was given lodging with the family of his master, in return for such assistance as he could render. He was not paid wages. After the period of apprenticeship was ended the young man became a journeyman, i.e., a travelling workman, practising his craft for wages. And finally, after accumulating the modest funds necessary to enable him to set up a shop of his own, and after gaining admission to the gild of his fellow-workmen in the place in which he proposed to settle, he became a master. As has been pointed out, the master workman, assisted by the members of his family and usually by one or two journeymen and one or more apprentices, constituted the typical group by which industry in the Middle Ages was carried on. As a rule, all members of the group dwelt under the same roof; the living
apartments being situated on upper floors, while the ground floor was given over to business, with work-rooms in the rear and a sales-room in front.\(^1\)

**Objects and Methods of the Gild.** The fundamental object of the gild was to secure and maintain for its members substantial equality of opportunity and a permanent basis of subsistence through the restriction or exclusion of competition. To this end, each gild group was compactly organised, with officers (in England variously called wardens, stewards, and masters), meetings, and rules or ordinances; and not infrequently the sanction and assistance of the town authorities was sought and obtained. The regulations of the gild in behalf of the economic status of its members were two-fold, according as they were designed (1) to protect the group as a whole, and (2) to maintain equitable relations among the members of the group. Protection of the group as a whole was sought through monopoly of the town market in respect to the wares which the gild produced and the prevention of competition in the neighbourhood. In most cases monopoly of the town market was obtained only gradually and comparatively late. But it was always an object consistently sought. In earlier times there was likely to be little or no competition in the immediate vicinity of the town. But by the fifteenth century there was widespread effort to escape irksome regulations by setting up shops outside the towns, and the gilds were feeling it to be necessary to prevent and punish such evasions of their jurisdiction. This they undertook systematically to do by direct prohibition of manufacture in suburban districts, by withholding cotton, silk, and other materials which were obtainable only through the town, and by guarding trade secrets.\(^2\)

But it was equally the purpose of the gild to preserve a parity of rights and opportunities among its own members. This it sought to do in three principal ways, i.e., by controlling the supply of materials for manufacture, by regulating production,


\(^2\) At Venice persons who gave unauthorised information concerning the processes employed in the glass industry were put to death. In lieu of patent laws, secrecy was generally relied on to protect industrial methods and knowledge.
and by supervising the sale of products. Rules against forestalling, i.e., buying up commodities before they were thrown on the market, and engrossing, i.e., "cornering" the market on a given commodity, were imposed commonly by the town, but were supplemented and enforced by the gild. There were rules fixing market hours, and others requiring that any member discovering an exceptional opportunity for the purchase of materials should share his knowledge with all of his fellow-craftsmen. The regulation of production was accomplished in a number of ways. First, the number of employers was controlled through the exercise of discretion respecting the admission of new gild members. Originally, as has been said, conditions of admission were easy. But gradually the policy was shifted, in most branches of industry, from one of inclusion to one of exclusion, with a view to limiting the output and maintaining closer monopoly. Production was controlled, also, by regulations respecting the number of journeymen and apprentices that a gild member might employ, and by rules governing wages and hours of labour. After the fifteenth century it was not unusual to fix maximum amounts which might be produced in a year. Regulation was directed, furthermore, to quality as well as quantity. It was in the interest of the gild that the workmanship of its members be of uniform excellence, and accordingly provision was made for close and continuous inspection of products. The practice operated to protect the consumer, although that was not its primary purpose. Finally, the gild regulated the activities of its members relating to the sale of products. If the town itself did not fix prices, the gild was likely to do so. In any event, it could be depended on to make and enforce rules equalising the conditions of sale, in respect to time, place, and manner. Enticing customers from a fellow gildsman was likely to be strictly forbidden.

Uses and Abuses of the Gild. The gild was primarily an association for the regulation of industry. It early acquired, however, various subsidiary purposes. It was a social unit, and its members were accustomed to join in celebrations, entertain-

1To these may be added the adjustment of disputes among members in the interest of justice.
ments, and other festivities, as well as in the amelioration of distress among their number. It formed, likewise, a group for the observance of religious ceremonies and for the administration of elementary education, embodying, indeed, in its regulations a "whole social system, into which the individual was completely absorbed by the force of public opinion and the pressure of moral and social conventions." Not infrequently it assumed, or was given by the town, the duty of policing the district in which its members chiefly lived, including perhaps the organisation of fire companies and the equipment of a contingent of the city militia. These and other semi-governmental functions were especially common in Belgium, Flanders, south France, and Italy. All in all, the gild in its best days served a varied and highly useful purpose. It protected the economic interests of its members; it afforded ample opportunities for technical training of workers; it maintained good standards of manufacturing; and it subordinated the interests of individuals to the welfare of the community. It was not, however, without disadvantages. Its underlying principle was monopoly; its rigid rules discouraged enterprise; it depressed wages; it fostered a type of industrial organisation productive of mediocrity.

Comparisons have been drawn between the gild and the modern trade union. There are some resemblances. The two have the same underlying motive, namely, to elevate and maintain the standard of living, by means of collective bargaining and the restriction of competition. As yet, the trade union seeks to be inclusive as did the gild in its earlier stages. And the methods of the two exhibit some similarity. There is, however, this fundamental difference, that whereas the craft gild consisted of persons who were at the same time employers and workmen, the trade union consists of persons who are only hired labourers. The gild was the less inclusive in that it

1 At the close of the Middle Ages the craft gilds in England were usually in charge of the cycles of mystery plays, such as were produced notably at York, Chester, Coventry, and Townley, commonly on Corpus Christi day. There were in various countries social and religious gilds which had no industrial or commercial functions.


contained as active members only the skilled workers, the masters. But it was the more inclusive in that it contained the employer, middleman, entrepreneur element. It would not be true to say that in the gild era there was no differentiation of capital and labour. But, until late, the differentiation had progressed only so far that the "capitalist" was able to maintain a shop and to employ a small group of persons. He had not yet given up manual labour and turned exclusively to managerial enterprise. It is thus apparent that the trade union and the gild are not really comparable. On the contrary, both their composition and the economic setting in which they appear are totally dissimilar.¹

**Gild Decline in England: Internal Causes.** In all industrial countries of western Europe the gild system flourished through many hundreds of years, and at the close of the Middle Ages it was everywhere essentially intact. Elements of disintegration, however, had long been present in it, and in earlier modern times — notably in the fifteenth and sixteenth centuries — the system passed rapidly into decay. The conditions and forces contributing to the decline will be most readily understood if viewed successively in three principal countries, England, France, and Germany. In the case of England they fall into five main groups, as follows: (1) the adoption of an exclusionist policy, and the consequent rise of the rival "yeoman," or journeyman, gilds; (2) the triumph of the aristocratic over the democratic principle in the gild's internal organisation; (3) the changed geographical distribution of industry, involving a large degree of ruralisation; (4) the growth of capitalism and the increasing application of capital to industry, and (5) the opposition and intrusion of the government.

The adoption of the policy of exclusion was gradual, but probably inevitable. Everywhere the gild displayed a tendency to fall away from earlier principles of democracy and altruism and to become selfish and narrow. Especially was this true after the institution had passed into decline and was fighting for very existence against the forces which slowly overwhelmed it. But the tendency was apparent under favourable conditions as well. There was strong disposition to gather and re-

tain the advantages of membership in a small, non-expanding group. To this end, the requirements for admission were raised until frequently they became practically prohibitive. Entrance fees were increased inordinately, and the standard to be reached by the masterpiece (i.e., the sample of workmanship which the candidate was usually required to submit as evidence of his attainments) was manipulated arbitrarily to admit or debar as was desired. The consequence was that increasing numbers of journeymen were unable to become masters and that gradually there was developed a distinct and permanent class of industrial wage-earners.\(^1\) In the course of time these artisans began to organise among themselves. Journeymen’s gilds are heard of shortly after the Peasants’ Rebellion of 1381, and within a hundred years they became numerous. Some were affiliated, in a subordinate relation, with the craft gilds within the trade; some were independent. In any event, the relations between the two groups of organisations were not likely to be altogether friendly, for despite various “working agreements” there were endless opportunities for dispute concerning wages, hours, the use of funds, the proneness of the journeymen to become independent producers, and many other matters.\(^2\) In contests which developed extensive use was made of the strike. Eventually the journeymen’s organisations won, in most parts of England, a recognised position, and even became props of the gild system; but not until after that system had fallen palpably into decadence.

A second factor in the gild’s decline in England was the change for the worse which took place in internal organisation. Originally the gild was broadly democratic, not only with respect to the conditions of admission, but in its structure and operation. The master artisans had equal voice in the regulation of its affairs. Gradually, however, there arose, in the larger organisations at least, a sharp differentiation between

\(^1\) It need hardly be remarked that at all stages of gild history there were journeymen who, from misfortune, incapacity, or indolence, failed to become masters and that these supplied a nucleus of the class mentioned.

those members who were "of the livery" and those who were "not of the livery." The former were the well-to-do, who purchased and on ceremonial occasions wore the livery of the organisation, and who monopolised the offices and dictated policy. The liveried members became, thus, a distinct class, an inner circle; and inasmuch as the actual administration of the gild’s affairs fell into the hands, commonly, of a yet smaller group — at first elected by the gild, but later chosen by co-optation — the internal economy of the organisation took on a character entirely aristocratic.¹

Gild Decline in England: External Causes. A third important circumstance contributing to gild decline was the growth of industry in rural districts and in newer towns in which the gild system was not permitted to gain a foothold. At all times there had been workers who, although refused gild membership or unwilling to accept it, contrived to pursue their trade independently. As a rule, these persons lived and worked in the suburbs of the greater manufacturing centres, where, despite the hostility of the authorised organisations of their respective industries, they were virtually immune from control. In the fifteenth and sixteenth centuries the number of such workmen rapidly grew. And in the same period certain forms of industry which had become especially profitable, notably the manufacture of woollen cloth, were taken up extensively in the remoter villages and in country communities, as well as in towns which were free from gild domination. Industry thus burst the shell of gild regulation, and the effects were perceptible not alone in the weakening of the gild system but in the diminution of the prosperity of many of the larger towns. A fourth and highly important cause of gild decline was the rise of the capitalistic form of industrial organisation. The entire structure of the gild system rested upon small-scale handicraft industry, in which, as has been explained, capital played but a modest part. This type of industry, however, could not be permanent. Either of two great forces, capital and invention, was capable of destroying it. Capital appeared first on a consider-

¹See Adam Smith’s criticism of the policies of the gilds, in The Wealth of Nations, Bk. I, Chap. X, reprinted in part in C. J. Bullock, Selected Readings in Economics (Boston, 1907), 104–114.
able scale and became the victor over the gild; although, as will be pointed out, in time invention also came and destroyed the first great product of capitalism, i.e., the domestic system.\(^1\)

Finally must be mentioned the intervention of state authority. In the earlier days the gild system was accepted and fully supported by the state. But after the fifteenth century it was subjected, by degrees, to regulation such as deprived it of much of its vitality. In 1547 the Protestant government of Edward VI confiscated all gild moneys and other property employed for religious purposes, and the organisations lost the religious sanction which had constituted one of their bulwarks. In the Elizabethan Statute of Apprentices, enacted in 1563, the period of apprenticeship, the hours of labour, the character of contracts— in short, substantially all phases of industrial relationships— were minutely prescribed, so that the discretion of the gild in the management of its affairs almost totally disappeared.\(^2\) These are but conspicuous examples of a long succession of regulating measures by which the gilds were restricted in their functions and brought under effective public control.

"Thus," as is stated by one writer, "the gilds lost the unity of their membership, were weakened by the growth of industry outside of their sphere of control, superseded by the government in many of their economic functions, deprived of their administrative, legislative, and jurisdictional freedom, robbed of their religious duties and of the property which had enabled them to fulfil them, and no longer possessed even the bond of their dramatic interests.\(^3\) So shorn, they lasted through generations, and even centuries. Relics of them survive to-day. But they altogether lost their grip upon the nation's industry and tended to become little more than petty cliques whose importance was social, or at the most political, and not economic. Scattered efforts after the sixteenth century to keep alive the original principle and purpose by bringing together several, or even all, of the crafts of a town in a single organisation proved uniformly unsuccessful.

\(^{1}\) See p. 135.

\(^{2}\) For documents relating to the regulation of industry in England by the state, see Bland, Brown, and Tawney, *English Economic History, Select Documents*, 317-365.

Gild Decline in France and Germany. In both France and Germany the great era of gild development was the thirteenth century. A tax list of Paris in 1292, when the total population of the city did not exceed 30,000, names 128 gilds, with an aggregate membership of 3,795. By the close of the fifteenth century the gild system was in decline. As in England, the gilds had lost their democratic character. Certain ones — especially the drapers, furriers, mercers, and goldsmiths — had assumed superiority over the others; while the membership of the individual organisations had fallen into sharp-cut classes, dominated by narrow cliques of officials. As in England, too, journeymen and poorer masters, finding themselves shut out, had begun to form organisations of their own.

Interference from the national government was more frequent than in England, although it was consistent only in being dictated by the motive of fiscal advantage. Louis XI (1461–83) granted to large numbers of men who were not gild members the privilege of working in the suburbs of the towns, and in succeeding centuries the privilege was commonly maintained. The same sovereign instituted the practice, so obnoxious to the gilds, of granting to non-masters lettres de maîtrise, admitting them, for a pecuniary consideration, to membership in a gild. In the sixteenth century the exclusiveness and arbitrariness of the gilds became notorious, and royal interference was redoubled. Decree followed decree, and lettres de maîtrise were offered in such profusion that they became a drug on the market. When, in the second half of the seventeenth century, the gild régime was fast dissolving, it was revived in full vigour by Colbert, who conceived of the gild as a necessary agency in the regulation of industry and the maintenance of standards. Again in the eighteenth century, however, the institution passed into decline, and until the outbreak of the Revolution it continued to exhibit all of the anomalies and abuses of which it was capable. In 1776 Turgot, while serving as controller-general under Louis XVI, issued a decree withdrawing privileges from the gilds, with a few exceptions, throughout the country. The order, however, was not fully enforced, and in the same year, following its author's dismissal, it was revoked. It re-
mained for the National Assembly, in 1791, to close the chapter of French gild history.¹

In Germany the gild system became general in the thirteenth century, and in the south the gilds acquired large political power. In the fourteenth and fifteenth centuries, however, the organisations showed the same tendencies that were manifest in England and France. Entrance fees were raised, especially in the south, until they were bitterly complained of, and the masterpiece was freely employed as a means of arbitrary exclusion. The element of inheritance crept in, to the extent, at all events, that children of masters were given preference as candidates for admission. Journeymen, in increasing numbers, were compelled to abandon the hope of becoming masters, and in the fifteenth century journeymen's gilds, or "unions," were extensively organised. These unions carried on struggles with the master-gilds concerning wages and hours. But a principal purpose was to provide lodging and food for wandering journeymen until they could find employment, and to this end were maintained herbergen, or inns, which are not without their counterparts at the present day.²

The period of greatest prosperity in the history of the journeymen's unions was 1450–1550. Thereafter they lost importance, largely in consequence of princely opposition. Not many were formally extinguished, but almost all became dormant, and in the seventeenth century little was heard of them. In England the gild, having become obsolete, shrivelled up and comparatively early fell to one side of the main current of industrial life. But in Germany, although from 1550 a fossilised institution, it kept its hold upon industry until very late — until, indeed, long after the opening of the nineteenth century. Tradition and vested interest, together with the economic backwardness of the country (especially the scarcity of capital), kept it alive and intact. There were sporadic attempts to reform, and even to abolish, the system. In 1669 the Elector of Brandenburg proposed total abolition. Not even regulation, however, was accomplished successfully, save by some of the town authorities, and gild monopoly continued to the nineteenth

¹ See pp. 98–99.
² See p. 593.
century to work untold injury to the industrial progress of the country.

Rise of the Domestic System. As the gild declined there arose a new type of industrial organisation designated the domestic system. The transition was so gradual that dates can hardly be assigned; although it may be said that the earliest known reference to the domestic system in England is in 1464, and that the system appeared in the textile industries of Flanders and Italy yet earlier. Under the gild system the master craftsman bought his raw material, worked it up in his own shop with the aid of his family and employees, and sold the finished product, usually on the spot, to his customers. Under the domestic system, on the other hand, an entrepreneur, or manager, gave out work to employees who did not live under his roof, and who performed their labour in their own homes. Sometimes the employee furnished both the materials and the tools; but more frequently either the materials or the tools, or both, were provided by the employer. Under the commonest arrangement the employer furnished both, and the employee, after paying a rental for the tools, received a piece-wage, i.e., a wage gauged by the volume of his output. The new system was promoted by the expansion of markets, the development of trade technique, and the growth of population. But its principal stimulus lay in the increase of capital and the rise of a new class of industrial promoters, or entrepreneurs; and its most distinguishing feature was the interposition of the entrepreneur between producer and consumer. The new type of employer was primarily a merchant. He, at all events, was not a craftsman. He gave his attention to purchases and sales, on a considerable scale, and neither worked with his own hands nor spent time in the supervision of manufacture save as was necessary to enforce the fulfilment of contracts. He was rarely a gild member, and his employees, living commonly in suburban districts or in the country, were usually entirely without organisation. To the degree in which the domestic system became prevalent the gild was pushed further into decline.

Although the history of the domestic system has never been fully written, the chief facts in it, especially with respect to development in England, are fairly well established. In Eng-
land the system arose and flourished principally in connection with the clothmaking industry. As, in the fifteenth century, the manufacture of woollens rapidly increased, there arose large numbers of "clothiers," or "merchant manufacturers," who bought raw wool, gave it out to carders, spinners, weavers, fullers, and other workmen, and paid them for their contributions to the process of manufacture, and finally gathered up the product and disposed of it, to either home or foreign customers.\(^1\) The work of manufacture was performed by persons living in their own homes, assisted sometimes by a journeyman or two and a few apprentices, but frequently by only the members of their families. It was carried on mainly in country villages or suburbs of larger towns, and in combination, frequently, with the cultivation of the soil. Sometimes the work was carried through all stages under a single roof; sometimes, especially in the western districts, household groups specialised in particular branches, as spinning or weaving or dyeing. In the sixteenth and seventeenth centuries the technique of manufacture underwent appreciable improvement, partly in consequence of the ideas and methods brought in by Flemish, Walloon, and Huguenot artisans whom persecution drove to the English industrial centres, and partly because of certain minor inventions of the period, notably the "stocking frame," or knitting machine, which appeared in the reign of Elizabeth. Machinery continued, however, to be simple and inexpensive, and in most industries every process could be, and was, carried on under the roof of the humblest cottager.\(^2\) The portions of England in which the domestic system developed most extensively were the southwest, the centre, and the northwest.

**Advantages and Disadvantages of the Domestic System.** To the mass of the English common people the spread of the domestic system brought distinct advantages. Especially was it helpful to agricultural tenants, most of whom, in the sixteenth and seventeenth centuries, found it difficult or quite impossible to support their families solely from the product of


their bits of ground. In the woollen industry, in nail-making, in soap-boiling, in pottery manufacture, and in numerous other crafts, these persons found opportunity to augment their means of livelihood without abandoning the soil or altering in any other fundamental way their social or economic status. They could work as much or as little as they pleased; they could turn to advantage inclement days and the winter months; and the women and children could assist in the support of the household by participating in work which, as a rule, was neither unhealthful nor unpleasant. For the operation of such simple implements as were employed patience rather than skill was the qualification most needful. In his Tour through Great Britain, published at the close of the first quarter of the eighteenth century, the novelist and essayist Daniel Defoe gives an interesting glimpse of domestic manufacturing as he had observed it in the region of Halifax, in Yorkshire. "The sides of the hills," he says, "which were very steep every way, were spread with houses; for the land being divided into small enclosures, from two acres to six or seven each, seldom more, every three or four pieces of land had an house belonging to them... hardly an house standing out of a speaking distance from another... At every considerable house was a manufactory... Then, as every clothier must necessarily keep one horse, at least, to fetch home his wool and his provisions from the market, to carry his yarn to the weavers, his manufacture to the fulling-mill, and when finished, to the market to be sold; and the like; so every one generally keeps a cow or two for his family. By this means, the small pieces of enclosed land about each house are occupied... As for corn, they scarce sow enough to feed their poultry. Though we met few people without doors, yet within we saw the houses full of lusty fellows, some at the dye-vat, some at the loom, others dressing the cloths; the women and children carding, or spinning; all employed, from the youngest to the oldest; scarce anything above four years old, but its hands were sufficient for its own support. Nor a beggar to be seen, nor an idle person except here and there in an alms-house, built for those that are ancient, and past working. The people in general live long; they enjoy a good air;
and under such circumstances hard labour is naturally attended with the blessing of health, if not riches.”

That from the point of view of the worker the domestic system possessed some real advantages over the factory type of manufacture of subsequent times is too apparent to require demonstration. The contrast has been emphasised by an English writer as follows: “They [the labourers] still lived more or less in the country and were not crowded together in stifling alleys and courts, or long rows of bare, smoke-blackened streets, in houses like so many dirty rabbit-hutches. Even if the artisan did live in a town at that time, the town was very different from the abodes of smoke and dirt which now prevail in the manufacturing districts. There were no tall chimneys, belching forth clouds of evil smoke; no huge, hot factories with their hundreds of windows blazing forth a lurid light in the darkness, and rattling with the whir and din of ceaseless machinery by day and night. There were no gigantic blast furnaces rising amid blackened heaps of cinders, or chemical works poisoning the fields and trees for miles around. These were yet to come. The factory and the furnace were almost unknown. Work was carried on by the artisan in his little stone or brick house, with the workshop inside, where the wool for the weft was carded and spun by his wife and daughters, and the cloth was woven by himself and his sons. He had also, in nearly all cases, his plot of land near the house, which provided him both with food and recreation, for he could relieve the monotony of weaving by cultivating his little patch of ground, or feeding his pigs and poultry.”

The picture here drawn is somewhat idealised, and it must not be forgotten that the domestic system had its darker side. The worker was not independent. He frequently did not own

1 [Daniel DeFoe.] A Tour through the Whole Island of Great Britain. By a Gentleman. 4 vols. (London, 1724–27), III, 144–146 (ed. of 1769.) It may be observed that while some of the material presented in this interesting book was the fruit of personal observation, the work as a whole is rather a product of dexterous compilation.


3 In general, conditions attending it in England were more agreeable in Yorkshire than in the south and southwest.
the tools which he used; he rarely owned the raw material; and he was obliged to accept such wages, and labour on such conditions, as the employer was willing to offer. Occasionally he became indebted to his employer and on that account was subjected to extraordinary restraints. In later times the employers were often represented in their dealings with the employee by factors, and personal contact between employer and employee largely or wholly disappeared. There was introduced widely, too, the truck system, under which work was paid for, wholly or in part, in products rather than in money. Employers were prone, also, to settle in the larger cities, with the result that workmen were obliged to spend an excessive amount of time in carrying materials and finished products back and forth. Competition grew keen and sometimes ruinous, and not infrequently workingmen were compelled to give up their lands because of inability to find time in which to cultivate them. Child labour, although presumably mitigated by home influences, was a source of grave abuse, and one of the most serious problems of the modern labour world, i.e., that of sweating, was a direct and natural product of the system. In short, while possessing certain clear advantages, domestic manufacture lent itself to some of the most baleful practices of industrial exploitation.

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CHAPTER IV

COMMERCE TO THE DECLINE OF MERCANTILISM

Trade Revival in the Middle Ages. A predominating characteristic of the economic organisation of Europe in the early Middle Ages was the absence of commerce on any considerable scale. In the era of Roman disintegration and of barbarian invasion trade languished and almost disappeared. And when society was reconstituted on rural and feudal lines, the manors and other local units were organised, and so far as possible maintained, on a basis of self-sufficiency. Every village group sought to produce the things that it needed, and only in such quantity as it required. There was, of course, at all times some trade. Metals, salt, tar, furs, fish, and other articles had frequently to be brought from a distance; and the demand for fine fabrics, wines, spices, jewels, and miscellaneous products of remote countries never wholly died out. But, all things considered, commerce was at the lowest level in the history of the civilised world.

Beginning in the eleventh century, the situation was gradually altered. Commerce increased in volume, in value, in distances covered, and in degree of organisation. Speaking broadly, the revival took place first in Italy and southern France, where trade had survived in somewhat exceptional measure; and the growth which appeared in the more northern countries was induced somewhat by the activity of the southern merchants. Other contributing factors were the increase of population, the gradual elevation of the standard of living, the growth of industry, the increased use of money, and especially the introduction of new wares and of new habits and tastes in consequence of contact with remote peoples in the era of the Crusades. In relation to most of these matters the growth of commerce appears as both effect and cause. Thus, trade

1 See p. 24.
was stimulated by the production of manufactured wares, and at the same time the development of industry was promoted by the opening of markets.

After the twelfth century the advance of trade was rapid. The countries chiefly affected were Italy, France, Germany, Scandinavia, and England; and Europe may be regarded as having fallen, commercially, into three great zones, distinguishable as northern, southern, and middle. The northern zone comprised the trading countries about the Baltic and North seas. Its commerce consisted principally in bulky commodities — lumber, grain, fish, skins, furs, tallow, amber, pitch, tar — which were carried on the seas and rivers in large, slow-moving boats. The southern zone comprised the Mediterranean basin. Its trade consisted chiefly in finer, costlier, and less bulky wares — silks, muslins, spices, drugs, dyes, perfumes, jewels, paper, glass — which were carried in light, swift vessels built to cope with the piratical craft with which the southern waters were infested. The middle zone comprised the lands lying between the northern and southern zones. Its commerce was of an essentially negative character, consisting in the interchange of goods, by both sea and land routes, between the other two areas.

Aspects of Mediæval Trade. Certain general features of trade in the later Middle Ages require a word of explanation. The first is the dominance of the merchant, or trade, gild. As has been indicated, the merchant gild appeared rather earlier than the craft gild. The first mention of a merchant gild in England occurs in a town charter granted in 1087, and after the close of the eleventh century organisations of the kind sprang up rapidly both in England and in France, Germany, and Italy. For several centuries the mass of traders in the more advanced commercial countries were gild members. And the members included not only merchants in the strict sense, but any per-

1 This was the field of operations of the Hanseatic League, an affiliation of trading towns led by Lübeck which flourished in the fourteenth and fifteenth centuries. At one time or another more than seventy towns were included in the League, and its trading posts stretched from London to Novgorod.

2 See p. 48.

3 Gross, Gild Merchant, I, 5.
sons who bought and sold, e.g., master craftsmen and independent artisans. Originally the organisations were purely private, but in time they were given public recognition, being frequently admitted to a share in the government of the town. Like the craft gild, the merchant gild had for its fundamental purpose the promotion of the economic and social interests of its members. To this end it took precautions to protect life and property of members travelling and trading at a distance; it cared for members who fell into want; it discouraged competition among members and ensured equality of opportunity, going so far, in many instances, as to secure to every member the privilege of "lot," i.e., participation in any commercial transaction of a fellow-member; and, above all, it maintained a monopoly of the retail trade of the town. It was never practicable or desirable to exclude from the town's trade all merchants from outside; and, in England especially, it was customary to permit "foreigners," i.e., people from another town (in the same country or otherwise), to buy and sell wholesale, provided they should sell to gildsmen only and should comply with other regulations laid down by the gild or by the public authorities.\(^1\) "The gilds were not like modern 'trusts,' for, in the first place, their membership was very broad, and, in the second, they were associations of men, not of capital, and there was no division of profits among the members."\(^2\) It is to be observed, however, that while the gild existed primarily to regulate and protect the trade which was carried on by its members individually, it often engaged, as a corporate body, in commercial transactions.

A second cardinal feature of mediaeval trade is the prominence of markets and fairs. From a comparatively early time petty, local, individual trade tended to be inadequate to meet the needs of the people, and as the demand for goods increased "markets" arose to supply more favourable opportunities for merchants and others to effect an interchange of wares. The times and places of these markets were fixed gradually by local


custom, supplemented sometimes by law. In many cases the dates were determined originally with reference to feast days of the saints. The fair was like the market, except that it was likely to cover a longer period of time and to attract traders from greater distances. Both were instrumentalities of periodic, rather than continuous, trade. Both were likely, furthermore, to be maintained under the patronage of a lay or ecclesiastical lord, who extended protection to merchant strangers, provided means of adjudication of disputes, and in other ways encouraged the concourse of traders and people from which he was likely to derive, by taxation and in other ways, a good deal of revenue. The great era of the fair was the thirteenth and fourteenth centuries. The institution appeared in every country of Europe, but reached its height in central England and in the French county of Champagne. The six great fairs of Champagne lasted each more than six weeks and, being held in rotation, provided an almost continuous market. They were visited by merchants from France, Flanders, Italy, Spain, Germany, and England, and the wares which were handled included almost every article of the commerce of the time. After the fourteenth century the fair passed into decline, principally because of the increasing insufficiency of the periodic form of trade upon which it was based. In its later stages the commercial aspect largely disappeared and only the element of amusement remained; although in Germany the fair as an instrumentality of trade survived into the seventeenth century, and in Russia it is of much importance at the present day.¹

A third fundamental aspect of trade in the Middle Ages is the prevalence of close, continuous, and restrictive regulation. The gild, the feudal lord, the town, the Church, the king—all imposed rules and fees and other obstacles, so that of freedom of business enterprise, such as nowadays is deemed indispensable, there was hardly a shred. There were, first of all, certain deep-seated conceptions which, on the basis of custom or of law, or both, operated as powerful restraints. One of

these was the idea that everything had a “just” price, and that it was an iniquitous act to charge more than this price, whatever the state of the market. Another was the belief that it was sinful to take interest on borrowed money, a practice which, indeed, was forbidden by the Church. A third was the view that the operations of wholesalers and middlemen were obnoxious, leading to heavy prohibitions upon “engrossing,” i.e., buying up products before they had been placed on the market and holding them for high prices, upon “forestalling,” i.e., buying up goods on their way to market in order to get them more cheaply, and upon “regrating,” i.e., purchasing commodities in the market at advantage and selling them again at higher prices. Another class of restrictions arose from the regulation of prices, either by gild authority or by state or local governments. An illustration which will readily occur to students of English history is the “assizes of bread and ale,” establishing a sliding scale determining the weight of bread according to the price of wheat and the price of ale according to the price of wheat, barley, and oats.¹ Finally, there were the more serious obstacles arising from the imposition of tolls and duties by local lords or by the national government. This was especially serious in Germany and Italy, which continued to be sheer agglomerations of wholly or largely independent principalities. But even in France, despite the consolidation of the country under the authority of the crown, local privileges of exaction from traders were hardly interfered with before the eighteenth century. For the use of highways, bridges, ferries, and fords tolls were freely levied; while upon goods brought into a region or carried through it to another region, duties were imposed with slight regard for the interests of either the community or the commercial class. Many of the restrictions which were maintained were intended, somewhat blindly, to protect the consumer from the greed and fraud of unscrupulous dealers. But many were conceived entirely in the interest of the local governing authority.

Trade Expansion in Early Modern Times. After the fifteenth century the trade of western Europe took on a new

¹ Ashley, Introduction to English Economic History and Theory (9th ed.), I, 187-195.
character. The gild decayed and lost its hold; the market and the fair declined; while the increased volume and variety of commercial operations propagated new ideas and compelled the adoption of new methods. The transition from the medieval system to the modern was slow, and many relics of medieval practice persisted into the nineteenth century. But in their fundamentals commercial organisation and procedure were completely transformed. Four aspects of the change stand out with special prominence: (1) the opening of the remoter parts of the world by the great discoveries, making possible the development of trade over unprecedented areas; (2) the establishment of great trading companies, marking the extensive introduction of wholesale traffic; (3) the development of national, as contrasted with essentially local, commercial policies and regulations; and (4) the expansion of such indispensable facilities of large-scale trade as currency, banking and credit, and shipping.

In the closing decade of the fifteenth century the prolonged search for a sea-route to eastern Asia was rewarded, and at the same time the great continents of the western hemisphere began to be revealed to an astonished world. A generation of further exploration was sufficient to convert a European—or, at the most, a European-Asiatic—commerce into a world commerce. The ultimate effects are difficult to over-estimate. Oriental products which by reason of the difficulties of their transportation had been so costly that only the rich could purchase them declined sharply in price, so that the market for them was increased many fold. In the more advanced countries commodities such as sugar, coffee, and tea first came into common use. And in time products formerly unknown, especially tobacco, potatoes, and maize from America, became standard articles of trade. The new and wider commerce formed the basis of increased wealth and power, first in Spain and Portugal, and subsequently in England, France, Holland, and to some extent other states, and desire for its extension became a prime motive in the planting of colonies, in both Eastern and Western worlds, whereby international rivalries were sharpened and wars of far-reaching consequence were instigated.
The new commerce was of such character that it could be carried on advantageously only on a large scale and by closely organised co-operative effort. Merchant vessels were everywhere subject to attack, as well as to destruction by storm, and for security must travel in flotillas. The spices, fabrics, and metals of the outlying lands must be brought to the ports for shipment under the direction of European "factors." And the chances of total loss in a small venture were so large that merchants could hope to survive only by co-operating in ventures of magnitude such that some portions were almost certain to be successful. Furthermore, the governments which assumed control of distant dependencies preferred that the trade with these dependencies should be gathered in the hands of one or more great corporations, chartered by the state and by it controlled and taxed. The result was that in the second half of the sixteenth century Europe entered upon a prolonged period during which the dominant agency of trade was the commercial company, composed, as a rule, of richer and more venturesome merchants (especially of the sea-ports), and endowed with a monopoly of trade in some designated section of the world. The companies were of two types, i.e., "regulative" and "joint-stock." The regulative company was one whose members traded with their own capital and kept their profits or bore their losses alone, although their operations were regulated in common. The joint-stock company was one whose members put their capital in a common fund and entrusted the management of the business to a board of directors or other smaller group. Most of the earlier companies — for example (in England), the Russia, or Muscovy, Company of 1555–56, the Turkey Company of 1581, the Morocco Company of 1588, and the Guinea Company of 1588 — were of the regulative type. And some, as the English East India Company of 1600 and the Dutch East India Company of 1602, started on a regulative basis and were later reorganised on the joint-stock principle. In later times the joint-stock plan was almost universal. In France alone the number of commercial companies founded or reorganised in the period from 1599 to the death of Richelieu in 1642 was twenty-two, including in their scope Canada, the
West Indies, the West coast of Africa, Madagascar, and the East Indies. The aggregate number of joint-stock companies established in the western countries in early modern times to carry on commercial and colonial enterprises overseas is thought to have been at least one hundred. Although throughout the period the bulk of European trade continued to be domestic or with near-by lands, the enlargement of the area of active commerce through the agency of the companies is a fact of prime importance.

The development of national, as opposed to local, control of commerce antedates the discoveries and the rise of the trading companies. It was in the fourteenth century that, in both England and France, the power of the crown became sufficient to institute general tariff policies and to compel the towns to yield priority in commercial regulation. The widening of the field and the increase of the volume and value of trade incident to the discoveries served, however, to accentuate interests which were distinctively national and to promote control by national authority. In earlier times it could hardly be said that nations as such had commercial policies. But by the seventeenth and eighteenth centuries the statement could be made with full truth concerning not only England and France, but Holland, Spain, Portugal, and perhaps other states.

Finally may be mentioned the increase of facilities of trade with respect to money, credit, and shipping. In the Middle Ages commerce was greatly hampered by the scarcity of currency and by the multiplicity of issues and uncertain values of the coin in circulation. The influx of the precious metals from America in the sixteenth and seventeenth centuries produced an enormous increase in the stock of money, causing a fall of prices which deranged business and injured certain classes, but affording, none the less, much ampler means for carrying on trade than had ever existed. Of even larger importance was the extension of banking and the multiplication of the instrumentalities of credit. Bills of exchange were introduced in Italy as early as the thirteenth century, and the more essential banking operations were in fairly common use in that country not long afterwards. In the sixteenth and seventeenth centuries

banking was developed extensively in France, Germany, England, and at Antwerp there appeared the first great bond or exchange, where trade was carried on daily, not with the display and scrutiny of wares, but by the use of paper "securities" representing the wares. The rise of the joint-stock companies brought on the market securities of the sorts with which the modern stock-exchange is familiar; and, indeed, as early as the seventeenth century fully organised stock-exchanges appeared at London, Frankfort, Hamburg, Amsterdam, and other commercial and industrial centres. In the matter of shipping the principal changes which took place were the increase of the size of vessels and the introduction of facilities for the more accurate determination of a ship's location and course. As distances to be traversed were extended and cargoes to be carried demanded larger and larger carrying capacity, the mediaeval galley gave place to the caravel, and the caravel to the galleon and the carrack; while the introduction of the log in the seventeenth century and the invention of the chronometer in the eighteenth enabled the ship's captain to measure distances and to compute longitudes with an accuracy never before possible.\(^1\)

**Trade Restriction in the Eighteenth Century: Customs Duties.** Notwithstanding its broadened area and its increased facilities, trade continued everywhere in the eighteenth century to be subject to rigid and vexatious restriction. The obstacles with which it was obliged to contend were both natural and artificial. The principal natural impediment was the lack of means of quick and cheap communication and transportation. Roads were few and generally poor. Sailing and rowing craft were inadequate. The railway was unknown, and likewise the steamship. Before the application of steam-power to transportation the moving of goods between the extreme north and south of Great Britain involved a larger expenditure of time and effort than does carriage to-day between Great Britain and Australia or Japan. Most of the obstacles by which trade was hampered, however, were artificial, in the sense that they had been created by the acts of governments or individuals. Some — as the confusing local variations in laws and in weights and measures — were more or less accidental and unavoidable. Others, in-

cluding a great variety of tolls and fees, were inheritances from the feudal and gild systems of the Middle Ages. Still others, however, were the fruit of deliberately adopted policy. In this category two are of principal importance, namely, customs duties and the economic-political system known as "mercantilism."

The origins of customs duties are exceedingly remote. By the eighteenth century such duties were employed under two main forms. On the one hand, they were collected on goods carried from one province or district to another within the same country. On the other, they were collected on goods brought into a country from a foreign land or sent out of a country to a foreign land. In many states, as France and Spain, they were employed under both of these forms simultaneously. In England internal customs were unknown, but throughout medieval and early modern times duties were laid systematically upon both imports and exports. Prior to the fourteenth century imports and exports were taxed impartially, the sole object being revenue. From the fifteenth century onwards, however, there was more or less consistent adherence to the plan of taxing imports and regulating, even prohibiting, exports with a view to the upbuilding and protection of woollen and other home manufactures. The retention of raw materials for the uses of home industry and the export of the manufactured product became the predominating policy. In the year of the accession of Elizabeth (1558) there was prepared a Book of Rates, enumerating the articles subject to regulation and specifying how each should be valued for customs purposes; and so rapidly did the system grow that a century later (1662) the Book enumerated 1139 articles of import and 212 of export which were affected, in one way or another, by existing customs rules. England's effort to make herself wealthy and powerful by shaping the channels of trade in her own interest was emulated by rival nations, with the consequence that in the seventeenth century the laws imposing restrictions upon foreign trade were everywhere tightened up. With one accord the more ambitious nations fell into the habit of harassing by customs legislation the commerce of their neighbours.

In the eighteenth century the English government drew a
considerable portion of its revenue from customs duties. In introducing tariff changes the object chiefly in mind was always, however, not revenue but the manipulation of industry and trade in such manner as to give England an advantage over other states. The importation of manufactured wares which could be produced in England was taxed heavily or forbidden outright. Raw materials, like wool, which could be utilised in English industry were kept in the country by duties or by prohibitions on export. The export of wares which involved foreigners in debt to England was encouraged. In short, trade was subjected without compunction to any and every sort of regulation which was thought to be conducive to the augmentation of national power. The tariff system was extraordinarily confused, and its effectiveness was much impaired by the prevalence of smuggling. But only rarely was the essential righteousness of the restrictive policy called in question — never in an authoritative manner until the eighteenth century was far advanced. In France the situation was yet more unfavourable, for in that country there was perpetuated until the Revolution an old and cumbersome system of internal customs regulations. With respect to foreign trade, conditions were substantially identical with those existing across the Channel. As in England, the customs duties levied at the frontier had been conceived originally as a means of raising revenue. But in France likewise, during the first half of the seventeenth century, was developed the plan of utilising the customs as a means of protecting home industries; and it was this idea which underlay the elaborate tariff system devised and put in operation, in the reign of Louis XIV, by the finance minister Colbert. Duties on wares imported from foreign countries were pushed up until they became, in many instances, prohibitive. Exportation, under varying conditions, was restricted or forbidden. Trade would have been reduced to narrow lines indeed but for the fact that in France, as in England, a safety valve was found in smuggling. High tariffs, arbitrarily administered, produced interminable friction with other countries and became one of the causes of open war with the Dutch.

The Rise of Mercantilism. The tariff policies which have been described were a natural outgrowth of a general theory
of trade — the so-called “mercantilist” theory — which, taking form in the second half of the sixteenth century, dominated commercial relations until it was eventually broken down some two hundred years subsequently. The historical basis of mercantilism is to be found in the ambition for national power which was especially characteristic of the Elizabethan Age, and the system had already won acceptance as a matter of public policy before its principles were worked out upon the lines of economic theory. By professing to be a scheme of trading operations conceived in the interest of the commonwealth rather than in the interest of the individual, it commended itself as a distinct advance upon all earlier principles of trading.

The essential elements of mercantilism can be stated briefly. The assumption upon which the system was based was that the strength of a nation is absolutely dependent upon the possession of a large and permanent stock of the precious metals. It was a matter of common observation that the precious metals were in universal demand, that they were always acceptable in payment for goods, that wealth was estimated generally in terms of money. It was observed, too, that so long as Spain and Portugal had been in receipt of liberal supplies of gold and silver from the New World these states had been powerful and apparently prosperous. Specie is especially needful in war, and it is not strange that in an age when wars were frequent it should have been felt that the supreme object of national policy in time of peace should be the storing up of ready money, in the coffers of the state and in the purses of the people. Gold and silver, however, were produced in few European countries, and in limited quantities. It became the idea, therefore, of the mercantilists to control the courses of foreign trade in such manner as to cause to be brought into the country the largest possible quantity of the precious metals, while the exportation thereof should be kept at a minimum. The policy found forceful and influential exposition in a pamphlet by Thomas Mun published in 1664 under the title “England’s Treasure by Forraign Trade.” 1 “The means,” wrote Mun, “to increase our wealth and treasure is by Forraign Trade,

1 A convenient edition of this book has been published by the Macmillan Company (New York, 1895).
wherein wee must ever observe this rule; to sell more to strangers yearly than wee consume of theirs in value.” The plan, in short, was to keep imports less than exports, and so to produce a favourable balance, thereby assuring an abundance of money which could be drawn upon in time of need. This idea of the “favourable balance of trade” became the cardinal feature of the mercantilist doctrine, and for two hundred years it was the dominating factor in national commercial ambition, not alone in England, but in all countries of western Europe.

Mercantilism in Operation. The practical measures advocated by Mun as means of realising the mercantilist ideal included prohibition of the exportation and encouragement of the importation of gold, promotion of the exportation of manufactures, and restriction of exportation in general, save of the raw materials of industry. The devices which were actually employed in the efforts of the nations to attain the desired end were many. Together they comprised the entire regulative, protective system with which Europe entered the nineteenth century. They were by no means the same in all countries, and it would be an error to think of the mercantilist system as always and everywhere identical, or perhaps even as a single “system” at all. Four features of practical policy, however, always appeared in it, in varying proportions. One was the effort to promote trade and the circulation of money and to maintain generally prosperous conditions inside the country. A second was the discouragement or prohibition of the importation of commodities, save the precious metals and raw materials. A third was the encouragement of exports, by the payment of bounties and in other ways, especially when the goods exported were paid for by foreigners in specie; also the encouragement of home manufactures, and of shipping and the fisheries as auxiliaries of trade and naval strength. A fourth feature was the negotiation of commercial treaties which were intended to open new vents for surplus goods and to secure some exclusive advantage to one or both of the parties concerned.¹

Under conditions existing in the seventeenth and eighteenth

¹ The Methuen treaty of 1703 between England and Portugal is a good illustration.
centuries there was undeniably a good deal to be said for the mercantilist policy; and the entire scheme was well in accord with the prevailing beliefs and sentiments of the times.\textsuperscript{1} The assumptions upon which the policy was based, however, were even then dubious, and subsequently they became wholly fallacious. One of these assumptions was that money is the supremely desirable form of capital. Another was that imports are bad \textit{per se} and exports good, and that the relation between the inflow and outflow of specie constitutes a true barometer of national prosperity and security. Nowadays it is understood by economists and statesmen (although there lingers in the popular mind much confusion upon the subject) that money is only a means of procuring other forms of capital by exchange, that so long as capital in other forms is abundant the money supply is not a matter of vital consequence, that an artificial accumulation of money can take place only by giving up other forms of wealth, as the miser adds to his hoard by denying himself more needful things, and that the true advantages from international trade, and the relative gains of different countries, are to be gauged in other ways than by a mere comparison of exports and imports.\textsuperscript{2} Under the delusion, however, that a country can compel the indefinite accumulation of gold and silver within its bounds, and that by doing so it adds more certainly to its power than in any other way, the nations struggled throughout the period under survey to obtain possession of specie, and their commercial activities were regulated predominantly with this end in view.

The effects of the efforts which were made were in a number of ways very important. In the first place, let it be noted, however, that the main object was but moderately attained. Despite the most stringent regulation, gold and silver continued to flow from country to country as the necessities of business demanded, and inasmuch as all nations were seeking to apply substantially the same principles in much the same way, there tended to be an all-round counterbalancing of achievement.

\textsuperscript{1} It is the opinion of the German economist Schmoller that, all things considered, mercantilism was quite defensible in its day. \textit{The Mercantile System}, p. 50 ff.

\textsuperscript{2} For a clear discussion of this matter see Taussig, \textit{Principles of Economics}, I, Chaps. XXXIV–XXXV.
Even Spain, which not only had the best opportunity to accumulate treasure but pursued the mercantilist policy with less reservation than any other nation, is found complaining rather steadily of a dearth of gold and silver. Ineffective at the crucial point, mercantilism was, however, productive of large results. As has been suggested, it was mainly as an outgrowth of it that there arose the tariff systems of modern states; and protectionism in our own times, in both Europe and America, has by no means lost all traces of its mercantilist origins. Mercantilism, furthermore, dominated the colonial policy of all states in the seventeenth and eighteenth centuries, suggesting the notion that the colonies existed for the economic advantage of the mother country and prompting the policy of rigid monopolistic control calculated to prevent foreign states, or the colonists themselves, from depriving the colonising power of the fruits of its undertakings. Still further, as practised by England, mercantilism gave rise to the attempt to safeguard shipping by means of the Navigation Laws of the seventeenth century, a policy which was persisted in long after it had served as a principal cause of the loss of the American colonies. Finally, while it would be exceeding the bounds of demonstrable truth to say that mercantilism was the main underlying cause of the numerous international wars by which European economic life was hampered in the seventeenth and eighteenth centuries, there was in this period a strong tendency on the part of nations to be friendly toward those states with which trade showed a favourable balance and unfriendly toward those with which the balance was unfavourable, and international alignments were apt to be determined accordingly. Thus the fact that England's trade with France persistently showed an unfavourable balance had much to do with keeping alive the traditional hostility toward that country.

English Trade in the Eighteenth Century. When one inquires into the actual character of European commerce in the eighteenth century one finds that, notwithstanding the limitations imposed by mercantilism and by war, there was noteworthy increase alike in volume, in geographical range, and in variety of commodities exchanged. Speaking broadly, the conduct of trade by monopolistic chartered companies, which had
been characteristic of the seventeenth century, now gave way to free private enterprise; and the fact that this change took place most completely in England is to be regarded as a principal reason why that country rose during the eighteenth century to a position of supremacy among commercial states. The political situation there likewise was favourable. The events attending the Revolution of 1688–89 brought to a close a prolonged internal crisis, involving the establishment of a new measure of political freedom, and the popular attention henceforth was turned more largely than formerly to commercial and colonial activities. It is not without significance that the Bank of England was founded in 1694 and the Board of Trade in 1696. From the great series of wars which culminated in the overthrow of French colonial power in 1763 England derived large gains, both in territory and in commercial privileges and opportunities.

The consequence of the interplay of these various factors was the increase of English foreign trade five or six fold in the course of the century. In 1700 the total volume of the country's exports was 317,000 tons; in 1801 it was 1,958,000 tons. In the period 1698–1701 the average annual value of exports was £6,400,000 and of imports £5,500,000; in 1802 the figures were £41,400,000 and £31,400,000, respectively.¹ At the opening of the eighteenth century the trade with European countries comprised more than three-fourths of the total; at the close, on account of the rapid development of trade with America and Asia, it comprised only a little more than one-half. Manufactures of wool were at the close of the century the most important exports, with manufactures of cotton and manufactures of iron and steel occupying second and third places, the three comprising almost half of the total. Among imports the most important were sugar (£7,100,000), tea (£3,100,000), grain (£2,700,000), Irish linen (£2,600,000), cotton (£2,300,000), and coffee (£2,200,000).²

¹ It is to be observed that eighteenth-century commercial statistics are not at all reliable, the principal reason being the prevalence of smuggling. Goods exported and imported in contravention of law may at times have equalled in value the goods entered at the customs houses.

² On English exports and imports in the eighteenth century see Day, History of Commerce, Chaps. XXII–XXIII.
Continental Trade in the Eighteenth Century. England's principal commercial rival was France, and in this country the growth of trade progressed in the eighteenth century even faster than in the island kingdom. In area, population, soil, and climate France was superior to England, having, indeed, long enjoyed the reputation of being the richest state in Europe. In earlier times France had been prevented by her defective political system and by her numerous exhausting wars from fulfilling her promise as a commercial state, and in the eighteenth century these conditions continued to impose upon her a serious handicap. Notwithstanding a mistaken and unsuccessful foreign policy and a vicious organisation of internal trade and manufactures, the country was able, however, to increase the total volume of its external trade between 1716 and 1787 from 214,900,000 to 1,153,500,000 livres. At the date first mentioned the trade with European countries aggregated 176,600,000 livres, that with America 25,800,000 livres, that with Asia 9,200,000 livres, and that with Africa 1,100,000 livres. In 1787 the figures were: Europe, 804,300,000; America, 269,900,000; Asia, 52,100,000; and Africa, 6,500,000. From these statistics it is manifest that throughout the century the trade of France continued to be confined to European countries more largely than did that of England. One obvious reason was the cutting off of markets by the dissolution of the French colonial empire. But another is to be found in the character of the goods which France produced for exportation. In contrast with English exports, consisting principally of great staple commodities—woollen cloth, iron and steel products, coarse linens, and leather wares of simpler kinds—French exports comprised mainly fancy goods, including fine woollens, silks, laces, wines, brandies, and special metal and leather products. English wares were "quantity" goods, French were "quality" goods. The English products were much more generally within the range of wants of the relatively undeveloped outlying world.

Of the commercial condition of other European countries in the eighteenth century it is not necessary to speak at length. In Germany, where the ruinous consequences of the Thirty

1 The value of the livre was approximately twenty cents.
Years' War had as yet by no means disappeared, trade was hampered by an interminable network of tariffs and tolls imposed by the numerous semi-independent states and cities. Many localities, especially in the south, continued steadily to decline in commercial importance, and of German trade as a whole in 1800 it can be said only that it was limited and sluggish. The most promising development of the century was the consolidation of the kingdom of Prussia, foretokening a larger measure of commercial unity and vigour in at least those portions of the country which were brought under Hohenzollern dominion. Certain of the great trading countries of earliest times barely held their own in the eighteenth century, or suffered positive decline. Thus the commerce of Holland practically stood still. It showed no absolute falling off, but relative to the commerce of England or France it declined sharply. The glory of Italian commerce was departed. Spain, pressed by circumstances over which she had no control, reformed her commercial system about the middle of the century by rescinding the prohibition on commerce among her colonies and by opening to the European trade Havana and several other American ports. But the commercial quickening which ensued redounded to the advantage principally of the colonists and of the English, and had little effect upon the fast diminishing volume and value of the trade of Spain herself.

Liberalising Economic Theory: the Physiocrats and Adam Smith. There was a time when the tenets of mercantilism not only were accepted almost universally but, as has been pointed out, were measurably justified by current economic conditions. As the eighteenth century advanced, however, circumstances changed and there set in a revolt against the regulations and restraints which mercantilism imposed alike upon industry and trade. In both France and England the reaction found able spokesmen — in the one case, the writers of the Physiocratic School of "Economistes," in the other, Adam Smith. The founder of the Physiocratic School was François Quesnay (1694–1774), physician to Louis XV, philosopher, and economic writer; and the principal original expo-

1 The name, derived from two Greek words meaning "nature" and "to rule," was coined by Dupont de Nemours, a member of the group.
sition of the physiocratic doctrines was made in Quesnay's *Tableau Économique*, published in 1768.¹ Quesnay and his co-labourers attracted a wide following. Turgot was one of Quesnay's pupils, and Adam Smith not only sought the acquaintance of the school's leaders but in his *Wealth of Nations* paid a high tribute to their scientific attainments and services. The fundamental ideas of the Physiocrats were that society is the product of a compact among individuals, all of whom have the same natural rights; that government is a necessary evil, whose functions should be limited strictly to the prevention of the interference of men with the rights of others; and that in the economic sphere the individual has a right to such natural enjoyments as he can acquire by his labour, every man being free to make the most of his capacity in his own way, without regulation or restriction. It was the teaching of the Physiocrats, further, that only agricultural labour is truly productive, in the sense of adding something to the stock of materials available for man's use. They, however, considered commerce and manufacturing necessary, and they contended that commerce, whether domestic or foreign, should be free from all avoidable impediments and restrictions. By the vagaries of their thought upon many subjects the Physiocrats were prevented from acquiring large direct popular influence, even in their own country, and in the era of the Revolution they disappeared as a school of thinkers. In the hands of the more practical Turgot, however, and, still more, in those of Adam Smith, the views of trade which they propounded found authoritative expression and gained a wide and thoughtful hearing.

Adam Smith (1732–90) was a professor of moral philosophy at the University of Glasgow and the first patron of the inventor Watt.² One of the four principal subjects upon which he lectured was "political regulations which are founded, not

¹ The full title of the book is *Tableau économique avec son explication, ou extrait des économies royales de Sully*.

² When the city of Glasgow refused to permit Watt to work at his trade because he was not a member of the gild at that place, Smith invited him to set up a shop on the grounds of the University, which were outside the city's jurisdiction. "Thus," remarks one writer, "the two great forces that created the revolution were born close together." Ely, *Outlines of Economics*, 36.
upon justice, but upon expediency”; and among the regulations of this character which were taken up were those relating to commerce and finance. There is testimony that Smith early held liberal views of commercial policy; and, while he criticised the Physiocrats upon many grounds, it appears that his eighteen months’ visit with their leaders in 1764–65 brought him substantially to the position which he occupied when, in 1776, he published his monumental Inquiry into the Nature and Causes of the Wealth of Nations. It is not true, as has sometimes been said, that Smith was the creator of the science of political economy. The science was founded by no one man, and the elements of it were already recognised when Smith wrote. In his Réflexions Turgot, indeed, had developed an organised body of economic doctrine. Smith, however, took up the science when it was somewhat advanced and, by producing a classical treatise upon it, contrived to render most of his predecessors obsolete. In his book he propounded the view, which at that time was novel and even to-day has not attained general popular recognition, that the mutual dependence of nations is a factor in their individual progress, and that exclusiveness is inimical to normal national development. He demonstrated that, contrary to mercantilist conception, nations are not necessarily and inherently antagonistic one to another, and that it is possible for them to sustain working relations, commercial and otherwise, with profit to all and loss to none. He drew an indictment of protective tariffs and other prevailing obstructions to commerce, which was so keen and so comprehensive that from the time of its publication until to-day free traders have hardly required further argumentative material. He contended that commercial restrictions check the growth of wealth and tend to the impoverishment of the people, that bounties on exports only force special industries artificially at the expense of the community, that taxes on food, whether home-grown or imported, are “a curse equal to the barrenness of the earth and the inclemency of the heavens.” He did not condemn protective

1 E. Cannan [ed.], Lectures on Justice, Police, Revenue, and Arms, delivered in the University of Glasgow by Adam Smith (Oxford, 1896).

tariffs under all conceivable conditions. He thought that they might be permissible for retaliatory use to procure the repeal of foreign tariff laws, i.e., as a weapon. He would maintain them, also, where they could be shown to be necessary for purposes of revenue or national defence. And he would at least proceed slowly to abolish them in instances where industries supported by them should have become the means of livelihood of large masses of men; although he considered that the mobility of labour in England rendered this safeguard unnecessary in that country. The publication of Smith's book synchronised exactly with the declaration of independence by the American colonies, an event which gave unmistakable point to many of the arguments advanced; and the impression on the public mind was considerable.

The Decline of Mercantilism and the Beginnings of Trade Liberalisation. The decline of mercantilism, caused by the slow change of economic circumstances and ideas in western Europe, and prompted specially by the writings of the Physiocrats and Smith, was very gradual. Smith himself had little hope that the old school of thought would ever entirely die out. "To expect," he wrote, "that the freedom of trade should ever be entirely restored in Great Britain is as absurd as to expect that an Oceana or Utopia should ever be established in it. Not only the prejudices of the public, but, what is more unconquerable, the private interests of many individuals, irresistibly oppose it." It is indeed true that to this day mercantilist conceptions have never wholly ceased to influence the public mind, even in England. Mercantilism as a general system of economic and political thought, however, has long since been superseded. In England it had quite lost its hold by the opening of the third decade of the nineteenth century. On the continent its dominance lasted somewhat longer, but the outcome was substantially the same. Its fallacies had been exposed to view from every angle. The growth of an ampler system of credit had given rise to a new method of meeting

1 On the ground of national defence he held the Navigation Laws to be justifiable.
3 Wealth of Nations, Bk. IV, Chap. II.
extraordinary expenditure by loans, obviating the necessity for the accumulation of specie. And dissemination of the teaching of Smith to the effect that true national wealth was to be built up only by encouraging individual wealth broke down the conception of commerce as a mere instrument of the accumulation of revenue. To a considerable extent the notion lingered that trade involves gain on one side and loss on the other, that commerce is a species of warfare, and that it is injurious to a country to import an article which can be produced at home. None the less, the second quarter of the nineteenth century witnessed the general triumph of laissez-faire — the doctrine that the individual has a right to full and free range of economic activity and that public regulation should go no further than the simple maintenance of law and order. Laissez-faire, whose chief exponents in England were the members of the Manchester School,¹ became rather more a political maxim than an economic doctrine. The idea underlying it originally, however, was essentially economic.

Even before the close of the eighteenth century there were in France, England, and some other countries, promising, if not permanently successful, efforts to place trade upon a freer basis. In France these efforts found expression in the fiscal reforms of Turgot during the brief period of his ministry in 1774–75, and in liberal commercial treaties with Great Britain, Holland, and Russia concluded in the decade 1783–93, together with the moderate tariff law of 1791. In England, from a point at least as early as the reign of William and Mary the Tories, comprising the "country" party, had been inclined to low tariffs, or even free trade, while the Whigs, in whose ranks the industrial and urban elements of the population predominated, had stood for protection. Throughout most of the eighteenth century the Whigs were in power; and modifications in the existing tariffs were confined to a transfer of the main burden from exports to imports and a reduction of the duties on imported raw products, both accomplished during the period of the ministry of Walpole.

The reconstruction of commercial relations made necessary by the achievement of American independence raised in pointed

¹ See p. 262.
fashion the question of a general overhauling of the British commercial system. Pitt was not slow to seize the opportunity to carry into effect some of the free trade principles which he, as a representative of the Tory country party, cherished—principles which recently had acquired the sanction imparted by Adam Smith's book. It was now that free trade came for the first time, in Great Britain, definitely within the range of practical politics. Three things, mainly, were accomplished. In 1784 the duty on tea, formerly so high that two-thirds of the product consumed in the kingdom had been smuggled in, was reduced to 12½ per cent. In 1786, after persistent effort, there was concluded a great Anglo-French commercial treaty whereby each state engaged to reduce the duties levied upon certain stipulated products imported from the other state. And in 1787 the customs system was reconstructed in such manner that scattered and contradictory provisions were consolidated and rates hitherto based on valuations dating from 1660 were brought into relation to the actual contemporary values of the commodities taxed.

**English and French Trade, 1789–1815.** The revision of the tariff system and the negotiation of commercial treaties were but two of the many phases of reform in England which suffered instant check from the outbreak of the Revolution in France; and a full generation elapsed before the removal of trade restrictions was actively resumed. The French treaty of 1786 was in operation long enough, however, to prove its worth. Under it, trade between the two countries was doubled within the space of three years. But after 1789 it ceased to be effective, and at an early date it was abrogated altogether. In the early years of the Revolution tariff reform in France continued to make progress. In 1790 the Constituent Assembly abolished all provincial tariffs and other restrictions upon internal trade, and in the following year it took another long step in advance by establishing a uniform tariff against all foreign countries. The rates imposed were moderate and the

1 France reduced the duties on British woollens and cottons to 12 per cent. *ad valorem* and on British hardware and cutlery to 10 per cent. Great Britain reduced the duties on French wines, brandies, oils, glass, and other manufactures by about one-half.
prohibitions of imports and exports were few and unimportant. In 1792, however, France became involved in war with Austria and in 1793 with England, and soon thereafter commercial relations displayed all of the anomalies which war commonly entails. Tariff rates were increased; prohibitions and restrictions were multiplied; treaties, as that of 1786, were annulled; a warfare of decrees and orders in council was inaugurated. By 1800 the French flag was driven from the seas and French trade almost extinguished.

Following the reopening of the war in 1803, after a brief interval of peace, a fundamental part of Napoleon's policy became the commercial strangulation of England by the exclusion of her goods from continental Europe. The Berlin Decree of 1806 and the Milan Decrees of 1807 and 1808 prohibited all commercial relations between Great Britain and the countries under Napoleon's control, proclaimed Great Britain to be in a state of blockade, and declared all vessels which touched at British ports to be lawful prize. By 1809 the whole of the continent had been closed to British trade except Portugal, Sicily, and Turkey. At the same time, French tariffs were pushed upward until, by 1810, they had reached an unprecedented level.

The French decrees were answered by no less spirited British orders in council designed to drive the commerce of Napoleon's allies from the seas and to utilise neutral trade in the British interest. The effect upon neutrals was disastrous, and a consequence was the driving of the United States into war with Great Britain. In the end Napoleon himself was obliged to recognise that the "continental system" had been a failure. Means of making the blockade effective were lacking, and commercial forces proved too powerful to be overcome by mere political restrictions. In both of the principal belligerent countries the contest caused a certain amount of commercial decline. In France there was steady falling off until 1799, then substantial recovery until 1806, and thereafter again decline. In Great Britain the results were less serious, for although there was some decrease of exports, the trading elements found new openings, lawful or otherwise, almost as fast as old ones were closed against them, and after the collapse of Napoleon's power,
the country promptly regained all that had been lost, and a
good deal more. The commercial primacy of the world rested
no less securely with the British in 1815 than in 1793.

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CHAPTER V

REVOLUTIONARY AND NAPOLEONIC REORGANISATION IN FRANCE AND GERMANY

Nature of the French Revolution. In a characteristic vein of flamboyancy Disraeli once declared that there are only two events in history — the siege of Troy and the French Revolution. No assertion, of course, could well be more absurd; but underlying the remark is at least this truth, that from no enumeration of really great historical occurrences, it matters not how restricted, can the French Revolution by any possibility be omitted. By the phrase "French Revolution" must be understood, not the carnival of license and disorder through which France, between the storming of the Bastile and the fall of Robespierre, was called upon to pass, but rather the fundamental transformation which, between the assembling of the States General in 1789 and the establishment of the Constitution of the Year III in 1795, was wrought in the political, social, and economic texture of the French nation. The importance of the Revolution arises, first, from the far-reaching effects of the movement upon the development of modern France, and, second, from the stimulating and reforming influences which it exerted in some measure upon all the states of western Europe. In France its full consequences were by no means realised within the space of the years that have been mentioned, and in other lands it was not until after the opening of the nineteenth century that, largely in the epoch of the Napoleonic ascendancy, the transforming influence of the French overturn began on a considerable scale to produce practical effects. "The nineteenth century," says Mr. Frederic Harrison in one of his suggestive essays, "is precisely the history of the work which the French Revolution left. The Revolution was a creating force even more than a destroying one; it was an inexhaustible source of fertile influences; it not only cleared the
ground of the old society, but it manifested all of the elements of the new society.”¹ More immediately, the assertion applies to France; but, in the stretch of time, it expresses not inaptly the significance of the Revolution for the whole of western continental Europe.

For the purposes in hand there is no need to review here the general history — military, diplomatic, political — of the Revolution. Our interest lies rather in the changes of a permanent character which were wrought by the movement, immediately and ultimately, in the economic and social status of the individual Frenchman and in that of the men of other nationalities who were brought under French revolutionising influence. The Revolution proper began with the proclamation of the National Assembly, in June, 1789, and closed with the fall of Robespierre, in July, 1794, or perhaps better, with the establishment of the government of the Directory, under the Constitution of the Year III, in November, 1795. Most of its permanently important achievements, however, fell within the first twelve months of this period. It but remained for the revolutionists later, and subsequently Napoleon, to co-ordinate, amplify, and readjust the modifications of the social order for which the National Assembly was in the first instance responsible.

**Declaration of the Rights of Man and of the Citizen.** The most comprehensive and authoritative statement of the principles underlying the Revolution is contained in a memorable instrument adopted by the Assembly, August 26, 1789, and entitled *A Declaration of the Rights of Man and of the Citizen.*² In many of the *cahiers* (lists of grievances and of suggested reforms drawn up throughout the country, at the request of the king, when the members of the States General were being elected) it was urged that there be framed a systematic statement of the rights of the individual citizen,

¹ *The Meaning of History and Other Historical Pieces* (London, 1894), Chap. VI.

and it was in compliance with this demand, as well as for the
guidance of its own deliberations, that the Assembly promul-
gated the Declaration. The instrument comprised from the
outset the working programme of revolution in France, and in
subsequent times it became a touchstone of liberalism in many
other nations. Portions of it are embodied to-day in not a
few European constitutions.

Assuming that "ignorance, neglect, or contempt of the rights
of man are the sole cause of public calamities and of the cor-
rupution of governments," the authors of the document pro-
ceeded, first, to define what seemed to them the fundamental
principles of society and, second, to enumerate more specifically
the "natural, inalienable, and sacred" rights arising inevitably
from those principles. The principles may best be stated in
the language of the Declaration. "Men," it is affirmed, "are
born and remain free and equal in rights. Social distinctions
may be founded only upon the general good. The aim of all
political association is the preservation of the natural and im-
prescriptible rights of man. These rights are liberty, prop-
erty, security, and resistance to oppression. The principle
of all sovereignty resides essentially in the nation. No body
or individual may exercise any authority which does not pro-
cede directly from the nation. Liberty consists in the freedom
to do everything which injures no one else; hence the exercise
of the natural rights of each man has no limits except those
which assure to the other members of the society the enjoy-
ment of the same rights. These limits can be determined only
by law. Law can prohibit only such actions as are hurtful to
society. Nothing may be prevented which is not forbidden
by law, and no one may be forced to do anything not provided
for by law. Law is the expression of the public will. Every
citizen has a right to participate personally, or through his rep-
resentative, in its formation. It must be the same for all,
whether it protects or punishes."

From these general principles the framers of the Declaration
advanced to an enumeration of specific rights. The rights
which they named were naturally those, for the larger part,
that had most commonly been ignored or violated in the days of
the Old Régime. Some pertained to the status of the indi-
vidual and some to property. "No person," it was asserted, "shall be accused, arrested, or imprisoned, except in the cases and according to the forms prescribed by law. . . . The law shall provide for such punishments only as are strictly and obviously necessary, and no one shall suffer punishment except it be legally inflicted in virtue of a law passed and promulgated before the commission of the offence. . . . No one shall be disquieted on account of his opinions, including his religious views, provided their manifestation does not disturb the public order established by law. The free communication of ideas and opinions is one of the most precious of the rights of man. Every citizen may, accordingly, speak, write, and print with freedom, but shall be responsible for such abuses of this freedom as shall be defined by law. . . . All the citizens have a right to decide, either personally or by their representatives, as to the necessity of the public contribution [i.e., taxes]; to grant this freely; to know to what uses it is put; and to fix the proportion, the mode of assessment and of collection, and the duration of the taxes." With respect to the rights of property it was declared that "since property is an inviolable and sacred right, no one shall be deprived thereof except where public necessity, legally determined, shall clearly demand it, and then only on condition that the owner shall have been previously and equitably indemnified." 1

The Declaration was promulgated at a point comparatively early in the development of the Revolution, and two years subsequently, when the National Assembly formulated the first of the Revolutionary constitutions (voted in September, 1791), it was deemed desirable not only to reiterate the principles of the Declaration but to include in the new instrument a preamble summarising and confirming the reforms achieved in recent legislation. With consummate naïvité it was proclaimed that "the National Assembly . . . abolishes irrevocably the institutions that have injured liberty and the equality of rights"; and there follows a striking enumeration of the principal social and economic institutions which had been, or were about to be, suppressed. 2

1 Robinson and Beard, Readings, I, 260-262.
2 Anderson, Constitutions and Documents, 61.
any time, even when the zeal of the Revolution was at its maximum, the idealised system of democracy, justice, and order set forth in the Declaration and the Preamble was anywhere completely in operation. Even the leaders of the movement were prone, at the test, to shrink from the fullest application of their theories. Thus, despite the clear-cut views which it avowed respecting the right of every citizen to participate, "personally or through his representative," in the making of law and the levying of taxes, when the Assembly came to the framing of the constitution which has been mentioned it excluded from the franchise all citizens who did not pay to the state a direct tax equivalent to at least the value of three days' labour, an arrangement which involved a very serious limitation upon manhood suffrage. After full allowance has been made, however, the fact remains that much of the theory embodied in the pronouncements of 1789 and 1791 was carried into practical application — quite enough effectually to transform the society and economy of the country. And a large portion of the principles enunciated have lain continuously at the basis of French law and policy to our day.\footnote{On the Declaration of Rights see J. H. Robinson, The French Declaration of the Rights of Man of 1789, in Pol. Sci. Quar., Dec., 1899; G. Jellinek, Die Erklärung der Menschen- und Bürgerrechte (Leipzig, 1895), trans. by M. Farrand as The Declaration of the Rights of Man and Citizen (New York, 1901); and Blum, La Declaration des droit de l'homme et du citoyen (Paris, 1902).}

\textbf{Social Changes.} The changes wrought between 1789 and 1794 in the structure and workings of French society may be grouped under five heads: (1) social; (2) economic; (3) ecclesiastical; (4) governmental; and (5) legal.\footnote{The last three categories do not fall within the limits set for this book and, accordingly, are not here commented upon.} The most irritating and indefensible aspect of the Old Régime was the prevalence of privilege, and the most signal achievement of the Revolution was the bringing of privilege, of the earlier sort at all events, substantially to an end. This supreme object of the reformers was attained, in the main, through a series of measures adopted during a frenzied session of the National Assembly on the night of August 4–5, 1789.\footnote{Texts in Duvergier, Lois, I, 33–35. English versions in Anderson, Con-}
reading of a report describing the acts of violence which were being committed throughout the provinces, the aristocratic members of the Assembly, in what Mirabeau termed "an orgy of sacrifice," literally vied one with another in the surrender of privileges and exemptions which through hundreds of years had been clung to with the most uncompromising tenacity. The feudal system was declared, at the outset, to be completely abolished. All rights and dues originating in, or incident to, serfdom were likewise abolished without indemnification, and all other dues were declared "redeemable." All manorial courts were suppressed and it was stipulated that the existing magistrates should continue the performance of their functions only until a new judicial system could be created. The exclusive right of the lords to maintain pigeon-houses and dovecotes was swept away, and thereafter the peasant might drive off or kill with impunity the game that sought to prey upon his growing crops. It is true that before final action was taken regarding the redemption of the dues which were not immediately abolished there was prolonged delay and bitter controversy. Not, indeed, until July 17, 1793, were the last survivals of feudal obligation stamped out. None the less, from the adoption of the decrees of August, 1789, the principle was clearly established.

But the decrees mentioned went much farther. They provided for the abolition of tithes of every description, and of every sort of ecclesiastical dues which had been substituted for the tithes, as soon as there should have been devised some alternative method of providing for the necessary expenses of the Church. They abolished the sale of judicial and municipal offices and prescribed that justice should be dispensed gratis. Highly important was the provision that all exemptions from taxation should be terminated — that taxes should be collected "from all citizens, and from all property, in the same form." Local differences of law were proclaimed to be abolished through absorption of all the peculiar privileges, pecuniary or otherwise, of the provinces, districts, cantons, cities, and communes into the law common to all Frenchmen. And, finally,
it was stipulated that all citizens, without distinction of birth, should be eligible to any office or dignity, whether ecclesiastical, civil, or military, and that no profession should imply derogation. The guarantee of social democracy was carried further in the constitution of 1791, wherein it was asserted: "There is no longer nobility, nor peerage, nor hereditary distinctions, nor distinctions of orders, nor feudal system, nor patrimonial jurisdictions; nor any titles, denominations, or prerogatives derived therefrom, nor any order of chivalry, nor any corporations or decorations which demanded proofs of nobility or that were grounded upon distinctions of birth, nor any superiority other than that of public officials in the exercise of their functions.¹ In legal status, in public obligation, and in public and private right, the principle of substantial equality was effectually established; and although in days subsequent to the Revolution there grew up in France some measure of that cleavage which appears in all nineteenth century European societies, the fundamental achievement of the Revolution in the abolition of fixed status and privilege was never subverted.

Economic Changes. Most of the changes just mentioned involved conditions and interests which are at least partially economic. It may be pointed out that the Revolution had two important additional economic results, i.e., the diffusion of the ownership of land and the liberation of industry and trade. As has been indicated, the number of small proprietors in France prior to 1789 is now understood to have been larger than formerly was supposed. Nevertheless, in consequence of the breaking up of the great estates of the nobles and the widespread sales of the confiscated lands of the Church, the number of landholders was, between 1790 and 1795, perceptibly increased; and it is mainly from the Revolutionary era that one must trace that interesting development which has made France pre-eminently the land of the petty, but prosperous, proprietor. Early in the course of its work the National Assembly proclaimed the liberty of industry and labour and suppressed, as Turgot had sought vainly to do, the gilds and all other corporations of artisans and workmen. To maintain the full industrial liberty of the individual, the Assembly, in the Decree

¹ Anderson, Constitutions and Documents, 61.
upon the Organisation of Trades and Professions of June 14, 1791, prohibited, furthermore, all associations between workers or employers, lest the gilds, or other organisations analogous to them, should be revived. It, indeed, went so far as to forbid and make punishable, as being contrary to the Declaration of the Rights of Man, all combinations, strikes, and agreements between workmen to refuse to work or between employers to refuse to give work except on specified conditions. The nineteenth century was far advanced before this policy of restriction was relaxed and before the principle of the trade union was permitted to be legalised; although, as will appear, under the régime of Napoleon quasi-corporations approximating the character of gilds were allowed to be established and to dominate a number of important fields of industry.

The National Assembly abolished the taille and most other taxes of the Old Régime. The stamp duties, in altered form, were retained, and likewise customs duties, but only at the frontiers for foreign trade. Indirect taxation of objects of consumption was brought to an end, to be revived only in part in the days of the Directory. Of the new taxes laid, the most important was a direct impost upon land; others included the capitation, the tax on personal income, and the patentes paid by traders. These various imposts have been modified a great deal in later times, but they comprise to-day the most essential elements in the French system of direct taxation.

Napoleon and the Revolution. At an early stage of the Revolution, Edmund Burke expressed the opinion that if the republican experiment in France should fail, it would be followed by the rise of the most completely arbitrary power that had ever appeared on earth. In the career of Napoleon the prophecy found substantial fulfilment. With the establishment of the Consulate, and still more with that of the Empire, the era of French revolutionarý idealism was left behind and that of practical, constructive, militant statesmanship was inaugurated. "We have done with the romance of the Revolution," declared the First Consul to his Council of State at one of its earlier sessions. "We must have eyes only for what is real

¹ Durvergier, Lois, III, 22; Anderson, Constitutions and Documents, 43–45.
and practicable in the application of principles, and not for the speculative and hypothetical.” Napoleon had passed through the Revolution without entertaining a shred of sympathy with its ultimate ideal. The thing of principal value he saw in it was the opening which by it was created for men of talents such as himself— the carrière ouverte aux talents which he conceived to be the basic principle of all properly constituted society. In the “idle vapourings” of philosophy he saw small value. He called Rousseau a madman and was quit of him. The rallying cry of liberty, equality, and fraternity made no appeal to him, for he did not believe human society capable of being constructed upon these principles, and he had no hesitation in avowing the opinion that the French in reality loved neither liberty nor equality. During a decade the idealists had occupied the seats of authority. If their assumptions were warranted, Napoleon was wont to reason, the fruits of ten years of power ought to be expected to demonstrate the fact. The France, however, whose government fell to the First Consul in 1799 was disorganised, disheartened, and to all appearances helpless. The first enthusiasm of innovation had worn off, and what the ultimate state of the nation would be no one could so much as predict. One thing was clear, namely, that for stability and reassurance there was a yearning which was both real and deep. By no one was this aspect of the national temper better understood than by Napoleon, and it was a matter of no great difficulty for him to turn it directly to account. For the sake of France, so ran his logic, the theorisers and experimenters must at last be made to give place to the administrators and the builders; and that he was himself the agency through which the need of the nation at this point was to be met he cherished never a doubt. “I swear,” he avowed upon one occasion, “that I do nothing except for France; I have nothing in view but her advantage.” It was not theories of government, as he saw it, that France at the beginning of the nineteenth century stood in need of, but simply government.

Conservation of the Revolution’s Results. There was, of course, on the part of Napoleon, no tinge of regret that the Revolution had occurred, or that it had taken the course that has been described. By the overturn the way had been pre-
pared for his own ascendancy, first, by sweeping the field clear for the establishment of a new monarchy, and, second, by introducing modifications in the social order of which he fully approved but for which he was willing enough not to be obliged to shoulder responsibility. Much less did he contemplate a restoration — save at one point only, i.e., the revival of strong monarchy — of the ancien régime. The basis upon which he proposed to build was not the institutions of the eighteenth century, but the new order of things established by his despised "philosophers." No one understood better than he that a nation cannot permanently be strong unless its citizens are contented and their industries are productive; and this, he was well aware, means equality before the law and equality of economic opportunity. The equality in which Napoleon believed bore no relation to the philosophic query as to whether men are born free and equal. It meant simply that political and economic distinctions of class should not be tolerated and that there should be a free and general competition among citizens of all ranks for offices, honours, wealth, and success. There would still be rich and poor, learned and ignorant, industrious and shiftless, good and bad. But these inevitable differences should not be allowed to work any cleavage in the essential solidarity of the state. Public burdens should fall upon all, public rewards be open to all, public protection be guaranteed to all.

Thus it came about that most of the positive achievements of the Revolution in France — a secular state based upon a large peasant proprietary, a civil law emancipated from ecclesiastical influences, a system of land-tenure devised to secure the maximum of equality, a law of persons which proclaimed that all men have equal rights — were faithfully conserved throughout the Napoleonic domination and were wrought yet more deeply into the new social and industrial economy of the nation. No vestige of serfdom was permitted to be restored; the nobility and the clergy were allowed to regain no part of their ancient privileges; the new land-settlement was carefully secured; against the tradition of ancient "customs" and "ordinances," public trial, the jury, and the new justices of the peace were rigidly maintained; the restrictions which prior to
1789 had operated to keep men perpetually in a given status were in no case allowed to be revived. And at a number of points — especially in relation to taxation, law, education, and the Church — the work of reform was carried far beyond the stage which it had attained during the revolutionary period.

Phases of Napoleon’s Economic Policy. On account of the prevalence of war there was small opportunity in France in the Napoleonic period for the development of a coherent and permanent national economic policy. In the matter of taxation, for example, it is impossible to ascertain what the methods of Napoleon would have been in a decade of peace. As it was, the tax policy of the Revolutionary period was profoundly modified. The most notable aspect of that policy was the emphasis which was placed upon direct taxation. The old indirect taxes, the aides and the gabelle, had been extremely unpopular; and while in the decade 1789–99 revenue continued to be derived from the customs, the postal service, and certain registration and stamp duties, direct taxes had been utilised in so far as was feasible. For a time Napoleon’s government refrained from the revival of indirect taxes upon any considerable scale. The emptiness of the treasury which it inherited, however, together with the mounting cost of war and of public improvements, soon compelled it to give way. Even by 1801–02 indirect taxes yielded twenty-seven per cent. of the total revenue, and thereafter the proportion was raised until in 1811 it reached forty per cent. The customs duties and the duties on the manufacture and consumption of liquors were increased; despite the unpopularity of the old gabelle, a salt tax was levied in 1805; and in 1810 tobacco was made a government monopoly. The aggregate burden of taxation upon the peasantry, however, never became even approximately as heavy as before 1789.

The tariff policy of Napoleon was frankly protectionist, and of the two principal tariff measures of the period, those of 1803 and 1806, the second served as the basis of all customs tariffs of France during the greater portion of the nineteenth century. The “continental system,” which during the middle period of the Empire comprised the sum and substance of Napoleonic commercial policy, is characterised in another chap-
ter and, representing in any case but an ephemeral and indifferentely successful undertaking, need not be described here. In the domain of labour there was both progress and retrogression. In principle, the liberty of labour which, with some limitations, had been established by the Revolution was upheld; and against a general revival of the gild system Napoleon set himself firmly and effectively. On the other hand, a law of 1803 compelled every workingman to provide himself with a paper supplied by the police, on which were recorded his successive engagements, and it was made unlawful to employ any labourer not so equipped. And in a number of branches of industry, chiefly those having to do with the production and handling of foodstuffs, there were permitted to grow up "corporations" which approximated closely the earlier gilds. A noteworthy aspect of Napoleon's activity was the planning and construction of public works. During the period 1804–13 more than a billion francs were expended in this manner. The old highways were renovated and large numbers of new ones were built, ensuring France better facilities for communication than were possessed by any other European country. Canals and other waterways, in large numbers, were made available for trade and travel. Marshes were drained, dykes were strengthened, harbours were enlarged and fortified. Palaces were restored and adorned, and the Louvre was brought to completion. Provincial towns were favoured with appropriations for their improvement. Libraries and art galleries were founded or endowed.

Germany at the Opening of the Nineteenth Century. The ultimate importance of the Revolutionary and Napoleonic era arises scarcely less from the changes which that eventful epoch brought beyond the French borders than from the reconstruction which it witnessed in the society of France itself. These changes are conspicuous in the Netherlands, in Switzerland, in Italy, and in Spain, but most of all in Germany; and in view of the large place filled by the last-mentioned country in the economic and social developments which form the sub-

1 See p. 88.
2 The progress of industry and agriculture during the period is described elsewhere. See pp. 214–215.
ject-matter of this book, it will be well to mention specially the pertinent aspects of the regeneration accomplished therein during the Napoleonic ascendency. The Germany of the eighteenth century was larger than the Germany of to-day, for it included the extensive lands which now make up the independent empire of Austria. But its political system was so decentralised and unwieldy that the country cannot be said to have constituted a nation. Nominally it was an empire, and its principal dignitary bore the mediaeval title of Emperor of the Holy Roman Empire; actually it was a federation of states, and, as Montesquieu pointed out, a very bad kind of federation at that. There were, in all, some three hundred and sixty of these states — some large and some small, some powerful and some weak, and representing, as one writer has said, “every grade in the feudal hierarchy from the knight to the Emperor,” so that “a day’s journey might take a traveller through a free city, through the territory of a sovereign abbot, through a village owned by an imperial knight, through the possessions of a landgrave, a duke, a prince, and a king.”

With respect to economic conditions and the status and relations of social classes, the Germany of the eighteenth century was very much more backward than was the France of the same period. Trade was shackled by the most antiquated and absurd restrictions, and its volume was small. Industry was handicapped similarly by gild monopolies, by state supervision, and by faulty taxation. Roads were few and poor; the towns were in decline in numbers and prosperity; the population — no larger than it had been before the Thirty Years’ War — was stationary, and in many regions diminishing. In Prussia, and largely elsewhere, the law recognised three classes of men, i.e., nobles, citizens, and peasants, and made it virtually impossible for a person to pass from one class into another. Even a monarch so enlightened as was Frederick the Great entertained the idea that each historic class had its proper sphere and calling, and that from any attempt to introduce variation into the arrangement there could arise only confusion and disaster. The system of land tenure was regulated rigidly in accordance

with the social hierarchy, and the transfer of land from members of one class to those of another could be legalised only by a special dispensation of the crown. The noble was forbidden to take up an occupation recognised by law to be vested in the citizen class, and the citizen might not engage in any sort of labour performed ordinarily by the peasantry. Social status, landholding, occupations were held fast in a mesh of feudal law and custom. In France there was a greater degree of social flexibility and it was not uncommon for the peasant or artisan to lift himself by his own enterprise into the ranks of the bourgeoisie and for the burgher to be ennobled in return for payments made or services rendered the crown.

In all the German lands a substantial majority of the rural inhabitants were serfs, and in the two principal states of Prussia and Austria not fewer than two-thirds of the entire population were legally unfree. In Prussia the peasants attached to the lands belonging to the crown were generally better off than those on the estates of the nobility. Yet they were likely to be required to spend three or four, or even five, days of every week at labour under the command of the king's contractor-general, besides being subjected to numerous burdens and tasks of a special character. For the peasants on the private domains the *corvée* was almost unlimited. They were subject to corporal punishment at the hand of the lord; their marriages were controlled by him; and they must eke out an existence from what remained after their dues to him were paid. As a class, the peasantry were wretchedly poor, illiterate, incapable of formulating their grievances, and wedded blindly to the ancient ways. Whereas in France the peasants were constantly acquiring more land, in Prussia Frederick the Great and his successors laboured vainly to prevent the complete absorption by the great estates of such peasant properties as existed. Before the close of the century most of the little proprietors had lost their land and had fallen to the status of simple agricultural labourers. Occasionally the lot of the peasantry was made a subject of inquiry or complaint; but as a rule it attracted little attention. Goethe, who through four years held high office in the government of Weimar, was interested in liberating the peasants from feudal burdens and
in increasing the number of peasant landowners, but so strong was the aversion to change on the part of the great proprietors that he was unable to attain results. "No one," points out a recent writer, "loved or appreciated the German country-folk more deeply than Justus Möser, the learned and fanciful historian of Osnabrück"; yet he defended serfdom as an institution and argued in all seriousness that unpropertied persons were not entitled to the benefits of the ordinary forms of law.¹

The Napoleonic Subjugation of Prussia. In the last quarter of the eighteenth century there sprang up in Germany a national literary movement, led by Goethe, Schiller, Herder, and Lessing, which gave promise of better things. The French Revolution, however, found German society still unprepared to accept, or to be greatly influenced by, principles of liberalism. The reactionary governments thought it necessary to exercise a special surveillance over the student centres, and even, in the case of Prussia, to prohibit the circulation of French publications. But the mass of the people remained unaffected. Prussia and a number of the other German states were approaching an era of sweeping transformation. But the impetus compelling change was destined to come from circumstances which arose only after the revolution in France had run its course.

In Prussia the regeneration came as an immediate consequence of the humiliations suffered at the hand of Napoleon in the years 1806–07. After a decade of peace and inglorious self-aggrandisement, Prussia was moved, in 1806, to re-enter the war against the French. Despite the vacillation of the king and the unnecessary delay of preparations, there was confidence that the Prussian arms would prove equal to the heaviest demands that could be made upon them, and the conflict was entered upon with a light heart. Never was there speedier and more complete disillusionment. War was declared in the last days of September. On October 14th the armies of Napoleon fell upon the Prussians and defeated them simultaneously at Jena and Auerstadt. Both reverses were crushing, and a week later the French Emperor was in Berlin. With substantial truth he could announce to his subjects and to the

¹ Fisher, Napoleonic Statesmanship: Germany, 23.
world that the Prussian army had vanished like an autumn mist before the rising of the sun and that Prussia herself "had ceased to exist." A winter's campaign in the ancient Polish territories against the Russians culminated in the treaties of Tilsit (signed July 7, 1807), in which the doom of the Prussian kingdom was formally pronounced. With the assent of the Tsar, Napoleon took from Prussia all its lands west of the Elbe and almost all that had been acquired by the second and third partitions of Poland— in the aggregate more than half of the kingdom. The Polish territories were erected into the grand-duchy of Warsaw, to be governed by the king of Saxony; the lands further west, under the name of the kingdom of Westphalia, became the dominion of the conqueror's brother Jerome. Prussia was compelled by treaty to accept these arrangements and to agree to the military occupation of her remaining territories by the French, pending the payment of a money indemnity whose amount was left intentionally indefinite.

The Prussian Revival: Fichte and Stein. For a time this disastrous turn of events involved the country in extreme demoralisation. Fortresses were surrendered without resistance; the royal family sought refuge in a remote corner of the kingdom; the people were too benumbed to lay plans for their own relief. The causes of the catastrophe were to be found, however, not in inherent weakness or unworthiness of the Prussians, but in the timidity and lack of statesmanship of the king and in the hitherto unsuspected decay of the splendid army whose exploits under Frederick the Great had been the pride of the nation. Long afterwards Napoleon declared that probably the greatest mistake of his career was his failure to dethrone the king of Prussia and to parcel out still further the Prussian dominions when the opportunity to do so was in his grasp. It is doubtful, however, whether even a course so extreme could have prevented the revival of Prussian patriotism and power. For after the passing of the first effects of the shock, all Prussia began to rise to the demands of the hour. To despair succeeded hope, and from hope sprang a determination to redeem the nation from its disgrace by no less heroic means than the rebuilding of the very foundations upon which its political and social order was based. "Maimed and mu-
tilated," says a recent writer, "with all the rottenness of her old institutions suddenly laid bare and her faith shaken in all her old divinities, with 150,000 Frenchmen quartered on her territory and more ready, if need be, to fall upon her, saddled with an indemnity that only grew larger the more of it was paid," [Prussia] rose from the very depths, shook herself free from the slime that adhered to her, created for herself a new form of government and a new army, and not only won back what she had lost but paved the way to undreamed of glory both for herself and for a united Germany.

The story of Prussia’s rehabilitation contains the names of many illustrious men, but perhaps the two leaders who deserve to be accorded highest rank are Fichte and Stein. The one was the patriotic philosopher who recalled the nation to a realisation of its possibilities, the seer of the new national movement; the other was the practical administrator by whose measures and influence chiefly the weaknesses of the eighteenth-century Prussian state were overcome. In a series of lectures in Berlin at the close of 1807, when the French troops yet garrisoned the city, Fichte expounded to his countrymen the lofty ideals of civic duty which he himself had absorbed principally from the teaching of Immanuel Kant. Selfishness and particularism, he maintained, were the bane of all Germany; he especially urged the need of an enlightened system of public education; and by linking up his doctrines of patriotic obligation with history, religion, and learning he imparted to his call for a national awakening a remarkable breadth of appeal and an irrefutable sanction. Stein, after filling a number of minor administrative and diplomatic posts, was created a minister of state in 1804, with the portfolio of excise, customs, manufactures, and trade. In this capacity he abolished the internal customs duties throughout Prussia and carried into execution a number of other needed reforms. In his effort to induce the king to abandon the attempt to govern through inexperienced privy cabinet councillors and to extend to the regular

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1 The total of the contributions exacted by the French from Prussia has been estimated at 601,227,000 francs. Duncker reckons it at not less than a milliard.

2 Henderson, Blücher and the Uprising of Prussia Against Napoleon, 28–29.
ministers the power to which their positions entitled them he was, however, unsuccessful. And when; after the battles of Jena and Auerstadt, the ministry was reconstituted, he refused to accept membership in it unless the reform upon which he had insisted should be undertaken; whereupon the king ungraciously dismissed him from the public service. Within six months, however, the sovereign found himself obliged to recall so able a servant, and on October 4, 1807, Stein took office as minister-president, virtually upon his own terms.

**Political and Economic Reforms in Prussia.** The ministry of Stein lasted little more than a year, for the policies which were entered upon became a source of apprehension to Napoleon and at the conqueror’s demand the king was obliged, reluctantly enough now, to dispense with the reformer’s services. But the period was not too brief for the achievement of large results. The most important were those pertaining to government and social organisation. It is a distinction of Stein not only that he conceived of a united German nationality as no other German conceived of it before the time of Bismarck but that he was the first to map out a comprehensive plan of political reform in accordance with which Prussia was to be converted from an absolute monarchy into a free representative state with a reformed administration and a national parliament. Time and circumstance did not permit this plan to be carried fully into effect. But in the abolition of the privy cabinet of favourites, followed by the creation, in an edict of November 24, 1808, of a regularly organised Council of State and a Cabinet of Ministers, there was distinct gain. Notable results were attained also in the reform of municipal administration. Stein’s purpose was to inaugurate a thoroughgoing liberalisation of Prussian political institutions by introducing a larger measure of self-government in the local districts. Before substantial progress could be made the people, he recognised, must be aroused to an interest in the task of governing themselves — an end which he believed would be attained more readily by working from the local to the national than by a reverse procedure. Prior to the nineteenth century there had been in Prussia a tendency to draw the control of local affairs ever more closely into the hands of the central
authorities, with the consequence that the vigorous civic life which once had characterised the German free cities was almost extinguished. Under date of November 19, 1808, there was issued a comprehensive Städte-Ordnung, or municipal ordinance, whereby, while the state was yet to maintain a general supervision of municipal affairs, large powers were entrusted to the burghers and the rights of the lords of manors over towns and over villages of more than eight hundred inhabitants were terminated. New organs of local administration were created, and to these were committed the powers of raising and expending local taxes, enacting municipal ordinances, controlling civic property, and making such provision for local public services as should be found desirable. It was the intention of Stein to extend a similar measure of self-government to the rural communes. Time was insufficient for the execution of this purpose; but it is not too much to say that by the decree of 1808 were laid the foundations of modern local self-government in the Prussian kingdom.

Even before Stein assumed office it was recognised by the king and his more enlightened advisers that a deep national sentiment could not be aroused unless the people were set free from feudal burdens; and the promulgation of a decree abolishing serfdom, such as Napoleon had issued for subjugated portions of Germany, was already under contemplation. Such a decree, known as the Edict of Emancipation, was issued October 9, 1808, but five days after Stein took office. The object of the measure was asserted to be the removal of every obstacle which hitherto had prevented the individual from attaining such a state of prosperity as he was capable of reaching. ConceIVED with a purpose thus ambitious, the decree became very comprehensive. The changes which it introduced may be summarised as follows: (1) new relations of serfdom might no longer be entered into, and on and after October 8, 1810, serfdom throughout all portions of the realm was entirely abolished; (2) all restrictions upon landholding and upon the buying, leasing, and selling of land were rescinded; (3) to nobles it was permitted to engage in citizen occupations, and to citizens to perform peasant labour; and (4) the caste system was so far abolished that peasants might no longer be restrained
from rising to the citizen, or even to the noble, class. The serfs on the royal domains were freed by a supplementary decree of October 28, 1807. By a drastic measure of September 14, 1811, carried by Stein’s successor, Hardenberg, but initiated by the king, farmers and peasants on feudal lands were given complete possession of their farms or holdings, on condition only that the lord should receive one-third of the land in lieu of his former agrarian rights and claims to personal service. Thus was accomplished in Prussia, at the instigation of the public authorities, and by peaceful means, the same abolition of the distinctions of caste and the same abrogation of feudal and manorial restrictions upon the free disposition of person and property which in France had been among the principal achievements of the Revolution. From the nobles arose much opposition. But the realisation that the country’s situation was desperate enabled the king and his ministers to execute projects which before Jena would have been in the highest degree visionary.

**French Reforms on German Soil.** In Prussia the work of modernisation was initiated by Prussians as a measure of national defence. But in other large and important portions of Germany reorganisation was imposed from without, by the agents of Revolutionary France and of Napoleon. In the territories on the left bank of the Rhine, which were the earliest among the conquests of the Revolution, and where conditions of life already bore a strong resemblance to those existing in France, complete assimilation to the new order was assured by the process of formal annexation. French power was welcomed, for it brought to the inhabitants liberation from ecclesiastical and feudal burdens and gave substantial assurance of civil equality. The sale of the national domains at low prices created a multitude of peasant proprietors; industry, freed from intolerable restrictions, flourished; and a fortunate immunity from war, together with a fair and honest administration, made possible the attainment of a remarkable measure of prosperity. From the time of their annexation until 1814 the territories were organised as four departments of France. In the Grand Duchy of Warsaw serfdom was abolished (at least in theory), the *Code Napoléon* was introduced, equality before
the law was guaranteed, and agencies of public education were encouraged. In the Duchy of Berg, created as a military outpost on the lower Rhine, were introduced the several codes, the French municipal system, and French taxes, coins, weights, and measures. The law forbidding burghers to acquire the land of nobles was abrogated, internal customs duties were abolished, the gilds were broken up, and public works were instituted. In the kingdom of Westphalia, the most important of the states erected by Napoleon on German soil, a written constitution was promulgated, the Code Napoléon was introduced, trial by jury was instituted in criminal cases, the French system of local administration was established, and serfdom and all exclusive privileges of the aristocracy were swept away.

For the time being the benefits arising from these reforms were offset in no inconsiderable measure by the financial and military exactions of the conqueror. But after the wave of French conquest receded and the German lands had become once more free, the social, legal, and economic changes that had been made were not entirely subverted, and it is from this fact that they derive their principal significance. When the project for the new German Civil Code came before the Reichstag in 1900 it was stated that seventeen per cent. of the fifty million inhabitants of the Empire were still living under French law. In the Prussian, Hessian, and Bavarian Rhine provinces, and in Alsace-Lorraine, the Code Napoléon was administered in the original tongue; while a German translation, differing but slightly from its French prototype, was current in Baden.¹

Save in the Rhenish provinces, the agrarian reforms introduced by the French had insufficient time prior to 1814 to strike root deeply. And it is not improbable that, but for the support which they received from the agrarian legislation of Stein and Hardenberg in Prussia, they would have been undone. As it was, they were maintained, despite the appeals of the nobility for a return to the old régime; and they became the model for similar reforms in portions of Germany which had not been drawn so completely under the French influence.

¹ Fisher, Napoleonic Statesmanship: Germany, 379.
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ECONOMIC DEVELOPMENT OF MODERN EUROPE


PART II

AGRICULTURE, INDUSTRY, AND TRADE
SINCE 1815
CHAPTER VI

THE TRANSFORMATION OF ENGLISH AGRICULTURE, 1750-1825

The Two-Fold Economic Revolution. During the second half of the eighteenth century and the first quarter of the nineteenth England underwent a social and economic readjustment which in comprehensiveness and in importance is easily comparable with the transformation that took place in the same generations in France, Prussia, and other continental countries. In England, however, the changes which came were not, as were those of the period in France, the product of popular and violent uprising. Nor were they, as those in Prussia, the handiwork of a benevolently paternal government. In contrast with the transformations in France, furthermore, they were essentially non-political. The democratisation of England, involving the extension of the parliamentary and the municipal suffrage, the reconstitution of the House of Commons upon a basis which was more truly representative, and the overthrow of the rule of the aristocracy in local affairs, was delayed until the second and third quarters of the nineteenth century. The changes by which the England of 1750 was converted into the England of 1825 were almost entirely economic and social, and were such as, for the purposes of discussion, may be grouped conveniently under two general heads: (1) the transformation of agriculture, and (2) the revolution in industry. The growth of political democracy was destined, in the course of time, to be profoundly influenced by these changes. But the changes themselves came about by natural economic development, quite apart from political conditions or policies. Historically, the two groups that have been mentioned, the agricultural and the industrial, are closely bound up together; and neither can be considered wholly apart from the other. None the less, the interrelated transformations are sufficiently distinct to enable it to be said that those in either group might con-
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crivably have taken place unaccompanied by those in the other.

In the economic history of England, as in that of the continental countries, the phrase "industrial revolution" has, it must be observed, a signification which is precise and technical. It must not be employed to denote economic readjustments in general. The Revolution in France in 1789–94 and the reconstruction of Prussia in 1807–12 involved many fundamental changes which were essentially economic. The industrial revolution, however, did not take place in France before the second quarter, and in Prussia before the third quarter, of the nineteenth century. Properly considered, the industrial revolution was the transformation which came about in the processes and conditions of manufacture in consequence of the invention and increased use of machinery adapted to large-scale production, and especially machinery propelled by steam-power. Its most notable manifestations were the rise of the factory system and the growth of urban populations. No fixed dates can be assigned for it anywhere; but in England it may be said to have begun shortly after the middle of the eighteenth century and to have been largely complete by 1825. The agricultural revolution meant different things in different parts of Europe. What it meant in some of the continental countries will appear subsequently. What it meant in England was, in brief, the concentration of the ownership and control of land in the hands of a decreasing number of proprietors, the revived enclosure of the common lands by whose use the tenant class had been accustomed in some measure to subsist, the reduction of large numbers of tenants and small owners to the status of wage-earning agricultural labourers, and the removal of many persons from agricultural employment altogether. It began toward the close of the eighteenth century and had run its course substantially by 1845.

Rural Conditions in the Eighteenth Century. In order to understand the nature and extent of the changes wrought by the agricultural-industrial revolution it is necessary to bear in mind certain facts concerning the economic situation at the middle of the eighteenth century. In the first place, England

See Chap. VIII.
was still, in the main, an agricultural country. Not until 1792
did the production of grain fall below the volume of home con-
sumption, so that it began to be necessary for the nation to rely
habitually, in some degree, upon imported foodstuffs. Long
past 1750 tillage of the soil was the normal occupation of the
labouring masses. Cities were few and small, and city life
was of minor, although increasing, consequence. In the second
place, it is to be observed that large quantities of land were in
the possession of small holders. Some of these holders were pro-
prieters in fee simple, some were freeholders on ancient manors,
some were leaseholders, and many were copyholders. In several
parts of the country the consolidation of holdings, with conse-
quint disposition of owners or occupiers, had long since set
in. But the great-estate system had not yet fastened its hold
upon the kingdom inextricably.¹ Not only the forms of tenure,
but the methods of cultivation, remained substantially as in
earlier times. In large portions of the country the two-field
and three-field systems survived intact.² A third fact is the
continued intimate association of the cultivation of land with
household manufacturing. The average country-dwelling fam-
ily derived its support at the same time from tillage of the
soil and spinning, weaving, nail-making, soap-boiling, or some
other form of manufacture. Sometimes the work of manufac-
ture was carried on independently, and the product was mar-
teted by the head of the family group. But more frequently
the work was prosecuted under the form of the domestic system
described in the preceding chapter. The nation's output of
manufactures, which, even in the earlier decades of the century,
was large, was to a considerable degree the product of rural
industry.³

Judged by eighteenth century standards, the condition of the
great mass of Englishmen engaged in the twin pursuits of ag-

¹ “About one quarter of the cultivated land was the property of small
peasant owners who worked their own farms, and these with their fam-
ilies comprised about one-quarter of the rural population.” G. Slater, The
Making of Modern England (Boston, 1915), Introd., xxiv.
² Ibid., xv–xviii.
³ On the status of the English village and its people in the eighteenth
century see W. Hashach, History of the English Agricultural Labourer
riculture and domestic manufacturing was not bad. Arthur Young testifies that among workingmen in both country and town, in the latter portion of the century, wheat bread had entirely displaced rye bread, that the consumption of meat and cheese was larger than at any previous time, and that every family now drank tea, formerly considered a luxury. "Indeed," he says, "the labourers, by their large wages and the cheapness of all necessities, enjoy better dwellings, diet, and apparel in England than the husbandmen or farmers in other countries." "Not only has grain become somewhat cheaper," wrote Adam Smith in his Wealth of Nations, "but many other things from which the industrious poor derive an agreeable and wholesome variety of food have become a great deal cheaper." When, in 1763, the Seven Years' War was terminated, more than a hundred thousand soldiers were thrown upon the country to find employment and sustenance; yet, as Adam Smith further testifies, social conditions were so favourable that, "not only no great convulsion, but no great disorder, arose."

If one would interpret correctly the English agricultural-industrial revolution one must bear in mind this more favourable aspect of the eighteenth-century economic situation. As has been suggested, the readjustment by which the economic and social life of the nation was turned into new channels was quite unlike the regeneration of France. It was not the product of a sudden uprising—a striking away of the foundations of an old régime and the instant substitution of a newly devised social structure; and it came in response to no recognised needs or definite aspirations of the lower social classes. Indeed it was not, in its inception at least, a class movement at all. It was not directed toward economic or social liberation, the abolition of privilege, or the increase of political power on the part of the masses. In truth, it was to no great extent directed at all, being not so much a movement, as a natural, inevitable, automatic ripening of conditions. And the labouring masses, who certainly did not demand the changes that took place, were in a position to be much injured by them. From the enclosure of the common lands, the break-up of the household system of manufacturing, the introduction of labour in factories, and the herd-
ing of employees in overcrowded towns and cities the working-man was likely, during the time of readjustment at least, to derive only inconvenience and loss. Unemployment, destitution, disease, starvation were not infrequently his lot. It is, then, to be remembered that the revolution was not of the making of the working people or of any other distinct class, that it was accomplished in no slight measure over the protests of the masses, and that only slowly and comparatively late did the state of society which it produced compare favourably with that prevailing in an earlier and simpler age.

The Growth of Capitalism. The revolution in agriculture worked itself out in a variety of directions, but the principal elements in it may be said to have been four, as follows: (1) the application of capital to agricultural enterprise; (2) the introduction of agricultural machinery and the improvement of agricultural technique; (3) increased enclosure of common lands, depriving the bulk of the tenant population of a subsidiary, but more or less indispensable, means of livelihood; and (4) the concentration of land in large holdings such as have continued to the present day to be characteristic of the English agrarian system. The growth of capitalism in England in the eighteenth century is a fundamental economic fact; and not merely the growth of capitalism itself, but the development of the social and political power of capital. Not until the period mentioned did industrial or commercial achievement begin to be regarded as a legitimate basis of political preferment and of social distinction. For centuries the holding of land had constituted the one dependable means of acquiring a place of influence in English society. The merchant or manufacturer, no matter how clever he might be or how wealthy he might become, was somehow held to be distinctly inferior to the great landed proprietor. To be known as an artisan or a trader, or to have descended immediately from such a person, constituted a social stigma. By a considerable expansion of English industrialism between the sixteenth and eighteenth centuries this exclusive social principle was put sharply to test, and already by the close of the reign of Queen Anne it was showing signs of giving way. Defoe announced the startling fact that trade was not inconsistent with the estate of a gentleman, and
that, indeed, it might prove the making of him; and Dean Swift testifies that in his day the social prestige which once had attached to landholding exclusively was fast being transferred to any sort of successful money-making. By sheer force of achievement and social power the capitalist of the eighteenth century forced himself up to the level of the landholder, although he was very likely to seek to clinch his hard-won status by becoming himself a landed proprietor. By the opening of the nineteenth century the rich mill-owner or iron-master was frequently quite as important socially, if not politically, as the great landlord.

While capitalism was thus developing within the domains of industry and trade and was effecting a conquest of society and politics, agriculture itself—and this is the matter which requires present emphasis—was taking on a new, capitalistic aspect. Not until the eighteenth century did landowners in England begin systematically to employ funds in the improvement of the soil and in experimentation with new crops and methods of tillage. Returns from outlays of this kind are slow and uncertain, and naturally it was the richest, as well as the most enterprising, proprietors who first attempted and carried through the capitalistic innovations. Just as the well-to-do manufacturer gathered together his available funds and employed them in the building of factories and the purchase, on a considerable scale, of machinery, materials, and labour, so the affluent landed proprietor began to set aside portions of his capital for the acquisition of additional land, the introduction of new and costlier methods of cultivation, the purchase of machinery and fertilisers—in short, for the inauguration of scientific tillage planned to yield some more or less definite percentage of profit on the capital invested. In many instances the capital employed in this manner belonged rather to the farmer, i.e., the manager of the estate, than to the proprietor. But in any case the new policy, as it slowly spread, was of large significance. It prompted the application of science and of experience to the processes of agriculture; it involved the substitution of machines for men, thereby lessening the demand for agricultural labour; it set up a competition of large-scale, scientific tillage which the small landowner was unable to
meet; and it stimulated the further concentration of the land in large holdings.

**Improvement in Agricultural Technique.** A second phase of the revolution is, then, the improvement which took place in the technique of husbandry. The stimulus to such improvement came originally from the steady rise after 1760 in the price of agricultural produce, occasioned by the increase of population and of wealth derived from manufactures and commerce. With the growth, especially after 1775, of the factory system, there appeared large industrial centres whence came ever-increasing demand for food, and it was largely to meet this demand that farms, instead of being continued as small self-sufficing holdings, were extended and converted into large-scale capitalistic manufactories of grain and meat. Within the domain of agriculture, as in that of industry, science and skill were brought to bear, to the end that the product might be greater and the cost of production less. Rational schemes of cropping replaced antiquated ones, the art of cattle-breeding was given fresh attention, and agricultural machinery which called for considerable initial outlays was widely introduced. To the close of the eighteenth century, it is true, development in these directions was slow. By 1800 new-modelled ploughs, wagons, and other kinds of implements had been introduced; but their use was yet to become common. The growing of certain crops of present importance, as clover and turnips, was in the initial stage. Scores of thousands of acres of moorland, heath, and fen lay entirely unused. Interest in agricultural development was, however, keen. During the Napoleonic wars this interest was whetted by increasing demand for foodstuffs and by rising prices, and there sprang up large numbers of societies designed to promote both the discussion of agricultural subjects and the introduction of improved methods of cultivation and marketing. As will be explained, enclosure proceeded apace, and mainly for grain-growing rather than for pasturage. The social effects

1 "In agriculture, as in manufacture, enlargement of the business enables economies to be effected, crises to be weathered, the highest skill to be hired, and sales to be made at the most advantageous time and place." Perris, *Industrial History of Modern England*, 8. On the application of capital to agriculture see R. E. Prothero, *English Farming, Past and Present* (London, 1912), 207–223.
were not good, but large quantities of land were brought for the first time under drainage and tillage.

After the close of the wars there was a reaction, and for a time it appeared that the falling prices of grain would involve the landowning class in disaster and the art of agriculture in retrogression. For the landed interests, however, the corn laws — hardly less deleterious in their general social effects than were the enclosures — saved the day.¹ And, although for a score of years progress was halting, the aggregate of advance in technique and product was considerable. Gradually the scientific rotation of crops became a general practice and the wasteful custom of permitting arable land to lie fallow every third year was discontinued. The use of natural and artificial fertilisers increased, and the marling and claying of the light soils to fit them for wheat-growing became more common. Improved breeds of cattle and sheep, introduced in some instances before the close of the eighteenth century, were grown more widely, and the arts of feeding and fattening were given more serious attention. The progress of metal-working and machine-building permitted the introduction of new kinds of labour-saving devices, notably the horse-propelled threshing-machine, which was placed on the market shortly before 1800. After 1830 there were discovered methods of field drainage whereby the cultivation of heavy clay lands was rendered vastly easier and more profitable. Farmers' clubs and cattle-shows multiplied. The Board of Agriculture, established in 1793, came to an end in 1817.² But in 1838 there was organised the Royal Agricultural Society and in 1842 the Agricultural Chemistry Association. The results of the chemical researches of Liebig and his successors, first made available in the decade 1840–49, added materially to the stock of theoretical knowledge within the field

¹ See pp. 258–259.
² The Board was not strictly a government institution, being only a publicly-subsidised, quasi-official corporation. Sir John Sinclair was its president and Arthur Young its secretary. Through the activities of these men principally, it sought with some success to introduce new seed varieties and implements, improved methods of tillage and of crop rotation, and better cattle-breeding. A Board of Agriculture of strictly governmental character was established in 1889. On Sinclair's suggestion that there be created a federal Board of Agriculture in the United States see H. B. Learned, The President's Cabinet (New Haven, 1912), 300–301.
and gave fresh stimulus to the practical application of scientific principles.¹

The Revival of Enclosure. The application of capital to agriculture and the introduction of scientific methods of tillage affected adversely the small-farming population, which was unable to follow the lead of the great proprietors. Unfavourable, also, were the consequences of the break-up of the domestic system of industry, occasioned by the development of large-scale manufacturing and of factory methods; for most branches of household manufacturing upon which men had been accustomed to rely to eke out the meagre returns of agriculture ceased to be profitable. And the embarrassments of the small cultivator were further increased by a third important factor in the agricultural revolution, namely, the widespread revival, after the middle of the eighteenth century, of the enclosure of common lands. A fundamental reason for this revival was the increasing profitableness of arable farming, in consequence of the rise of industrialism, the growth of population, and the enlarged demand for foodstuffs. A second consideration was the ease of obtaining from a parliament dominated by landlords the special legislation which was now required.² A third factor was the advocacy of enclosure by the economists, notably Adam Smith. It was easy to point out, as did Smith, the anomalies of the existing arrangements, and to show that the subdivided and open-field system of cultivation was wasteful, that it operated to prevent the introduction of scientific methods and the realisation of full returns from the land, and that the maintenance of the country on a self-sufficing basis required a more complete utilisation of agricultural resources. "Speaking generally, the farming of the old agrarian communities had deteriorated since the sixteenth century. They could make no use of improved methods of cultivation, rotations of crops, or machinery. En-


² In his Life of Cobden (Chap. VII), Lord Morley estimates that even after the Reform Act of 1832, and until as late as 1846, four-fifths of the House of Commons represented the landowning class.
terprising men were hampered by the apathy of less active partners. If one farmer drained his land, the others stopped up the drain so that his land was swamped. The strips were too narrow to admit of cross-harrowing or cross-ploughing. . . . Half the day was wasted in going to and fro between the different parcels. . . . Innumerable foot-paths to the various closes cut up and contracted the available land. Litigation was incessant, since self-interested farmers ploughed up the common balks or headlands, moved their neighbours' landmarks, and filched their land or crops." ¹ In large farms and large capital, affirmed Smith, lay England's only possible relief from this intolerable state of things.

The methods whereby, in the eighteenth century, enclosure was effected were various. Where it was found possible to secure the unanimous consent of the holders of rights and interests of all kinds within the parish, the change might be carried through by the parish authorities independently. Unanimous consent, however, was not likely to be forthcoming, and in practice the transaction was apt to involve two stages — first, the procuring of the assent of the possessors of four-fifths of the aggregate value of the land affected, and, second, the passage of a special act by Parliament authorising the enclosure and compelling the dissenting minority to acquiesce in it. As a rule, enclosure measures, in which were stipulated the necessary arrangements for surveys, compensation, and redistribution, were actually drawn by the large landholders and other persons of influence in the parishes concerned. In 1801 a statute was enacted to make easier the passage of private bills for enclosure.² An act of 1836 went further and made it possible, with the consent of two-thirds of the persons interested, to enclose certain kinds of common lands without specific authorisation of Parliament. And a General Enclosure Act of 1845 created a Board of Enclosure Commissioners authorised to decide upon the expediency of proposed enclosures and to carry them into execution if approved.³ The object of the measure was to lessen the

¹ Prothero, Pioneers and Progress of English Farming, 65.
³ 8 and 9 Victoria, c. 118, Bland, Brown, and Tawney, English Eco-
cost of the enclosure process, as well as to throw added protection about the rights of the poor.

**Effects of Enclosure upon the Small Holders.** The last great era of enclosure extended from about 1760 to the end of the fourth decade of the nineteenth century. The movement attained its maximum in the period 1800–19, when more than three million acres were enclosed; and by 1850 comparatively little open land remained.¹ The lands enclosed in these times, unlike those enclosed in the fourteenth, fifteenth, and sixteenth centuries, were intended for cultivation, and fairer effort was made, as a rule, to compensate possessors, either in land or in money, for the common rights of which they were deprived. The effects of enclosure upon the average small holder were likely, none the less, to be disadvantageous. Heretofore the tenant had been accustomed to utilise his individual allotments of land entirely for the growing of crops. His cow, his donkey, his flock of geese, found such sustenance as they could upon the common lands of the parish. Now the common lands disappeared and the cottager must not only grow foodstuffs for his family upon his bit of ground but provide upon it pasturage and meadow for his live stock. To share in the use of a common might be, and generally was, more desirable than to occupy exclusively a petty enclosed holding. “By nineteen out of twenty enclosure bills,” Arthur Young was compelled to admit in 1801, “the poor are injured, and some grossly injured.” ²

¹Nomio History, Select Documents, 541–542. In 1889 the functions of this board were transferred to the newly created Board of Agriculture.

²Inquiry Into the Propriety of Applying Wastes to the Better Support and Maintenance of the Poor (London, 1801).
Not infrequently the compensation obtained by the individual cottager for the common rights which he yielded took the form of money. Such sums, however, were easily expended, and the cottager was likely soon to find himself without anything to show for the valuable rights which he had once possessed. To his difficulties was added the fact that the application of capital to agriculture on the part of the large landholders, and the introduction of methods of cultivation which were for him impracticable, placed him at a sharp disadvantage in the growing of marketable produce. At the same time, as has been pointed out, the ruin of the domestic system of industry operated to deprive him of a supplementary means of livelihood.

The spread of enclosures was a continuous source of public discontent, and upon many occasions it provoked obstinate, and even violent, resistance. The point of view of the small holder is represented in a bit of doggerel current in the later eighteenth century:

"The law locks up the man or woman
Who steals the goose from off the common;
But leaves the greater villain loose
Who steals the common from the goose."

Protest, however, was unavailing. With the growth of population, the increase of demand for agricultural products, and the introduction of capitalistic and scientific methods of agriculture, the pressure for the closer utilisation of the arable land of the kingdom was irresistible. So far as the small-farming elements are concerned, what happened — not, of course, suddenly, but slowly and inevitably — can be stated briefly. Finding themselves unable, under the changed conditions, to gain a livelihood on their enclosed plots, the cottagers turned to one of three principal expedients. Large numbers of them, attracted by the new opportunities offered by factory employment, drifted to the towns and became factory wage-earners. Many who could bring together the necessary means migrated to the colonies or to other countries, including, in later times, the United States. Others, in perhaps greater number, remained on the land, sinking, however, to the status of labourers for a daily wage. The formerly numerous and substantial class to
which they had belonged decayed and almost disappeared.  

Further Concentration of Land-Ownership. From these developments arose the fourth cardinal feature of the country's agricultural revolution, i.e., the consolidation of land in large holdings and the reconstitution of the rural population upon lines which the large-estate system entails. As one after another the diminutive enclosed holdings were sold for a pittance and abandoned, they were added to other holdings — as a rule, to those of the lord of the old manor, who was fast becoming a great landed proprietor of the present-day type. The process of consolidation was accelerated by frequent purchases by industrial capitalists of lands owned by the smaller freeholders or yeomen. During the Napoleonic wars prices were high and land rose to a value forty times its rent. Even under such conditions the new industrial leaders, desirous of acquiring the social and political status still in a measure associated with the ownership of land, were willing to purchase freely. And in the great era of agricultural distress which followed the establishment of peace in 1815 the desire of the yeomanry to sell became almost universal, and the number of sales rose to astonishing proportions. Small freeholders very generally gave way to capitalist landlords; and by numerous intermarriages between the new capitalist and the old landowning families the consolidation of estates was carried still farther. By 1845 the process of concentration may be said to have passed through its most important stages.  


2 The point at which the development had arrived in 1831 is indicated by the census returns for that year. Of 236,343 males twenty years of age who were occupiers of land in England, 141,460 employed labourers to an aggregate number of 744,407; the remaining 94,883 cultivated their land with their own hands. On the other hand, of 79,853 occupiers in Scotland, only 25,887, or not one-third, employed labourers, and of 108,608 in Ireland, only 20,780. Porter, Progress of the Nation (ed. of 1847), 159-160.
ings were of the largest average size, and in which the proportion of cultivators owning the soil upon which they worked was smallest, was England.

"The progress of agricultural improvements," says a leading English authority, "left its mark by drawing hard and fast lines of cleavage between the classes in rural society." ¹ And the same writer goes on to remark not inaptly that "the small farmer who succumbed in the struggle was all the more to be pitied because the labouring class in which he had been merged was entering on a terrible period of privation and degradation." The classes which arose from the agricultural overturn were three, and they remain to-day the distinctive groups in English agrarian organisation. They are: (1) the landed proprietors, who let out their land in large quantities to farmers in return for as considerable a rental as they can obtain; (2) the farmers, who, possessing no proprietary interest in the soil and no direct community of interest with either landlords or labourers, carry on agricultural operations upon these rented lands as capitalist, profit-making enterprises; and (3) the agricultural labourers who neither own land nor manage it, but simply work under orders for wages. Before examining further the relationships existing among these classes, and the problems of contemporary interest arising therefrom, it will be desirable to explain more fully the great changes in industrial life by which the developments that have been described were accompanied.²

SELECT REFERENCES


² For a vivid description of rural conditions in England about 1820-30 see Perris, Industrial History of Modern England, 125-132.


CHAPTER VII

THE INDUSTRIAL REVOLUTION IN ENGLAND

Favouring Conditions. The transformation in agriculture which took place in England during the second half of the eighteenth century and the first half of the nineteenth was accompanied by, and closely interrelated with, fundamental changes in the organisation and technique of industry. As a designation of these changes—which, indeed, had the ultimate effect of converting England from an agricultural into an industrial state—there was invented by Arnold Toynbee, some decades ago, the now familiar phrase “Industrial Revolution.” As has been explained, the changes themselves consisted, broadly, in the rise of the factory system of manufacture to replace the domestic system, even as the domestic system in times past had replaced, in the main, the gild system. Prominent manifestations of the transition were the localisation of industries in factory centres, the shifting of population to these centres, involving a notable growth of towns, and an enormous increase in the country’s output of manufactured commodities. The causes of the revolution and the reasons why the development came first in England rather than on the continent, are numerous, complicated, and beyond a certain point elusive. Four or five favouring circumstances, however, are to be noted. One was the relative abundance in England of surplus capital. A second was a similar abundance of labour, skilled and unskilled. A third was the extension of markets, especially after 1760, involving an ever-growing demand for English goods. A fourth was the comparatively early break-down of the gild system and the enlargement of the control of domestic industry by merchant-manufacturers, rendering easier the transition to the factory. And a fifth was the comparatively early and rapid progress of mechanical invention. If a sixth were to be added, it might be the fact that the manufactures of England, unlike
those of France, were generally of such a sort, being staple commodities, that their production required no very high order of individual technique and could readily be carried on in the mass in factories.¹

Upon neither the volume nor the employment of capital in the eighteenth century have we statistics of value, for England or for any other country. All known facts, however, indicate that England offered larger opportunities and higher rewards for the accumulation of capital than did any other portion of Europe. Political and religious conditions were more favourable than in France and Germany, and the economic system, if not more liberal, was at least less obstructive. The establishment of the Bank of England (in 1694), and of other banks, supplied a decided impulse. In the second half of the eighteenth century the growth of wealth was retarded by war, yet the loss was by no means so great as that suffered by the country's closest competitor, France. Long before 1800, as has appeared, surplus wealth was being utilised in the building up of large estates, the introduction of new crops, and the development of the capitalistic type of agriculture. In the same era mobile funds were generally available for the establishment of large-scale manufactures whenever necessary conditions of other kinds were met. One of the chief of these conditions was a supply of skilled or easily trained labour. And in this matter, also, the advantage lay largely with England. In the seventeenth and eighteenth centuries the island kingdom attracted, especially from the Netherlands and from France, many of the best artisans of Europe (notably Huguenots who fled from France after the revocation, in 1685, of the Edict of Nantes), and in this manner the industrial energy and intelligence of the working classes were materially augmented. Although the gain was largest in the silk, linen, paper, and pottery industries, there was hardly a branch of manufacturing in which England did not profit heavily by the knowledge and skill of her immigrant workingmen.²

¹ A useful survey of the conditions underlying modern English industrial development is contained in J. E. T. Rogers, Industrial and Commercial History of England (New York, 1892), Lectures I–II.
² Ibid., Lecture VI.
In the next place, it is to be borne in mind that concentration of industry upon a considerable scale did not originate with the factory system. Even prior to the eighteenth century the advantages of the bringing together of labour, materials, and industrial processes under the immediate supervision of an employer or manager did not escape observation, and in some degree the principle had been put in operation in the small metal and some other industries. In the seventeenth and eighteenth centuries the woollen industry, especially in southern England, was brought under the control largely of merchant-manufacturers who owned the raw material and often the tools of the trade, and who employed combers, weavers, dyers, fullers, and other workmen whose services from time to time were needed. These workmen continued to live apart and to carry on their labour in their own homes or shops. From this arrangement it was, however, but a step to the concentration of the materials and processes of manufacture under a single roof and the settlement of the labourers in the immediate vicinity of factory or mill. And it is not to be overlooked that in scattered instances this thing had been done prior to the period commonly regarded as the dawn of the new industrial era. Thus we read of a certain Jack of Newbury who had a clothing factory at the beginning of the sixteenth century and employed a thousand workmen, many of whom he led to do battle with the Scots at Flodden.

**English Leadership in Invention.** But the rise of the factory type of industry on any considerable scale was contingent upon the improvement and increased utilisation of machinery; and the most conspicuous, if not the most essential, favouring circumstance of the industrial transformation in England became the early and remarkable development of invention. There has been no small amount of speculation as to why England should have produced the unrivalled galaxy of inventors — Kay, Hargreaves, Arkwright, Crompton, Cartwright, Radcliffe, Horrocks, Newcomen, Watt, Bolton, Telford, Murdoch, Trevethick, Cort, and a host of others — by whom in the eighteenth and earlier nineteenth centuries the industrial leadership of the kingdom was so firmly established. It was not because the need of improved mechanical appliances was more
keenly felt than in France, Germany, Switzerland, and other countries. It was not because England was a leader in pure science, although the contributions to scientific knowledge made by Davy, Wollaston, Faraday, Herschel, and Cavendish were numerous and in some instances of exceptional originality and importance. The priority of the kingdom in the field of invention seems to be attributable, in the main, to two things — first, the fact that the need was at least as great as anywhere, and second, the bent of English genius in the period under consideration toward practical, applied science. While continental savants prosecuted their researches in light, electricity, and chemical reactions, Englishmen of scientific interests busied themselves with the application of knowledge already available. With only an exception or two, the English inventors were men of very ordinary education, and several of them were but tinkers and jacks-of-all-trades. Through an infinite amount of patient experimentation they contrived to bring to bear upon the problems of everyday industry the discoveries of their more brilliant continental contemporaries. Watt, for example, made practical use of the expansive power of heat, and the result was the steam engine; but the idea that such a thing could be done seems to have originated with a physicist of Marburg. The steam-engine came as a practical device to meet a very definite need — the need of pumps of greater strength in mines which were reaching levels where the old hand-power or horse-power pumps could not be made to serve. Here, and in scores of other cases, was very well illustrated the principle that necessity preceeds invention, even though continental experience demonstrated that necessity does not always produce invention.

The historical importance of the mechanical inventions of the eighteenth and nineteenth centuries can hardly be exaggerated. "They serve," says a recent writer, "to explain the world in which we live, with its busy cities, its gigantic factories filled with complicated machinery, its commerce and vast fortunes, its trade unions and labour parties, its bewildering variety of plans for bettering the lot of the great mass of the people. The story of the substitution for the distaff of the marvellous spinning-machine with its swiftly flying fingers, of the development of the locomotive and the ocean steamer which bind together the
uttermost parts of the earth, of the perfecting press, producing a hundred thousand newspapers an hour, of the marvels of the telegraph and the telephone — this story of mechanical invention is in no way inferior in fascination and importance to the more familiar history of kings, parliaments, wars, treaties, and constitutions.”¹

The inventions by which English industry, and eventually the industry of the world, was transformed were of two general kinds, according as they comprised the improvement of old tools and the construction of new ones or the application to these tools of non-human power, first that of running water or of beasts of burden, and later that of steam. Each invention became, in both of these lines, a link in a long chain; and the effects of all of them permeated agriculture, transportation, trade, and, indeed, every department of national activity. The development of invention took place, at least in the earlier portion of the period, in relation principally to two main groups of trades — the textile group (including especially the manufacture of cottons, woollens, and linens) and the mineral group (involving chiefly the mining of coal and ores, the working of iron, and the making of machinery). And the first great branch of manufacture to be notably affected was the production of cotton cloth. For centuries the woollen manufacture had been the country’s largest and most favoured industry, whence it arose that that trade was so surrounded with tradition that innovations in the methods whereby it was carried on were introduced but slowly and with difficulty. The cotton industry, on the other hand, was of recent origin, and hence was differently situated.² At the middle of the eighteenth century it was only beginning to rival the woollen business, and not until 1802 did exports of cottons equal exports of woollens.

Invention of Machinery for Spinning. In the manufacture of cottons, as indeed of all textiles, there were involved two

¹ Robinson and Beard, Development of Modern Europe, II, 31.
² The earliest mention of cotton manufacture in England is in 1641, although there are some indications that the industry was introduced during the reign of Elizabeth. Its earliest seats were Manchester and Bolton, and from the first it was organised under the form of the domestic system. E. Baines, History of the Cotton Manufacture in Great Britain (London, 1835), 84–112.
main processes — the spinning of the yarn from the fibre and the weaving of the yarn into cloth. Aside from the problem of obtaining adequate supplies of the raw material (in earliest times chiefly from India), the principal difficulty in the manufacture of cottons lay in preserving some sort of balance between the two processes named; and in the woollen industry this difficulty was hardly less serious. Both processes, of course, were performed by hand; but of the two, spinning was so much the slower that from five to ten spinners were required to keep one weaver occupied. At the opening of the eighteenth century cotton, wool, and flax were still spun by the use of distaff and spindle, and it was only as the century advanced that this primitive method was subjected to the slight improvement arising from the introduction of the spinning wheel.\(^1\) Weaving — consisting essentially in passing one set of threads, called the woof, or weft, alternately under and over another set, called the warp, or web — was performed by the use of a hand-loom, constructed to hold the warp and to permit half of the threads to be raised and the other half to be depressed while the operators pushed back and forth between the two a shuttle carrying the weft-thread. Not until about 1773 was it possible to produce cotton thread which was sufficiently strong to be used for the warp; until then linen thread was employed. Weaving was comparatively heavy labour, and under the domestic system it was likely to be done by the head of the household, aided by grown sons or hired workmen, while the women and children, with such outside help as might be obtained, produced as best they could the necessary yarn. In 1733 John Kay, a clock-maker of Bury, in Lancashire, patented a device known as the "flying shuttle" by means of which, regardless of the breadth of the cloth being woven, a weaver was able to propel without assistance the shuttle by which the cotton weft was carried back and forth through the threads composing the linen warp.\(^2\) By this invention the speed and product of the weavers and spinners was made still more disproportionate. One man could operate a loom that

\(^1\) For a detailed description of the early process of spinning see Perris, \textit{Industrial History of Modern England}, 88–89.

\(^2\) For a brief description see Slater, \textit{Making of Modern England}, Introd., xxxii.
formerly had required the attention of two, and at the same time the machine's productive capacity was doubled. More than ever, the demand for cotton thread and for yarn outran the supply, and in 1761 the Royal Society for the Encouragement of Arts and Manufactures offered two prizes for inventions which would enable the spinning-wheel to produce more than one thread at a time.

With little delay the desired end was attained. In 1764 James Hargreaves, a Lancashire weaver, brought to completion his "spinning-jenny," which was a simple machine operated by a hand-wheel and carrying at first eight threads, then sixteen, then twenty, and within the inventor's own lifetime eighty—a machine, furthermore, which could be operated by a child. The thread spun was, however, so frail that it could be employed in the weft only, and the full result of the improvement could not be realised until there should have been a proportionate advance in the production of thread used in the warp. This need, too, was promptly supplied. In 1771 Richard Arkwright, a wandering peddler, set up a mill at Cromford, in Derbyshire, in which he brought into use his newly patented "water-frame," a machine which by the peculiar firmness which it imparted to the thread it spun made it possible for the first time to dispense with linen in cotton manufacture and to produce cloth wholly of cotton. Arkwright was an inventor only in the sense that he combined ingeniously devices which he appropriated from other people. But the introduction of the water-frame was an event of prime importance in the history of textile manufacture, not only because the "water-twist" demonstrated the practicability of all-cotton cloth, but because the new machine (in an improved form known as the "throstle"), consisting essentially of two pairs of rollers requiring to be turned by water or by steam power, could not be set up in the ordinary cottage and could be utilised profitably only under circumstances commonly associated with the factory. In 1779 Samuel Crompton, of Lancashire, brought together the best features of the Hargreaves and Arkwright machines in what came to be known popularly as the "mule," or the "mule-jenny," a mechanism which has been improved until it to-day carries two thousand spindles and calls for so little attention that several machines can be operated
by one person. It was by Crompton's improvements that the spinning of very fine and soft cotton thread was first made possible, with the consequence of the inauguration in England of the manufacture of muslins. The inventions of Hargreaves, Arkwright, and Crompton imparted to English textile industries a stimulus that was altogether remarkable. Not only was the manufacture of woollens, silks, and linens increased in ease, speed, and amount, but the production of cottons was brought into the forefront of profitable industries. By Eli Whitney's invention of the cotton-gin, in 1792, the American stock of raw material was put in the way of indefinite increase, and thereafter the production of cotton thread in England was limited only by the demand of the cotton weavers.

**Invention of Machinery for Weaving.** In point of fact, the improvements that have been mentioned quite reversed the traditional relations between the spinners and the weavers. It was now the weavers who lagged behind, for in weaving there had been no advance since the introduction of the Kay shuttle. Until near the close of the century the best looms in existence were operated by hand and were of very limited productive capacity. From 1784 onwards a Kentish clergyman, Dr. Edward Cartwright, the inventor of a machine for wool-combing, gradually worked out the principles of the first power-loom, to be operated by water, and in 1791 a Manchester firm contracted to take four hundred of the Cartwright looms. Not much was made of the invention, however, before the close of the first decade of the nineteenth century, and in the meantime, while the spinning industry had been taken largely out of the hands of the domestic workmen and concentrated in mills, hand-loom weaving in the homes of the workingmen continued much as before. In 1809 Parliament voted Cartwright a subsidy of £10,000 in recognition of his services to industry. By Radcliffe, Horrocks, and other inventors the Cartwright loom was so improved that it could produce finer grades of cloth than was originally possible, and by 1815 the machine was coming into common use and was enabling the weavers in their turn to catch up with the spinners. The delay in the power-loom's adoption is to be explained in part by the lack of speed and other defects of the mechanism itself, in part by the unsatisfactory nature
of the available water-power, but perhaps principally by the tenacity with which the weavers as a class resisted the tendencies of the times and clung to the ancient methods of their craft. Weaving became, indeed, the last great stronghold of the domestic system, and it was only after steam-power had begun to be employed on a considerable scale that in this branch of industry the balance was turned definitely in favour of the factory. As late as 1813 there were in operation in England and Scotland only 2,300 power-looms. In 1820, when there were supposed to be in operation about 15,000 power-looms, it was estimated that there were in use, in the cotton industry alone, between 200,000 and 250,000 hand-looms. And, although in 1833 the number of power-looms was 100,000, evidence presented to a committee of the House of Commons indicated that the use of hand-looms had rather increased than fallen off. The contest between the two forms of weaving constitutes one of the most notable features of English industrial history in the first half of the nineteenth century. It could end in but one way. But the hand-workers yielded only gradually, and not until their income had been pressed down by competition to the bottom point of bare subsistence. The misery of the hand-loom weavers was long notorious, not only in England, but in other countries where there was a similar hopeless struggle.

The Steam-Engine. It cannot be too strongly emphasized that the vital elements in the industrialism of the new era were power and combination. Machinery presupposes power and necessitates concentration of capital and effort, and a fundamental aspect of the revolutionising of eighteenth-century industry was the concentration of new agencies of power, notably steam, no less than the transfer of labour from the homes of the people to the mill and factory. The steam-engine, than which no mechanical device has wrought greater changes in the economy of the world, is the product of inventions covering a long range of time. The expansive power of steam was understood, indeed, by the ancients, but never until the beginning of the eighteenth century were means devised by which this power could be put to practical use. About 1705 Thomas Newcomen introduced the principle of the cylinder and piston and produced an engine which was of substantial service in pumping.
In 1763 James Watt set himself the task of improving Newcomen's engine, chiefly by eliminating its waste of energy, and of rendering it more widely available for the purposes of manufacture. In 1768 he formed a partnership with a Birmingham capitalist, Matthew Bolton, and in 1769 he took out his first patent. By closing both ends of the cylinder and arranging for the driving of the piston back and forth rapidly and entirely by steam,¹ by introducing the revolving balls, or "governor," to impart regularity of motion, and by perfecting an arrangement of rod and crank permitting the driving of a wheel connected by a belt with the machinery to be run, Watt brought the steam-engine to a form such that it was adaptable for the first time to the operation of spinning machines, power-looms, saw-mills, and other mechanical devices. Steam was first employed to run spinning machines in 1785 at Papplewick, in Nottinghamshire, and by 1800 there were eleven of Watt's engines in use in Birmingham, twenty in Leeds, thirty-two in Manchester, and many in other industrial centres throughout the kingdom.

Advance of the Metal Industries: Iron and Coal. The advances in the textile trades which have been described were conditioned upon corresponding advances in what may be termed loosely the metal industries. The equipment of the factories with spinning, weaving, and other kinds of machinery required that there should be a revolutionising of the processes of machinery manufacture. This, in turn, called for the increased production and the cheapening of the necessary raw materials, principally iron. And both the acquisition of these materials and the operation of the steam-propelled machinery in all industries required that there be made available a vast and inexpensive supply of fuel. Northern and north-central England was richly underlaid with deposits of iron and coal, but it was not until after 1750 that the proper modes of utilising these resources began to be at all understood. In earlier times, and indeed until the eighteenth century was nearing an end, iron

¹ In Newcomen's engine only a slow downward and upward motion of the piston was possible. The upward motion was produced by steam pressure, the downward motion by atmospheric pressure after a vacuum under the piston had been created by steam condensation.
was scarce and costly and was used sparingly. The larger portion of the English supply was imported from Sweden, not because of any lack of native ore, but because of the backwardness of the English smelting industry. Smelting was carried on at many petty forges scattered over the country, principally in the south. But the development of the industry was held within narrow limits by the inadequacy of the fuel supply. The fuel used was charcoal, and the amount required was altogether disproportionate to the bulk of the product, the maximum annual output of a charcoal furnace being only about three hundred tons. As early as the seventeenth century efforts were made to utilise coal in smelting, but chemical difficulties which there were no known means of overcoming frustrated the attempt. In 1735 success was attained in smelting with coke, although the value of the discovery was lessened by the fact that the iron so produced was lacking in the quality of malleability; and somewhat later there was discovered a method by which coal could be employed in the same way. In 1760 the crude bellows which had been used to supply the necessary blast was replaced by Smeaton’s cylinder-blowing apparatus, and in 1790 steam was first employed in this connection as a motor force, with the result of effecting a saving of one-third of the fuel and greatly stimulating production. Meanwhile two inventions of Henry Cort, of Gosport, revolutionised the malleable industry quite as completely as the use of coke and coal had revolutionised the production of pig-iron. One of these was a process, patented in 1783, and known as “puddling,” whereby, with the use of coal and by the injection of oxygen, pig-iron could be converted into the malleable product. The other was a mechanism for the working of malleable iron, patented in 1784, involving the substitution of rollers for the slow forge hammers hitherto in use. In 1789 Cort’s first patent was annulled, with the result that the puddling process was made available for iron-workers everywhere. By these developments, combined with a steady rise of the price of Swedish iron in the years 1770–90, the production of iron in England was stimulated greatly. In the period 1740–88 the output was increased from 17,000 to 68,000 tons, and after the last-mentioned date the increase went on with such rapidity that by 1796 the product aggregated
125,000 tons. In 1802 there were 144 furnaces in England and Wales and 24 in Scotland, and already iron was being exported. In 1806 the estimated output was 250,000 tons, and in 1815 exports rose to 91,000 tons. The principal fields of this development were districts in the neighbourhood of the coal beds, notably southern Staffordshire and southern Wales, with Scotland a close competitor. Incident to the increase and cheapening of the production of iron, as well as in response to the growing demand of the industrial entrepreneurs for more and better machinery, came the gradual expansion of machine manufacturing. It is said that in 1800 there were in England not more than three good machine shops. But thereafter the number was increased, slowly until about 1825, subsequently more rapidly.

Vitally related to this development, and in the last analysis making it possible, was the transformation of the coal-mining industry. The manufacture of iron and of iron products required abundant and inexpensive fuel; so, too, did the operation of the mills and factories. Before the close of the eighteenth century the introduction of steam-pumping had made it possible to sink deeper shafts, but the expansion of coal production first became really noteworthy in the decade 1810–19. In that period the huge pillars of coal which it had been customary to leave in the mines to support the roof began to be replaced by wooden props. In 1813 the steam boring-machine was invented. In 1815 Sir Humphrey Davy introduced his safety lamp, whose use both protected the miners and made possible the excavation of lower levels. And in 1820 mechanical haulage underground began to be substituted for the labour of wretched women and children, who hitherto had been employed almost exclusively in carrying the coal up the long flights of stairs from the various levels to the surface. In 1819, when the quantity of coal shipped coastwise from British ports was 4,365,000 tons, it was estimated that the amount distributed inland by means of highways and canals was over 10,000,000 tons. By 1850 the total output was estimated at 56,000,000 tons. The great producing regions were the areas of Northumberland and Dur-

ham in the vicinity of Newcastle-on-Tyne, southern Scotland, Cumberland, Lancashire, and southern Wales.

**Rise of the Factory System: Causes.** Thus were brought together from diverse sources, and by men often who, like Cort, derived no pecuniary advantage from their labours and ideas, all of the elements which are necessarily involved in the operation of modern industry: devices to promote proficiency, variety, and speed in manufacturing; materials for the making of the requisite machinery; cheap and abundant fuel for the generation of power; means, through the employment of steam, of unlimited increase and adaptation of that power; and rapidly growing facilities for easy transportation over long distances.\(^1\)

The result was the rise of the factory system. It is true that factories in England far antedate the eighteenth century. The first of which mention is made existed as early as the days of Henry VIII, and one of the interesting, although minor, phases of English economic history is the development of these pre-revolutionary manufacturing establishments. Not until the later eighteenth century, however (perhaps better, the early nineteenth), can there be said to have been in England a *factory system*. “What the great inventions did for the factory,” says one writer, “was to change the relation of hand work to mechanical assistance. The tool and the machine tool are under the government of the hand. It is the worker who supplies the force and the tool which obeys; but after the great inventions the position of the worker in the modern factory came to be that of assisting the machine rather than that of supplying the energy to the hand or machine tool. There were factories before the inventions of Watt and Crompton and Cort, but the ‘factory system’ of the nineteenth century implies specially a subordination of the worker to the machine, which justifies us, if we look at the change over a long period, in speaking of the effect as a revolution.”\(^2\)

The factory grew up alongside the domestic system of industry, and it need hardly be remarked that the one never wholly displaced the other. To this day there are communities in England in which the processes of

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1 On the improvement of transportation facilities see pp. 236–241.
manufacture are carried on extensively under the forms of the old domestic system. A familiar instance is the manufacture of small articles of hardware in the villages that cluster about Birmingham. The domestic system, however, has quite lost its hold upon the nation, and the emphasis of nineteenth- and twentieth-century industrialism is distinctly upon the factory.

The fundamental feature of the factory system is the bringing together of large numbers of wage-earning workmen in capitalist-owned establishments where more or less costly and elaborate machinery is operated by water or steam power. Why the invention and improvement of spinning and weaving apparatus, for example, should have induced the growth of textile factories requires but a word of explanation. In the first place, the new machines were, as a rule, too expensive to be bought and used by the cottage workman. The old spinning-wheel and handloom had been so simple in construction, so easily obtained, and so easily repaired that no labourer need be embarrassed by the cost of the tools of his trade. Crompton's "mule" and Cartwright's power-loom, however, were expensive, even in their rudimentary forms, and with their introduction the possession of some capital became for the first time imperative in textile manufacture. In the second place, it was almost impossible to operate the new appliances within the home. The machines were large, heavy-running, and built for great output. They called for the application of water-power or, better, of steam. The former could be had only in certain localities, and the latter entailed the purchase of expensive machinery in addition to that employed directly in manufacture. Where either sort of power was utilised at all, there was certain to be enough of it to run many machines, affording employment for numbers of workmen. Such an enlargement of the scale of industry within the home was obviously impracticable. The consequence was that the cottager abandoned home manufacture and became an employee in some centralised establishment where numbers of labourers worked regular hours under the control of their employers in buildings in which the requisite machinery was set up and the necessary power was provided. The introduction of machinery and of power rendered it a matter of economy, furthermore, to concentrate under a single roof, or at least in
a single establishment, the various branches of an industry. In
the cotton manufacture, for example, there was no reason why
the carders and the spinners, or the spinners and the weavers,
should not carry on their respective processes within close reach
and by means of a common supply of power.

Such, then, were some of the considerations and conditions
which underlay the factory régime as it developed, first in the
manufacture of cottons, then in that of woollens and of other
textiles, and ultimately in that of metal, wooden, leather, and
almost every other kind of goods. "The typical unit of produc-
tion," says an English writer, "comes to be no longer a single
family or group of persons working with a few cheap, simple
tools upon small quantities of raw material, but a compact and
closely organised mass of labour composed of hundreds or thou-
sands of individuals co-operating with large quantities of ex-
pensive and intricate machinery through which passes a contin-
uous and mighty volume of raw material on its way to the
consuming public." This new unit is the nineteenth-century
factory.

The Dislocation of Industry and Shifting of Population.
By the transformation that has been described the economic and
social condition of the mass of the English people was pro-
foundly modified. Every device by which a machine was made
to do the work of a man, or of a score of men, involved a
dislocation of industry and the throwing of numbers of people
out of employment. Although there are those who maintain the
contrary, it may be assumed that in the long run the introduc-
tion of machinery enlarged the sphere of labour and tended to
improve the condition of the labourer. But at the time almost
every invention of importance brought down upon the head of
the inventor the maledictions of the labouring masses. Har-
greaves met with mob violence and was compelled to remove
from Lancashire to Nottinghamshire in quest of an opportunity
to set up in safety his spinning-jenny. In 1779 there took
place in Lancashire a series of outbreaks in the course of which
large quantities of machines were broken in pieces by the angry
populace; and at various times scores of similar demonstra-
tions occurred in different parts of the country. But the trend
toward the substitution of machine for hand labour was too
strong to be stayed by men who had no resource save violence. Slowly and painfully the labouring elements of the kingdom accepted the inevitable.¹

The most striking aspect of the readjustment was a general shifting of population. The movement was two fold: (1) from the southern to the northern sections, and (2) from the rural districts to the towns. The migration to the more sparsely populated north began before the revolution was far advanced, and, indeed, somewhat independently; but the stimulus which was responsible for the enormous proportions it assumed was imparted very clearly by the industrial change. It was in the north almost exclusively that water-power was available. Still more important, it was in the northern and northwestern counties that there lay the deposits of coal and iron whose utilisation, as has appeared, was essential to large-scale industrial development. By these considerations almost entirely was determined the location of the new factories and mills. From all portions of the country working people flocked to the cities (many of them essentially new foundations) of Yorkshire, Nottinghamshire, Lancashire, and Derbyshire, and these cities, notably Leeds, Manchester, Sheffield, Liverpool, Birmingham, Glasgow, and Newcastle, became now the most populous and flourishing, with the exception of London, in all England.² In these centres were set up mills around which people who had abandoned their rural homes gathered by hundreds of thousands in quest of work and wages. Cottagers who with their families had been accustomed to eke out by household manufacture a scant living derived from the soil found to their dismay that they were able neither to produce goods which would any longer command a market nor to provide themselves with the machinery necessary for the production of such goods. They were, as an American writer has stated it, “devoting themselves to two inferior forms of industry.”³ In so far as they were handicraftsmen, they were competing with a vastly cheaper and better form of manufacture; in so far as they were tillers of the soil, they were

¹ On the general aspects of the relation of invention to labour conditions see J. S. Nicholson, The Effects of Machinery on Wages (London, 1892).
³ Cheyney, Industrial and Social History of England, 221.
competing with large-scale and more economically managed agriculture. Under these circumstances their one resource was to abandon their homes, yield their heritage of economic independence, and become either employees in the new factory towns or non-landholding agricultural labourers. Many did the one thing, many the other. Many, indeed, went to swell the ranks of a migratory wage-earning class such as England hitherto had not possessed. The upshot of these changes was a complete overturn of the regional balance of power in the country. Hitherto the most progressive and influential portions of the kingdom had been the south and east, while conservatism had found its refuge mainly in the poorer and less densely populated north and west. In the early nineteenth century, however, numerical preponderance passed northward. In due time political preponderance followed, and at the present day, apart from London, it is in the north that the wealth and the trade which uphold the power of the nation, and of the empire, have their seat.

Adverse Effects of the Rise of the Factory System. The consequences of the changed conditions of industry were neither immediately nor ultimately altogether wholesome. For one thing, the development of the factory system produced for the first time in the history of industry a thoroughgoing differentiation of capital and labour. The gildsman of mediæval and early modern days was at the same time an employer and a labourer. He gave employment to journeymen and apprentices, but he worked along with his employees, and in his interests and daily life he had much in common with them. The same thing was true of the relation existing between the domestic manufacturer and the little group by which he was assisted; although, as has been explained, there arose under the domestic system a certain amount of capitalistic organisation. Under the factory system, however, the line was drawn sharply between the employer and the employed. The one not only supplied the raw materials but owned the buildings in which manufacturing was carried on, and also the machinery used; the other merely worked for wages. Under these conditions the interests of the two tended to grow apart, and to become at times irreconcilable. Furthermore, superabundance of workmen meant low wages
and long hours, and opportunity to rise from the labouring to
the employing class was virtually non-existent.

Another effect of the new system was to throw upon women
and children an unprecedented industrial burden. Machines
imposed a discount upon muscle and skill. In consequence of
the inventions, particularly those applicable to the textile indus-
tries, it became possible for women and children to do much
of the work that formerly had fallen to men; and since the
labour of women and children could generally be had at less
cost than that of men, the tendency was for men in large num-
bers to be thrown out of employment entirely. It came about
that not infrequently the normal relations of the home were
reversed, wives and children becoming breadwinners, while
grown men vainly sought employment or sank into contented
idleness. Under the domestic system, as has appeared, women
and children performed no inconsiderable share of the work
done in the home, and we are not to suppose that the idyllic
conditions described by Goldsmith in his lament upon the social
transformations of his day¹ were really very common. None
the less, it is incontestable that the entering of the factory meant
as a rule no improvement, but distinctly the reverse, for both
woman and child.²

The most deplorable aspect, indeed, of the new régime was
the physical and moral disadvantages to which the working
classes under it were almost inevitably subjected. During the
first half of the nineteenth century conditions of labour and of
living became in many parts of England the worst the kingdom
had ever known. Men, women, and children were thrown to-
gether in great establishments with few facilities for the preser-
vation of health and comfort and none whatever for the exercise
of moral control. Not all factory owners were men of an
avaricious and morally indifferent character, but the proportion

¹ In The Deserted Village, published in 1770.
² From the point of view of womenkind generally there is, of course, the
fact on the other side that as a result of factory development
"thousands of women belonging to the more fortunate classes have been
relieved of many of the duties which devolved upon the housewife in the
eighteenth century when many things were made at home which can now
be better and more cheaply produced on a large scale." Robinson and
Beard, Development of Modern Europe, II, 48.
was beyond doubt larger than it is to-day. Such was the zest attending the operation of the first great factories that small regard was likely to be paid to the welfare of employees. Fifteen, and even eighteen, hours became a not uncommon working-day. Unwholesome as conditions were apt to be in the factory, the state of the working-people's homes was often worse. Whereas formerly the mass of labourers had lived in humble but not necessarily unhealthful country dwellings and had worked largely in family groups, now they were gathered in congested districts in the great mill centres where housing accommodations were much of the time hopelessly inadequate. As late as the accession of Queen Victoria it appears that not less than one-tenth of the population of the great city of Manchester lived in cellars, which reeked with filth and bred perennial pestilence. Compared with the lot of the English factory workman of seventy years ago, that of the American negro slave in the same period was in many respects preferable. The slave had at least an abundance of fresh air, substantial food, and hours for rest and recreation. The factory employee had none of these. Even the forms of slavery did not lack analogies in the traffic in orphans and pauper children whereby the operators contrived, in collusion with the parish authorities, to keep up the supply of cheap labour for their establishments.¹

Compensating Advantages. The unfortunate developments that have been mentioned represent, of course, but one side of the case. It is not to be forgotten that the rise of the factory system contributed enormously to the increase of the national wealth and provided employment, although for a time ill-adjusted, for masses of people who were losing their grip upon the soil. In contrast with the domestic system which kept workpeople apart, the factory system brought them together and afforded opportunity for them to combine for the promotion of their interests. Under the domestic system the trade union

¹These darker aspects of the new industrial system in England were portrayed vividly in the writings of various foreign observers and critics during the middle portion of the nineteenth century. Friedrich Engels described them in his *Die Lage der arbeitenden Klassen in England* ("The Condition of the Working Class in England in 1844"), published in 1845. And in *Das Kapital*, published in 1867, Karl Marx dwelt upon them at much length in illustrating the iniquities of capitalism.
would have been an impossibility; under the factory system it rose naturally to a position of commanding influence.\(^1\) The growth of the northern industrial populations contributed powerfully, furthermore, to the triumphs of parliamentary reform in the nineteenth century, thereby opening the way for the application of political pressure in behalf of remedial industrial legislation. And the unfortunate conditions which were created and fostered by the factory, although too long accepted as inevitable, were not allowed to be perpetuated for all time without a determined, and at least partially successful, attempt to ameliorate them. In subsequent chapters some attention will be given the efforts put forth in this direction.\(^2\)

With respect to the general effect of the changes which have been described the following interesting and sensible conclusion is arrived at by a leading English authority: "When we look at the details of a period of transition we cannot but be appalled by the misery that occurred. This was true of the Tudor enclosures, it was true too of the beginnings of the factory system; but it is not clear in either case that the change has really been an evil. We could not wish to retrace our steps to a time when there was no machinery. In most of the machine industries, things have already so adjusted themselves that the remuneration of the worker is greater and the conditions under which he does his work are more wholesome than in the old days. It is not in the trades where machinery is used, but in those where there is little or none, that there is the greatest suffering at present. Those who are constantly working with delicate machines are bound to exercise an amount of care and dexterity which was not formerly required, and if we compare the factory hand of the present day with the domestic worker as he really was in the eighteenth century, it is hard to point out any characteristic trait, or any single circumstance, in which he has really suffered."\(^3\)

**Industrial Advance since 1850.** The formative period in the history of modern English industrialism was the second half

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\(^1\) See Chap. XIX.

\(^2\) See Chaps. XVII and XIX.

\(^3\) Cunningham, *Growth of English Industry and Commerce* (ed. of 1892), II, 475.
of the eighteenth century and the first quarter, or perhaps the first half, of the nineteenth century. Since 1850 the record has been one, mainly, of (1) expansion of the volume of industrial enterprise and industrial output, (2) subdivision of forms and specialisation of processes of manufacture, (3) extension of facilities for the transportation of British wares to distant markets, and (4) increased competition of the industry of Germany, the United States, and other countries. As has appeared, a factor of large importance in the revolutionising of English industry was the abundance of the country's supply of coal and iron. In later decades this supply has been unfailing. The increase of the amount of coal mined and of the quantity of iron ore produced is indicated by the following figures:

<table>
<thead>
<tr>
<th>Year</th>
<th>Coal mined (in million tons)</th>
<th>Iron ore produced (in million tons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1800</td>
<td>10</td>
<td>.5</td>
</tr>
<tr>
<td>1850</td>
<td>49</td>
<td>5.5</td>
</tr>
<tr>
<td>1880</td>
<td>147</td>
<td>18.0</td>
</tr>
<tr>
<td>1896</td>
<td>195</td>
<td>8.5</td>
</tr>
<tr>
<td>1900</td>
<td>225</td>
<td>12.5</td>
</tr>
<tr>
<td>1913</td>
<td>287</td>
<td>10.5</td>
</tr>
</tbody>
</table>

Various minerals — clay and shale, limestone, sandstone, salt, tin — are produced in considerable quantities; but coal surpasses all others to an extent such that its value annually approaches six-sevenths of the value of the entire mineral output. The principal coal-fields are situated in the counties of Durham, Yorkshire, Lancashire, Staffordshire, and Derbyshire. And it is estimated that even at the present enormous rate of consumption the supply is adequate to last five hundred years. The stock of iron-ore is by no means so great, and the product has fluctuated widely, being of late about 10,500,000 tons annually.

The manufacturing industries of the kingdom fall into two principal groups, i.e., textile and metal-working. The output of the textile trades was quadrupled during the reign of Queen Victoria, and at the close of that period British mills were consuming one-fourth of all the fibre that the world produced. Between 1870 and 1900 the cotton industries increased by forty per cent. and the woollen by one hundred and five per cent., notwithstanding the rapid growth of American, German, and
other foreign competition. At the opening of the present century, British mills were producing 14,000 miles of cotton cloth a day — more than was produced in all other European countries; and of this amount almost two-thirds was exported to other lands. In 1913 57,000,000 spindles were operated in the United Kingdom, 43,000,000 in continental countries, and 32,000,000 in the United States. The progress of the woollen industry was scarcely less phenomenal. During the period 1800-50 the quantity of wool used in British factories was doubled. But during the period 1840-1900 it was increased between four and five times. The conditions of the woollen trade have been altered profoundly by the cheapening of the raw material in consequence of the development of sheep-raising in Australia. Whereas in the first half of the nineteenth century the wool worked up in the mills was mainly home-grown, more than four-fifths of the supply to-day is imported from Australia or other distant countries. The price of woollen cloth, like that of cottons, has undergone sharp decline. Yet the industry continues to be of very great value to the country. Geographically, the cotton industry belongs almost entirely to South Lancashire, together with adjacent parts of Cheshire, Yorkshire, and Derbyshire — to Manchester and the great industrial towns in its neighbourhood — where moistness of climate and proximity to coal supply afford conditions especially favourable. The great field of the woollen industry is no longer East Anglia, but the West Riding of Yorkshire, together with eastern Lancashire. The metal industries are more scattered. The region wherein they are carried on most extensively is the "Black Country" and Birmingham district of Staffordshire, Warwickshire, and Worcestershire. But they are well represented in the areas of textile manufacturing, as is illustrated by the localisation of the cutlery industry in Sheffield. The region about London is a notable seat of the engineering trades.

An aspect of the British industrial situation in recent decades which requires emphasis is the rapidly growing competition encountered in consequence of the industrial development of Germany and of the United States. By reason of her priority in the application of invention and capital to industry, together
with the comparatively undeveloped and the predominantly agricultural character of the United States, Germany, and other lands, Great Britain long enjoyed an almost unrestricted command of the world’s markets. The triumphs of her manufacturers, merchants, and financiers were easy, and the industrial wealth and prosperity of the nation seemed permanently assured. Of late, however, foreign competition has been felt seriously, just as was foreign rivalry in corn-growing a hundred years ago and similar rivalry in respect to meat and other animal products at the middle of the past century. In other words, foreign competition has been transferred in increasing degree from agriculture to manufacture; and, as an English writer has said, “with a certain amount of alarm and of surprise the British manufacturer has watched the transformation of America and Germany in particular into great manufacturing countries.”

The growth of the aggregate demand for manufactures is so enormous that the rise of large-scale industry in other countries may well mean only an impairment of Britain’s relative, rather than of her absolute, hold upon the world-wide market. And the fact that Germany has been willing to risk so much for the sake of increasing her industrial outlets may be taken to indicate that the British position hitherto has been fundamentally secure. None the less, British industry now has to strive for opportunities whose attainment formerly required no effort. And while the result has been to compel the adoption of improved methods and the injection of a new spirit, the pressure which has arisen has caused grave apprehension and has been responsible for the propagation of new theories and policies of industrial and trade operations.

SELECTED REFERENCES


1 Slater, Making of Modern England, 240.
2 See pp. 271–277.


THE INDUSTRIAL REVOLUTION IN ENGLAND


CHAPTER VIII
ENGLISH RURAL DECLINE

General Aspect of the Situation. In preceding chapters has been sketched the process by which, during the later eighteenth and earlier nineteenth centuries, England was converted from a predominantly agricultural into a predominantly industrial country. The factors which contributed most largely to the transformation were the increased employment of capital in agricultural enterprise, the divorce of agriculture and manufacture which arose principally from the growth of the factory system, and the revival and substantial completion of the enclosure movement. In later times the ascendancy which industry gained a hundred years ago has been still more securely established. By the census of 1901 only 1,192,167 persons ten years of age and upwards were shown to be engaged in agriculture, as compared with 1,116,202 in the metal industries, 1,094,301 in transportation, 1,042,864 in the building trades, 994,668 in textile manufactures, and 805,185 in mining. Estimates compiled in 1907 placed the net industrial output of the United Kingdom for the year at £712,000,000 and the output of agriculture at but £210,000,000. In no small measure the wealth, strength, and influence of Great Britain are to be attributed to the peculiar position which the country long occupied as the workshop of the world; and among Englishmen there has been no disposition to sacrifice any portion of the advantage derived from this source. On the contrary, there has been a purpose to push yet further the development of manufactures, and also the extension of trade by which, obviously, such development must be accompanied. At the same time, it has long been recognised that from the decline of agriculture, which has been not only relative but absolute, a large proportion of the people, and indeed the nation as a whole, has suffered. For more than a hundred years the country has not been self-
sufficing in the matter of foodstuffs, and to-day it produces not more than one-ninth of the wheat required for consumption within its borders. The consolidation of land-holdings has gone so far that only about twelve per cent. of the arable acreage is cultivated by owners, as compared with eighty-six per cent. in Germany and eighty-three per cent. in Denmark. And rural depopulation has continued to the point where there is an indubitable scarcity of labour on the land, although in the cities congestion of population and unemployment call ever more insistently for relief. In view of these facts one is brought almost inevitably to the opinion, which is widely held by thoughtful Englishmen to-day, that, perplexing and urgent as are many current questions relating to the organisation and expansion of industry and trade, the most fundamental economic problem of contemporary Britain is that of the ownership and use of the land.

Agrarian Conditions, 1815–75. In the history of agriculture in the British Isles during the past hundred years there are to be distinguished two general stages. The first, extending from the close of the Napoleonic wars to about 1875, was a period of intermittent, but on the whole substantial, prosperity. The second, extending from 1875 or 1880 to the present day, has been an epoch of almost unrelieved depression. The principal facts concerning the first of these periods can be stated briefly. At the outset it is to be borne in mind that there went on steadily, from beginning to end, and without longer occasioning much comment, the extension of the large-farm system which had set in during the preceding century. The enclosing of waste and other common land continued, the number of enclosure acts passed between 1815 and 1845 being 244 and the area enclosed being 199,300 acres; and wherever small farms were given up they were practically certain to be added to larger holdings. Consolidation proceeded with equal rapidity in arable and grazing districts. The first half of the period, furthermore, witnessed the almost total disappearance of the yeomanry. The greater part of this once important element in the country's population had vanished prior to 1815. Between that date and the middle of the century the remainder largely succumbed, and to-day the class is represented by only scant
survivors in Westmoreland, Somersetshire, and a few other remoter counties. In legislation of 1819 and 1832 attempt was made to offset the tendencies of the time by provisions under which local authorities should acquire land and allot it to poor and industrious persons; but the effect was negligible. Whereas in 1811 the agricultural population comprised thirty-four per cent. of the whole, in 1821 it comprised but thirty-two per cent.; in 1831, twenty-eight per cent.; in 1841, twenty-two per cent.; in 1851, sixteen per cent.; and in 1861 ten per cent.

The social distress occasioned by this continued readjustment was at times scarcely less severe than in earlier decades. To such elements as were in a position to profit from the new conditions, however, the period brought a large measure of prosperity. Primarily these were, of course, the greater landowners. In the first place, the prices of agricultural products, while subject to much fluctuation, continued as a rule to be high. Prior to 1846 they were supported, or were supposed to be, by the Corn Laws; although, contrary to all expectation, the repeal of those measures was followed by no serious fall in the price of wheat and other grains during a period of thirty years. Until the last quarter of the century the British producers held their own against the vast grain-yielding areas of Russia, America, Egypt, and India, and it was only when, through the improvement and extension of steamship and railway lines, the transportation of bulky commodities to great distances had been made convenient, speedy, and cheap that the force of foreign competition became sufficient to involve the British corn-growers in disaster. Until that time production did not decline, and home-grown grain was only supplemented, not displaced, by the imported commodity. Between 1853 and 1873 the seasons, with only two or three exceptions, were favourable, and it is commonly regarded that for the agricultural interests these decades were the most prosperous of the century. Throughout the whole of the second and third quarters of the century, moreover, agricultural technique was undergoing steady improvement. New methods of drainage and fertilisation were being introduced. New machines — ploughs, drills, reapers, threshing-machines operated by horses or by water power — were being brought into use. The list of field crops was extended by the
addition of Italian rye-grass, winter beans, Belgian carrots, and alsike clover. Stock-breeding was given increased attention, and the better breeds were disseminated more widely through the country. And interest in agricultural science was promoted by the establishment of the Royal Agricultural Society in 1838 and of the Royal Agricultural College at Cirencester and the Agricultural Chemistry Association in 1842. In 1864 the government began the systematic collection and publication of agricultural statistics.\(^1\) Finally may be mentioned the fact that, whereas throughout most of the period arable farming strongly predominated, after about 1865 there was a notable extension of pasture-farming, so that the two were carried on more generally together, and with increased profit.\(^2\)

**Agricultural Decline since 1875.** As a great department of economic activity, agriculture had long since been eclipsed, in point of numbers and of value of output, by manufacturing. Under conditions thus fundamentally altered, however, the agriculture of the middle portion of the nineteenth century was prosperous, and its well-being was prolonged almost unimpaired until the immediate eve of the great era of depression which set in during the decade 1870–79. The last good year was 1874, and before the end of 1875 the shadow of depression was beginning to fall. In 1876 and 1877 poor harvests, cattle-plague, and sheep-rot involved the agricultural classes in dire disaster. In 1882 a government commission testified mournfully to the “great extent and intensity of the distress which has fallen upon the agricultural community.” And as time went on it began to appear that, far from being merely ephemeral, the adverse conditions which had arisen were permanent and perhaps largely irremediable. In point of fact, the depression which had thus settled upon the agrarian portion of the country has continued with only a modicum of relief to the present day.

The statistics of the decline of agricultural prosperity are easier to ascertain than are the causes involved; and the causes are less difficult to determine than are the remedies. The first

1 The earliest statistics which are trustworthy date, however, from 1867.
matter to be observed is the sharp reduction since 1875 of the amount of land under cultivation and the considerable increase of the amount utilised for grazing. The extent of this double change appears from the following figures:

*Acres (in millions) in England, Wales, and Scotland*

<table>
<thead>
<tr>
<th>Year</th>
<th>Arable land</th>
<th>Permanent grass land</th>
</tr>
</thead>
<tbody>
<tr>
<td>1871</td>
<td>18.4</td>
<td>12.4</td>
</tr>
<tr>
<td>1881</td>
<td>17.4</td>
<td>14.6</td>
</tr>
<tr>
<td>1891</td>
<td>16.4</td>
<td>16.4</td>
</tr>
<tr>
<td>1901</td>
<td>15.6</td>
<td>16.7</td>
</tr>
<tr>
<td>1911</td>
<td>14.6</td>
<td>17.4</td>
</tr>
<tr>
<td>1914</td>
<td>14.3</td>
<td>17.6</td>
</tr>
</tbody>
</table>

The total area devoted to wheat fell from about 3,700,000 acres in 1870 to 3,100,000 acres in 1880; 2,500,000 in 1890, and 1,700,000 in 1900. In 1911 it was about 1,900,000 acres. The decline in acreage has been heaviest in the case of wheat; but it has appeared in some measure in all corn crops grown in the United Kingdom except oats. Taking corn crops as a whole, the area cultivated was diminished by three million acres, or almost forty per cent., in the three decades 1876–1906. The wheat acreage (expressed in million acres) compares with that of other countries at successive stages as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>1870</th>
<th>1880</th>
<th>1890</th>
<th>1903</th>
</tr>
</thead>
<tbody>
<tr>
<td>United Kingdom</td>
<td>3.7</td>
<td>3.1</td>
<td>2.5</td>
<td>1.6</td>
</tr>
<tr>
<td>Germany</td>
<td>4.9</td>
<td>4.5</td>
<td>4.8</td>
<td>4.5</td>
</tr>
<tr>
<td>Italy</td>
<td>11.5</td>
<td>10.9</td>
<td>10.9</td>
<td>11.3</td>
</tr>
<tr>
<td>France</td>
<td>15.8</td>
<td>17.0</td>
<td>19.6</td>
<td>16.0</td>
</tr>
<tr>
<td>European Russia</td>
<td>28.7</td>
<td>28.9</td>
<td>28.9</td>
<td>45.1</td>
</tr>
<tr>
<td>Austria</td>
<td>2.4</td>
<td>2.5</td>
<td>2.9</td>
<td>2.6</td>
</tr>
<tr>
<td>Hungary</td>
<td>5.0</td>
<td>6.0</td>
<td>7.3</td>
<td>9.2</td>
</tr>
<tr>
<td>United States</td>
<td>18.9</td>
<td>37.9</td>
<td>36.1</td>
<td>49.5</td>
</tr>
<tr>
<td>Canada</td>
<td>1.6</td>
<td>2.3</td>
<td>2.7</td>
<td>4.4</td>
</tr>
</tbody>
</table>

From these facts it follows that there has been a large falling off in the output of agricultural produce. The production of

1 Perris, *Industrial History of Modern England*, 360. The situation, in detail, in 1914 was as follows:

<table>
<thead>
<tr>
<th>England</th>
<th>Wales</th>
<th>Scotland</th>
<th>Ireland</th>
<th>Kingdom</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acres of permanent grass land</td>
<td>14,061,042</td>
<td>2,054,708</td>
<td>1,490,694</td>
<td>9,715,684</td>
</tr>
</tbody>
</table>

2 That is, wheat, barley, oats, rye, beans, and peas.
wheat in the United Kingdom, which in the years 1841-45 was sufficient for 24,000,000 persons, or almost ninety per cent. of the population, has declined until home-grown wheat in 1906 fed but 4,500,000 persons, or 10.6 per cent. of the population. The area under grass increased by almost one-third in 1876–1906; yet the quantity of meat produced from home-fed stock was increased by only five per cent. From this situation it arises that the British people have become dependent in a fairly astounding degree upon foodstuffs imported from abroad. In 1875 the value of imported food supplies of all kinds was £124,000,000; in 1905 it was £205,000,000. On their face these figures, however, convey no adequate impression of the magnitude of the change, for the reason that they take no account of the fall of prices which occurred during the three decades. This factor taken into consideration, it appears that the volume of food imports was increased during the period by 130 per cent., or almost four times the increase in population.¹

The average annual importation of three leading grains rose at rates shown by the following figures (in millions of cwts.): ²

<table>
<thead>
<tr>
<th>Years</th>
<th>Wheat</th>
<th>Barley</th>
<th>Oats</th>
</tr>
</thead>
<tbody>
<tr>
<td>1851-5</td>
<td>14</td>
<td>2.3</td>
<td>2.9</td>
</tr>
<tr>
<td>1861-5</td>
<td>28</td>
<td>5.7</td>
<td>4.8</td>
</tr>
<tr>
<td>1871-5</td>
<td>44</td>
<td>11</td>
<td>11.6</td>
</tr>
<tr>
<td>1881-5</td>
<td>58</td>
<td>12</td>
<td>10.3</td>
</tr>
<tr>
<td>1891-5</td>
<td>69</td>
<td>21</td>
<td>15</td>
</tr>
<tr>
<td>1901-5</td>
<td>87</td>
<td>24</td>
<td>17</td>
</tr>
<tr>
<td>1906-10</td>
<td>97</td>
<td>19</td>
<td>15</td>
</tr>
</tbody>
</table>

Causes of Decline: Foreign Competition. The decline of British agriculture consists, therefore, in three principal facts: (1) the acreage devoted to arable farming has been diminished by more than one-fourth; (2) the diminution of cereals and other cultivated foodstuffs arising from this change has been compensated in only a small measure by the increased production of meats and of raw materials (chiefly wool) on land de-


voted to grazing; and (3) the proportion of the population which is dependent upon imported food supplies is steadily growing. The causes of the agricultural decline have been studied and discussed by statesmen, economists, journalists, and practical farmers, and the literature of the subject has become voluminous. Much of the discussion has been partisan rather than scientific, especially when there has been involved the question of past, and possible future, effects of protective tariff policies. None the less, upon certain general facts there is substantial agreement; and these alone need be noted here. In the first place, it must be emphasised that the depression which in the past forty years has overtaken British agriculture is not confined to Great Britain, but, on the contrary, has been felt by the whole of western and central Europe. It is traceable chiefly to conditions which affect seriously the prosperity of the agricultural classes in all older countries in which population is dense, agricultural areas are restricted, and the opportunity for large-scale production is scant or altogether lacking. In Great Britain the depression has been more severe and more distinctive in its effects than elsewhere, but the difference has been mainly one of degree.

The one fundamental circumstance which has operated universally in the western European countries to throw agriculture into decline has been the increasing competition of cheap overseas food supplies and raw materials. Some such competition there was, of course, long before the era of depression set in. But in earlier times — roughly, until about 1870 — the volume of surplus production in outlying countries was not large and the cost of transportation was such as to prevent extensive shipments at long distances. In the period 1870–90, however, the transportation of bulky commodities was revolutionised. Railways multiplied and, in competition for business, reduced freight rates by half, or even more. Both older and newer steamship lines doubled and quadrupled their facilities, building more and larger vessels, increasing the speed of their service, and reducing their charges. In 1869 it cost 25 cents to transport a bushel of wheat, by lake and railway, from Chicago to New York, and 11.75 cents to transport it from New York to Liverpool — a total of 36.75 cents. In 1885 the charge from Chicago to New
York was but 9.02 cents, and from New York to Liverpool 6.37 cents — a total of 15.39 cents, or considerably less than one-half. By 1905 the figures were reduced to 6.44 cents and 3.25 cents respectively, or a total of 9.69 cents. The effect of this alteration of conditions was two-fold. In the first place, the production of foodstuffs in the great outlying agricultural regions of the world — chiefly the United States, but also Argentina, India, Australia, and, closer at hand, southern Russia and the Baltic lands — was powerfully stimulated. The market, which had been almost entirely local, had become world-wide. Virgin areas were opened up; the technique of cultivation was improved, especially by the introduction of labour-saving machinery;¹ and exportation of grain grown in great quantities on cheap land, and transported as well as produced at a minimum of expense, set in on a scale altogether unprecedented.

The second effect must be obvious. The strain of competition to which European agriculture was now subjected became severe in the extreme; in many instances it was ruinous. And it was clear that with the lapse of time this strain would tend to grow more, rather than less, intense. Prices began to fall. Monetary and other conditions were such that there would have been, in the closing decades of the century, a general decline of prices in any case.² But in relation to agricultural produce the fall was much hastened and intensified by the increasing importation of cheap foodstuffs from abroad. In England, where the phenomenon can be most clearly observed, the average price of wheat declined from 54s. 8d. per quarter in 1871–5 to an average of 40s. 1d. in 1881–5 and of 27s. 11d. in 1891–5, the rate of decline following rather closely the rate of decrease in the cost of grain transportation from America. To the effect of this sharp decline in prices were added, in England at least, the consequences of a succession of bad seasons. In

¹Thus in 1872–74 the harvester came into general use in the United States, and by 1880 the twine-binder. Steam-propelled ploughs and threshers were added a little later.

²The relation between the changes made in 1873 in the position of silver and the fall of prices has been investigated by a number of royal commissions, among them the Commission on Agricultural Depression (1895), which in a supplementary report asserted that the depression must be ascribed in part to monetary causes.
the unfavourable years 1875–79 agriculture was started on a downward course from which, even had prices continued high, it would have been turned back with difficulty. As it was, the full force of foreign competition made itself felt when agriculture at home was in an enfeebled condition, and the blow which was dealt was too heavy to be withstood. "Foreign competition," says an English authority, "coming on the back of unprosperous seasons, completed the ruin of English farmers. They were unable to recover themselves, and went from bad to worse."  

Adverse Effects: Rural Depopulation. The upshot was that most, if not all, elements in the agricultural population were affected unfavourably. As in Belgium and in Germany, the landowners were hard hit by the fall in rents by which the decline in prices was inevitably followed. The rental reduction which eventually had to be made ran from one-fourth to, in some cases, one-half, and the middle and smaller landowners have been obliged to calculate very closely to prevent their increased outlays upon their land from exceeding the income which they derive from it. A tendency on the part of tenants to purchase land for themselves, which had been somewhat pronounced during the decade 1860–69, was nipped in the bud. But the most important consequence was the inauguration of a new and heavy movement of population from the country to the town. In 1871 the number of persons in England and Wales actually engaged in agriculture as labourers and shepherds was 922,054; in 1881 it was 830,452; in 1891, 756,557; and in 1901, 609,105. In other words, during the last three decades of the century approximately one-third of the agricultural labourers, with their families (possibly a million people in all), withdrew permanently from the land. This phenomenon of rural depopulation is not confined to Great Britain. It has appeared in Germany and Italy, and even in several portions of the United States. But nowhere has the movement been so rapid as in Great Britain, and nowhere is the situation arising from it equally grave. The causes which there underlie it have been the subject of a large amount of discussion and of a number of official and semi-official investigations. In a "Report on the

1 Prothero, Pioneers and Progress of English Farming, 122.
Decline of Agricultural Population, 1881–1906,” issued in 1906,\(^1\) the Board of Agriculture asserted that the fundamental cause is the diminished demand for agricultural labour, arising from the fall of prices incident to foreign competition and the ever-increasing use of machinery. The agricultural committee of the unofficial Tariff Commission constituted in 1904 to conduct investigations relative to the tariff-reform proposals of Joseph Chamberlain submitted, also in 1906, a report in which the same conclusion was arrived at.\(^2\) Falling prices of foodstuffs cause proprietors to convert arable land into pasture and meadow, and labourers are thrown out of employment; while even on land which continues under cultivation labourers are displaced by improved machinery. The rural workingman's existence is monotonous. His wages cannot rise above a level which is very low;\(^3\) he has practically no opportunity to acquire land for himself; he is fortunate if his cottage is fit for human habitation. He has been described, in summary, as “a poor man living in a poor house on poor food,”\(^4\) and again as “a unique and pathetic figure in the social life of England; a man starving in the midst of plenty through a life of patient endurance and ceaseless toil, lightened by no hope for the morrow or any prospect but the workhouse and the grave.”\(^5\) To such a man the town offers amusement, social advantages, and opportunity for higher wages. The colonies, and other distant lands, also hold out inducements.\(^6\)

The consequence has been, in the last forty years, a rural exodus which has had at least three undesirable effects. In the first place it has contributed to the over-crowding of the industrial cities and the seaports and to the seriousness of employment, housing, and philanthropic problems in these centres. In the second place, greatly as the demand for agricultural labour has fallen off, the supply has been diminished even more

\(^1\) Cd. 3273.
\(^3\) In recent times, 17s. to 20s. a week.
\(^5\) Collings, *Land Reform*, xviii.
\(^6\) In the two years 1911–12, 288,000 emigrants left the United Kingdom for Canada alone.
rapidly, so that in some parts of the country the farmers are unable to procure, at certain seasons at all events, the amount and kind of labour that they need. And in the third place, there has resulted in many districts a serious deterioration of the quality of the rural population. As an English writer remarks, it is safe to assume that the people left behind in the country have been, in general, the older, weaker, more helpless, and servile members of the most neglected and despised class in the population, and the one that had gained least by a century of material progress.¹

**The Problem of the Great Estates.** By more optimistic students of the subject it is asserted that in the past fifteen or twenty years the status of British agriculture has been somewhat improved; and it is possible to cite certain increases of agricultural prices since 1895, the rise since 1908 of the gross income derived from land, the gradual improvement of agricultural technique, and a number of other favourable developments. Fundamentally, however, the agricultural problem remains; and for a long time to come the best thought of the country must be directed toward the finding of a solution of it. Involved in the problem are many specific questions — how to bring about a wider distribution of land-holding, how to increase the productiveness of the land, whether to employ the power of the state to protect agricultural interests by tariff legislation, how to make rural life more attractive, and other queries too numerous even to be enumerated here. The question which to most men seems to underlie all others is that of bringing the land into the hands of a greater number of proprietors — in other words, the development of small holdings, which, were it to be carried far, would involve a more or less general breaking up of the existing large estates. In the years 1872–74, when the concentration of landowners had attained substantially its present proportions, there was compiled by the Local Government Board a set of statistics which revealed in startling manner the agrarian situation at that date. In this return, published in 1876, and popularly designated the *New Domesday Book*, it was stated that the aggregate number of landowners in England and Wales, exclusive of London, was 972,836, and that the total acreage

owned was 33,013,514. It appeared, further, that 703,289 of the owners held less than one acre each, and that the total acreage thus owned was but 151,171. This meant that 269,547 proprietors owned 32,862,343 acres, the distribution being as follows:

<table>
<thead>
<tr>
<th>Number of holders</th>
<th>Area of holding in acres</th>
</tr>
</thead>
<tbody>
<tr>
<td>121,983</td>
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<tr>
<td>72,640</td>
<td>10-50</td>
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<tr>
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<td>50-100</td>
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<td>100-500</td>
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<tr>
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<td>500-1,000</td>
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<tr>
<td>2,719</td>
<td>1,000-2,000</td>
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<tr>
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<td>20,000-50,000</td>
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<tr>
<td>3</td>
<td>50,000-100,000</td>
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<tr>
<td>1</td>
<td>100,000 and upwards</td>
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</table>

These figures were admitted by their compilers to be only "proximately accurate." In point of fact, they were subject to a number of rather serious limitations. They did not include common land, woods, and wastes (which were attached chiefly to the large estates), nor lands not rated; they reckoned men who owned land in several districts as separate owners; and, by including in holdings under one acre mere gardens and plots of ground attached to dwelling houses, they gave a greatly distorted impression of the number of small holders. Being subjected afresh, however, to close analysis by a number of writers upon the subject, they have yielded the conclusion that probably considerably fewer than 4,000 persons, possessing estates of 1,000 acres and upwards, owned an aggregate of 19,000,000 acres, or about four-sevenths of the entire area included in the returns; that the landed aristocracy, consisting of about 2,250 persons, owned almost one-half of the enclosed land in England and Wales; that the number of persons owning from one acre to 1,000 acres was 147,657; in short, that the total number of persons owning more than one acre was 150,000, or less than \(\frac{1}{170}\) of the total population. At the same time France, with a

1 The total area (land and water) of England and Wales is 37,327,670 acres.
2 These are the figures arrived at by Brodrick in his English Land and English Landlords, Chap. III.
population only a third larger, had some 5,600,000 landed proprietors, and Belgium, with a population of but 7,000,000, had as many as 1,000,000.

The Custom of Land Settlement. The agrarian situation will be understood in its entirety only if one takes into account a curious practice of the greater landholders whereby the system of large estates was long systematically bolstered up and an increase of the number of small holdings was rendered more than ordinarily difficult. This is the custom of settlement by entail. Throughout the course of English history there has been a persistent disposition to regard the transmission of landed estates undivided from father to son as an indispensable guarantee of social stability, and at times there have been laws rendering such transmission obligatory and irrevocable. Thus the statute De Bonis, of 1290, forbade landowners to alienate portions of their estates, to bar the succession of their nearest heirs, or in any way to diminish the rights of their issue. Until the middle of the fifteenth century this prohibitive principle was generally operative. At the period indicated, however, the courts developed an ingenious collusive procedure whereby an owner could obtain sufficiently complete power over his land to divide it or sell it. And a large proportion of the smaller freeholders who two hundred years later formed the backbone of the royalist cause were sprung from the operation of this device.

Since the fifteenth century the law of entail, as solemnly affirmed in De Bonis, has been obsolete. But long ago there grew up a widely followed custom whereby the essential results of that law were still attained. The rule of law was that when a "settlement" was made by a landholder the heir, instead of receiving a fee simple with full right of alienation, might be restricted to a mere estate for life. Under this condition, when the son succeeded to his patrimony he found himself only a tenant for life, and as such powerless to alienate or subdivide the estate. Normally his own son would become owner in fee simple when he in turn should succeed. But a father so situated was not likely to be inclined to leave to his son powers of which he himself had been deprived, while the son was very likely to be willing to barter his future liberty for a present
generous allowance. What happened ordinarily was that a bargain was struck in accordance with which the land would pass again simply by life-entail. This practice, repeated from generation to generation, re-established in effect the system of entails which the fifteenth century courts had declared to be subversive of the public welfare, and which every writer on the subject from Bacon downwards has denounced as harmful to the nation. A generation ago fully two-thirds of the larger estates of England were held in accordance with the "settlement" principle. Unrestricted ownership of them was vested, hypothetically, all the time in persons who stood two generations removed from the actual possessors; and thus they were prevented from being thrown upon the market. Only in the event of the failure of heirs was alienation likely.

To capitalism and enclosure must, therefore, be added settlement by entail as a highly important agency by which the present great-estate system of England has been created and maintained. The situation has been totally unlike that of France, Belgium, Denmark, and other continental countries, where the holdings of land must be divided among all of the children of the owner, and where the obstacles to the acquisition of land in small quantities, by any person, have been kept at a minimum. Since 1882 the status of the matter, in the eye of the law at least, in England has been somewhat changed. Settlement by life-entail continues to be the common practice. In the year mentioned, however, there was passed the first of a series of Settled Land Acts giving tenants for life, and many other limited owners, powers of sale and of leasing, and these powers cannot be denied or restricted by settlors. With but few exceptions, there are no lands in the country to-day of which the limited owner cannot dispose almost as completely as if he were full owner. The desire to keep estates intact and the expense and other difficulties of alienation operate, however, to prevent the acts from having much practical effect; and it continues to be true that very little land comes upon the market.

Allotments. In the ruin of the English agricultural labouring class the crowning factor was the exclusion of the labourer from all personal interest in the soil. The process may be said to have been completed toward the close of the eighteenth cen-
The repeal in 1775 of the salutary Elizabethan Cottages Act of 1589, whereby it was required that there should be attached to every cottage four acres of land and that not more than one family might live in a cottage, may be regarded as marking roughly the period at which the agricultural labourer fell from the position of a small holder to that of a mere wage-earner. His petty holding, no longer protected by law, was now likely to be swallowed up by some great estate; at the same time, by the extension of enclosure he was fast losing whatever rights he had possessed in waste and other commons. Even before the close of the eighteenth century the resulting situation seemed to many observers to call loudly for remedy. And throughout the ensuing hundred years a movement looking toward the bringing of land again into the possession of the rural labourers steadily gathered strength. The devices which have been brought to bear to this end are, chiefly, two: (1) the making of allotments and (2) the establishment of small holdings.

Allotments are little pieces of land set apart by individual proprietors or by local authorities to be let to wage-earning labourers and to be cultivated by them in their spare time and for their own benefit. Being laid out in the fields, they are readily distinguishable from garden plots attached to cottages. And, having an extent of usually one-fourth to three-fourths of an acre, they are distinguishable from small holdings, which, under English usage, are areas of between one acre and fifty acres, whose cultivation is the sole or principal means of support of their owners or occupiers. Allotments, in the form of field-gardens, were made by landlords as early as 1796, and in 1818 the local poor-law authorities were empowered to purchase or lease land for the purpose. During the middle portion of the century several official inquiries, notably one in 1843, resulted in strong recommendations of further allotment legislation. Parliament refused to act; but allotments continued to be made in considerable numbers by voluntary, private arrangement. In 1882, however, there was passed an Allotment Ex-

1 The name originated in the practice, in early times, of allotting bits of land to the labourers of a village as compensation for the enclosure of their common land.
tension Act, and in 1887 an Allotments Act which was the first measure in which the principle of compulsory acquisition was admitted in regard to other than charity lands. The local sanitary authority was empowered to purchase or hire land suitable for allotment, and there was provided a process whereby owners might be compelled to sell for this purpose. In 1894 the power was transferred to the newly created parish council. The aggregate number of allotments rose from 246,398 in 1873 to 579,133 in 1895. Under the Small Holdings and Allotments Act of 1907, applying only to England and Wales, it is obligatory on the council of any borough, urban district, or parish to provide a sufficient number of allotments to meet the local demand (in so far as such allotments cannot be had by applicants directly from landowners), and for this purpose land may be bought or rented, voluntarily or compulsorily, and either within or without the council’s area of jurisdiction. A report submitted to the Board of Agriculture showed that, to the end of 1912, of about 8,300 local authorities, some 2,000 — comprising 1,557 parish councils, 287 urban district councils, and 155 town councils — had taken action in the matter. At the close of the year mentioned these local authorities, in England and Wales, held 31,089 acres for the purpose of allotment, and this land was let to 117,562 individual tenants and 21 associations. During 1912 applications for allotments were received from 15,875 individuals and 10 associations.

Small Holdings. The advantages of allotments are manifold, but they hardly go beyond the enabling of the labourer to obtain a desirable addition to his wage or to the food-supply of his family. Of themselves, allotments do not increase the number of people drawing their sustenance entirely from the soil or giving their time exclusively to agricultural pursuits. They mitigate the condition of the labourer, but they do not bring back the small proprietor or even the agricultural tenant. Toward the close of the past century, accordingly, there arose demand for legislation which should go further, and in 1890 a parliamentary committee, whose chairman was Joseph Chamberlain, brought in a report recommending specific steps for the encouragement of small holdings, as distinguished from mere allotments. In 1892 Parliament passed a Small Holdings Act
by whose terms county councils were authorised to borrow money from the Public Works Loan Commission, to buy land (not compulsorily), and to sell it in parcels of from one acre to fifty acres, one-fifth of the purchase price being paid at once and the remainder in half-yearly instalments spread over a period not exceeding fifty years, unless the council should decree that one-fourth, or less, should remain as a permanent rent due from the land. This measure, from which much was expected, failed to yield results. It remained, indeed, practically inoperative, since to 1908 only 850 acres of land were purchased under it.

Since 1907, however, when there was passed the Small Holdings and Allotments Act above mentioned, the situation has changed. By this measure the county councils are authorised, as previously they were not, to acquire land compulsorily for the establishment of small holdings; so that, after due notice and an inquiry conducted by the Small Holdings Commissioners, a council may take land at the current market price from landholders either within or without their county. Before selling or letting the land the council may adapt it for small holdings by dividing it and fencing it, making roads, providing water-supply and drainage, and erecting such buildings, or making such alterations in existing buildings, as cannot be undertaken by the purchaser or tenant. After apportioning the total cost, the council may sell or let the holdings to individuals, to a group of persons working on a co-operative system, or to an association formed for the purpose of promoting small holdings. And the arrangements respecting payment remain as under the act of 1892.

Unlike the earlier measure, the act of 1907 (in effect January 1, 1908) has yielded important results. Prior to the close of

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3 As defined by the measure, a small holding is an agricultural holding which exceeds one acre and either does not exceed 50 acres or, if exceeding 50 acres, is of an annual value not in excess of £50. In July, 1913, it was stated in Parliament that there were, in England and Wales, 292,720 agricultural holdings exceeding one acre and not exceeding fifty acres.

4 Appointed by the Board of Agriculture.
1912 a total of 154,977 acres were acquired or agreed to be acquired by county councils, about two-thirds by purchase and one-third on lease. Of this land, 124,709 acres were let to 8,950, and 212 acres were sold to 20, small-holders, while in addition 6,094 acres were let to 49 small-holdings associations. During 1912 applications were received from 4,076 individuals and 13 associations, and the amounts applied for aggregated 69,073 acres. To the close of 1914 applications had been received from 46,660 individuals and 96 associations, and the total quantity applied for amounted to 782,286 acres. It is to be observed that, with few exceptions, the persons who have acquired holdings under the operation of the law have become renters, not owners. During the first three years only 2.3 per cent. of the applicants expressed willingness to attempt to purchase the land assigned them. The small holder is poor; such capital as he possesses he needs for investment in live stock, machinery, and seed; and from the “misery of mortgage” he instinctively shrinks. Upon the publicly-owned land his tenancy is secure, and should he be obliged by circumstances to give up his holdings he is assured fair compensation for the improvements into which he has put labour and perhaps money. In view of these things it is altogether probable that, for a long period at all events, the Act of 1907 will operate to increase the amount of land which is purchased and let by the public authorities, rather than to distribute its ownership more widely among individuals. For the cautious and inexperienced, tenancies of the sort that are being established possess some distinct advantages; yet with the further working out of the system purchasers may become more numerous.

The public activity which has been described is intended only to supplement, not to displace or discourage, the efforts which private individuals and numerous small-holdings societies have been making in the same direction. In general, landowners, as well as estate agents and farmers, are indisposed to have anything to do with the movement; and this obstacle is one which will not rapidly be overcome. Animated either by philanthropic motives or by speculative self-interest, however, several large proprietors have split up portions of their land for purposes of experiment, the most noteworthy efforts being those of
Lord Carrington in Lincolnshire and in South Buckinghamshire, of the Earl of Harrowby in Staffordshire, and of Major R. M. Poore at Winterslow, near Salisbury. Within the past twenty-five years, furthermore, there have sprung up several organisations—notably the Norfolk Small Holdings Association, the South Lincolnshire Small Holdings Association, the Rural Development Society, and the Rural Labourers' League—which have for their object the increase of the number, and the promotion of the interests, of small holders; and, under the name of the National Land and Home League, some of these societies drew together, in 1911, into a federation. In 1912, also, the Allotments and Small Holdings Association of England was organised to perpetuate and extend the work of an Allotment and Small Holdings Association established in 1893. During the years 1909–11 2,192 applicants were provided with small holdings aggregating 29,000 acres by the various unofficial agencies. Reports of 1910 and 1911 showed that the small holdings which had been established had been well cultivated, that the rents had been paid punctually, and that, with very few exceptions, the councils had lost no opportunity to provide for the needs of suitable applicants. The extent to which small holdings will arrest rural depopulation is as yet a matter of speculation. It is not to be believed that any attempt to transplant town-dwellers to the country in large numbers, and to set them up in the highly technical profession of agriculture, could be successful. The offer of small holdings may be expected to attract back to the land only a small proportion of the rural labourers who have left it. But it is also reasonable to expect that a judicious extension of small holdings, by both public and private agencies, will go far toward keeping in the country numbers of men who otherwise would be tempted to migrate. Experience shows already that the opportunity for a career of independence and the prospect of rising above the status of a mere farm labourer make powerful appeal.

Other Agencies of Rural Improvement. The multiplication of small holdings is but one of the many expedients which have been proposed with a view to the betterment of English agriculture. Others are the extension of co-operation, the wider introduction of facilities of rural credit, the development of
technical agricultural education, and the gathering of the agricultural labourers into societies of the nature of trade unions. In continental countries, especially France, Denmark, Switzerland, and parts of Germany, co-operative associations of agriculturists are very numerous and useful. Some have as their main object the purchase of supplies, others the sale of products; but all are maintained to secure for their members by united action commercial and other advantages which such persons would be unlikely to obtain individually. In England there has been, until lately, very little application of the co-operative principle, and even to-day in the rural portions of the country co-operative effort is either non-existent or advancing at a snail's pace. One reason is to be found in the fact that, contrary to the case in continental countries, the government has taken few steps to encourage co-operative organisation. A more fundamental reason is the deep-seated conservatism and individualism of the Englishman, and especially of the rural Englishman. From as early as 1830 co-operative enterprises, it is true, occasionally appear in the agricultural history of the country, and in March, 1913, there were in England and Wales as many as 478 co-operative agricultural societies, having a membership of 48,000, and an annual turnover of almost £2,000,000. Only a beginning, however, has been made, and it remains for the mass of small landholders to be brought to recognise that they might easily acquire certain kinds of machinery in common and plough and thresh in association, and in these and a score of other ways achieve the same economies that are achieved by the man who farms on a large scale.

Closely related is the matter of agricultural credit. Here again England is far behind continental countries. Germany, France, and Italy, and even relatively backward states such as Turkey, have systems of agricultural banks, organised commonly on the basis of mutual responsibility of a group of agriculturists, and ready to make loans to members upon easy terms. In Ire-

1 The development has been mainly in the dairy industry. It is forwarded by the Agricultural Organisation Society, established in 1901. There is a similar society in Ireland.

land co-operative credit banks are already employed with excellent results. But in England and Wales there were, in 1915, but forty-five institutions of the kind, as compared with 17,000 in Germany. Here likewise the conservatism and individualism of the Englishman are in evidence; and, furthermore, there is a deeply-lodged notion that while the trader properly enough does business on a credit basis the use of credit by a farmer is a disgrace. Credit in England is still substantially a monopoly of the commercial and well-to-do classes. As a rule, the farmer or the small holder who finds himself in need of a loan must resort to the private money-lender or seek the help, generally dearly bought, of the persons who purchase his produce.

In the matter of agricultural education there has been more substantial progress, although the old idea that experience is the only teacher really worth while lingers, and agricultural instruction lacks the scope and co-ordination which it possesses in a number of the continental countries. Since the creation of the Board of Agriculture in 1889 the supervision of agricultural instruction has been divided between that agency and the Board of Education. The former has to do with advanced or specialised agricultural colleges which serve larger constituencies than the county areas of the local education authority. The latter controls the more elementary teaching provided by the education committees of the county councils. There are maintained at the public expense, under varying arrangements for parliamentary grants or grants in aid by county councils, or by both, many institutions in all parts of the country in which scientific and technical instruction in agriculture is given and experimentation is carried on. The number of persons receiving instruction of a more advanced character is, however, not large.

Finally, mention may be made of a movement lately set on

1 The first British Board of Agriculture was established in 1793; with Sir John Sinclair as president and Arthur Young as secretary. In 1817, in consequence of the refusal of Parliament to make further appropriations for the carrying on of its work, it came to an end. On the establishment of the new Board in 1889 see A. H. H. Mathews, Fifty Years of Agricultural Policies (London, 1915), Chap. VI.

2 Mathews, Fifty Years of Agricultural Politics, Chap. VII; Collings, Land Reform, Chaps. V–VI; Bennett, Problems of Village Life, Chap. IV.
foot looking toward the organisation of agricultural labour on the principle of the trade union. English agricultural labour at present is almost totally lacking in organisation. The peasants of the fourteenth and fifteenth centuries had some consciousness of class interest and some crude organisation; but by long oppression the inclination to combine for the attainment of specific ends was practically extinguished. In times comparatively recent, i.e., about 1870-75, there was displayed a certain amount of agrarian spirit; and in 1872 was founded, under the leadership of Joseph Arch, a National Agricultural Labourers' Union. This society, however, had but a brief existence, and its history only demonstrated afresh how strongly individualistic the English rural temperament continues to be. Of late, none the less, it has begun to be felt again that it is not impossible for rural labourers to be gathered into societies or unions as other labourers are; and to promote this end there has been established a National Agricultural Labourers' and Rural Workers' Union, whose branches, in 1914, were being extended rapidly in both northern and southern England. This Union, whose members thus far have been recruited from the most intelligent and industrious farm labourers, has lately given promise, indeed, of becoming an important agency in rural regeneration.

The Question of Tariff Reform. It is generally agreed that the increase of small holdings is desirable, that an extension of co-operation is needed, that the agencies of agricultural credit should be greatly multiplied, that a larger amount of agricultural instruction would be helpful, and even that adoption of the forms of trade unionism might be beneficial for the labourer without being hurtful to the farmer or landowner. Other changes which are proposed, however, are more controversial. One of them is the nationalisation of the land. A second is the inauguration of more stringent rating and taxation of land values. And a third is the imposition of protective duties on imported agricultural products. The first of these propositions, contemplating the total abolition of the private ownership of land, is as yet only an academic question; although it is to be observed that its adoption, entire or in part, is favoured not only by professed socialists, but by other radicals in considerable
numbers, in both public and private life. The proposal relating to land values looks especially toward the rating and taxing of undeveloped land in such manner that owners will be constrained to throw it upon the market and thus increase the opportunity for the laying out of small holdings. Some progress in this direction has been realised under the provisions of the Lloyd George Budget of 1909, enacted in the Finance Bill of 1910.

The third proposal, namely, the imposition of protective duties upon imported foodstuffs and raw materials, contemplates the adoption, in a degree, of the expedient whereby Germany and other continental countries have sought to meet the altered conditions of world agriculture in the past forty years. The suggestion is one which has been heard in England at intervals throughout a generation. It received most explicit and forceful statement in the course of the historic crusade inaugurated by Joseph Chamberlain in 1903. The Chamberlain programme of tariff reform embraced the imposition of duties not only on imported manufactures, but on imported grain, flour, meat, and dairy products, with provision for the extension of a preference, in the form of lower rates, to produce of the British dependencies. Mr. Chamberlain himself suggested a duty of 2s. per quarter on corn and flour, and one of 5 per cent. *ad valorem* on meat and dairy produce; while the unofficial Tariff Commission which was set up in 1904 to make a comprehensive

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1 In its earlier and cruder form the plan contemplated the abrupt confiscation of the land. Its supporters to-day, however, are generally willing that owners be given fair compensation and are ready to acquiesce in a gradual substitution of public for private ownership. At one time Henry George was the principal exponent of the scheme. The plan is ably advocated in M. Fordham, *Mother Earth* (London, 1908). See also H. Cox, *Land Nationalisation* (2nd ed., London, 1906), and A. R. Wallace, *Land Nationalisation* (London, 1883).


3 See pp. 305–313.

study of the problem proposed duties of 2s. a quarter on foreign 
wheat and 1s. a quarter on colonial wheat, "equivalent duties" 
on other foreign and colonial grains, five per cent. ad valorem 
on meat, and five to ten per cent. on other agricultural com-
modities. The argument of those who have given their support 
to the proposed policy is, in brief: (1) that imposition of the 
contemplated duties would cause a rise in the price of agricul-
tural products, including home-grown commodities; (2) that the 
profits of the landowners and the farmers would be increased, 
making possible an advance in the wages of the agricultural 
labourers; and (3) that the conversion of arable to grass land 
would be lessened, if not absolutely stopped. The contention of 
the opponents of the scheme, on the other hand, is (1) that ac-
quiescence in it would mean repudiation of the free-trade princi-
ples to which, for more than a half-century, the nation has been 
committed and under which it has prospered; (2) that the rise 
of prices would produce an increase of rents, leaving the farmer 
no better off than he now is; (3) that in the present disorgan-
ised condition of English rural labour the rise of prices would 
have small effect, if any, upon wages; and (4) that from the 
increased price of foodstuffs would arise consequences of much 
seriousness for the industrial population of the towns and cities. 
During a decade the tariff reform movement has made steady 
headway. The Liberal party has stood firm by the principle of 
free trade and, being continuously in power, has been in a 
position to prevent legislation of the character which the reform-
ers advocate. The Unionist party, however, has been captured 
by the adherents of the protectionist cause, and for several years 
preceding the disruption occasioned by the outbreak of the Great 
War in 1914 the presumption was that, if returned to office, the 
Unionists would incorporate in their first budget the funda-
mentals of the tariff reform programme.

The Liberal Land Policy. At intervals during the years 
1911–14 the Liberal leaders, notably David Lloyd George, 
Chancellor of the Exchequer, gave serious attention to the land 
question, with the object both of gathering information and of 
instituting further reforms. In 1912 there was appointed a 
semi-official Land Enquiry Committee, to which was given the 
task of investigating wages, hours, housing, game laws, allot-
ments, and conditions of land tenure and land acquisition; and in October, 1913, this body submitted a comprehensive and valuable report on rural land conditions. Employing this document as a text-book, Mr. Lloyd George forthwith inaugurated an ambitious educational and legislative campaign on the subject of land reform. By all testimony, he pointed out, England has no superior in Europe as an agricultural country, in climate, soil, and markets. Similarly agreed, he asserted, are all observers that nowhere in Europe is agriculture carried on with poorer adaptation of means to ends or with results more disproportionate to possibilities. Within a few decades millions of acres of cultivated land have been abandoned to grass, and on other millions, in the Highlands, the crofters have given place to deer; while by legal process men have been driven, by the hundreds of thousands, from the soil of Ireland. From the report of the investigating committee it appeared that more than sixty per cent. of the adult agricultural labourers of the kingdom receive less than 18s. a week, and that a considerable proportion receive not more than 16s. The amount necessary for the maintenance of a labourer and his family was shown, however, to be 20s. 6d. a week, even on workhouse fare. The average wages on the land were affirmed to be lower, the hours longer, and the housing and other conditions of living worse, than in any other great form of industry. Rural labourers, it was emphasised, cannot readily combine. As matters stand, they may be turned out of their homes at a week's notice. And the price of land, inflated by social distinctions and affected by monopoly value, remains prohibitive, even despite the aid afforded by the Small Holdings Act. The labourer has little or no chance of improving his position unless he abandons the country-side for the towns or for the colonies.

The land policy formulated by Mr. Lloyd George and advo-

1 The Committee—composed of five Liberal members of Parliament and three other persons, under the chairmanship of A. H. D. Acland—covered in its investigations all of England and a portion of Wales, leaving Scotland and the remainder of Wales to be investigated by separate agencies.

2 The rent of the labourer's cottage (ranging, in purely agricultural portions of England and Wales, from 1s. 6d. to 2s. 6d. a week) is regularly deducted by the employer from the wages paid. Loss of employment means eviction from the cottage.
cated by him in a number of notable speeches late in 1913 was based on the premise that the fundamental defect in the English agrarian system is the prevalence and the irresponsibility of landlordism. Landlordism, it was declared, is in England the greatest and the least controlled of all monopolies—a monopoly of such power that, at its whim, it can, and does, hold in a state of total undevelopment great stretches of fertile land, regardless of all interests of the nation at large, and can fix with equal arbitrariness the conditions under which the remaining portions of the soil shall be utilised. In Mr. Lloyd George’s hands, the programme of reform was directed toward two main ends: (1) the betterment of the lot of the rural population; and (2) the increase of agricultural production. The first was to be attained by direct and immediate action, the second more slowly and perhaps largely as a consequence of the amelioration of rural labour conditions. In the first place, it was proposed that there should be established a new ministry—a Ministry of Lands—to have jurisdiction in all matters pertaining to both rural and urban lands. Under the Minister of Lands there should be constituted local commissions with power to purchase (at prices determined by themselves) land needed for the more rapid multiplication of small holdings, for reclamation, and for afforestation, and with power, also, to inquire into evictions, to compel compensation for improvements, and, under certain conditions, to fix rents. In the second place, it was proposed, in accordance with the recommendations of the Committee, that the agricultural labourer should be given protection through the medium of a minimum wage law, with the provision that the minimum wage should be determined for different localities by the commissions. The commissions should have power, further, to regulate the hours of labour. And, finally, it was proposed that there should be instituted a national

1 To the new minister were to be transferred the functions of the Board of Agriculture, and of a number of other existing administrative agencies.
2 It will be observed that, under the provisions of the Trade Boards Act of 1909, the minimum wage principle is already operative in certain sweated industries (see p. 391). Coal mining is carried on also under a minimum wage law. Of late, the demand for minimum wage legislation has been growing rapidly. See E. Abbott, Progress of the Minimum Wage in England, in Jour. of Polit. Econ., March, 1915.
survey of housing conditions, and that the state should proceed, using the reserve insurance funds, with the building of about 125,000 cottages which, together with garden plots, should be disposed of to labourers at an "economic rent." 1

The policies thus enunciated were given out as the product of prolonged Cabinet deliberations; in other words, they were promulgated as a part of the general ministerial programme. As such, they were attacked by the Unionists, although the opposition which developed centred upon details rather than fundamentals and was, withal, half-hearted. Until the outbreak of war in 1914 discussion of the subject, in press and on platform, proceeded; and in the year mentioned the Land Enquiry Committee's Report on Urban Land was published, together with the report of the Scottish Land Enquiry Committee and that of the Welsh Land Enquiry Committee constituted some months earlier. By the declaration of war the prospective attempt to secure legislation upon the subject was postponed indefinitely. But the discussion had been sufficient to throw into sharp relief the two great rival programmes of agrarian reform — the Unionist proposal to improve agriculture by the taxation of imported foodstuffs and the Liberal plan to reach the same end by the reconstruction of the conditions of land ownership and of rural labour. 2

1 The problem of rural housing is recognised to be of peculiar seriousness. The cost of building cottages has increased. The requirements of the local authorities with regard to structure and sanitation are more stringent than formerly, wages in the building trades have risen, and building materials have advanced in cost. The building of cottages is likely to entail loss rather than to yield profit, and hence is not widely undertaken by either landowners or speculative builders. Only public action, it is contended, can remedy the lamentable deficiency which now exists.

2 It would be unfair to the Unionists to fail to point out the fact that, while of late they have directed their attention rather more to housing than to the land question, they favour the policy of small ownership, and, indeed, put more stress on absolute ownership, as opposed to small holdings, than do the Liberals. In 1911 they introduced in the House of Lords two measures intended to promote small ownership; but neither became law.
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CHAPTER IX

AGRICULTURE AND AGRARIAN PROBLEMS IN FRANCE AND GERMANY

A Century of Economic Liberation. A principle which was woven deeply into the American national system at its beginning is that of full and free industrial opportunity. For the American, therefore, it is not easy to conceive how completely the agriculture, the manufactures, and the trade of France, Germany, and other continental European countries were shackled only four or five generations ago by status, by custom, and by contractual arrangements. The gild, the manor, the state, and the Church imposed each its peculiar restrictions, and the economic position and outlook of the individual was likely to be determined more largely by agencies beyond his power to control than by his own habits of enterprise and thrift. It is only within decades comparatively recent that the mass of men in Europe have acquired such freedom of industrial initiative and achievement as they now enjoy. If the cardinal aspect of the economic history of the United States since 1789 has been expansion, that of the economic development of continental Europe during the same period has been liberation. Speaking broadly, one may say that the first great advance toward liberation was accomplished by the Revolution in France in 1789–94; that a second was realised under Napoleon, although accompanied by a certain amount of retrogression; that the period 1815–45 witnessed considerable progress, especially on the side of industrial technique; and that after 1845–50 the triumph of liberalising principles was rapid and in many respects complete.

The transformations by means of which liberation has been achieved took place within all of the three principal fields of economic activity — agriculture, manufacturing, and commerce. They involved, in the main, (1) the abolition of serfdom, (2) the relaxation of land laws, the breaking up of great estates, and the development of small holdings; (3) the introduction of
agricultural machinery and of scientific methods of cultivation; (4) the suppression or regulation of the gilds; (5) the application of steam power to the processes of manufacture, giving rise (as in England) to the factory system; (6) the construction of highways and canals and the inauguration of the railway era; and (7) the reduction, and in some instances the suppression, of the restrictions imposed upon trade by national or local legislation, including customs regulations. In the present chapter will be considered the salient aspects of agricultural liberation and agricultural progress in France and Germany; in the next two chapters will be sketched the development of industry and transportation in these two countries; in the next three will be described the liberation and growth of trade in western Europe; while for an independent chapter will be reserved a review of the economic development of the greatest of the states of eastern Europe, i.e., Russia.

Small Holdings in France: Effects of the Revolution. The continental country in which the liberation of agriculture first took place upon a considerable scale was France. There, as elsewhere, the development presents three principal phases: (1) the emancipation of the rural labourer in respect to his person; (2) the release of agricultural technique from the fetters imposed by law and custom; and (3) the liberation of the land, similarly, from ancient legal and customary fetters, and the opening of it to the possession of large numbers of people. One of the capital achievements of the Revolution was the abolition of all survivals of feudalism and serfdom. The number of serfs remaining to be set free in 1789 was not large. None the less, the liberation of such as there were, together with the cancellation of an intricate mass of surviving feudal and manorial obligations, was a step necessary to be taken before the French agricultural classes could be put in the way of the largest prosperity. By it the French people were guaranteed for the first time a universal status of personal, legal freedom.

The liberation of technique, involving especially the abandonment of the three-field system and the introduction of machinery and of new methods of cultivation, came gradually and did not reach full fruition before the second half of the nineteenth century. In some of its aspects, at least, it was promoted, as well
as accompanied, by a development which must be considered much the most important of all, i.e., the conversion of tenants, dependent cultivators, and ordinary labourers into independent, self-sustaining landholders; and attention must first be directed in some detail to this fundamental matter. Formerly it was supposed that the multiplicity of small proprietorships which is the distinguishing feature of rural France to-day was wholly a consequence of the Revolution. Research has shown that this is not true—that, on the contrary, the breaking up of the agricultural lands of France into little holdings was already under way long before 1789. Some students of the subject have gone so far as to maintain, indeed, that the number of landed proprietorships in France was scarcely smaller before 1789 than it is to-day. This is an extreme view, but it is nearer the truth than is the assertion of the historian Michelet that the class of peasant proprietors sprang entirely from the land sales of the Revolutionary period. During his travels in France in 1787–89 Arthur Young was struck by the large numbers of instances in which the lord possessed the château and some seignorial land while most of the area of the old manor was divided among peasants who owned their bits of ground subject only to the rendering of certain seignorial payments. Throughout the seventeenth and eighteenth centuries impoverished seigneurs in increasing numbers had been obliged to sell land to their tenants; while the number of small holdings had been increased steadily by the redemption of waste land and by the enclosure and division of common land. No reliable statistics of French landholding prior to 1789 exist. Arthur Young, however, says that in 1787 a third of the land was tilled by peasant owners; and it has been estimated that at the outbreak of the Revolution the total number of proprietors was about three millions, of whom three-fifths would be classified to-day as small proprietors. Both Young and Malthus expressed the opinion that, as matters were going, France would become as badly overpopulated as was China. As late as 1823 McCulloch predicted that the land must certainly become, within fifty years, "the greatest pauper warren in the world" and share with Ireland the dubious honour

1 This is asserted by the Russian scholar Loutchisky. See Johnson, The Disappearance of the Small Landowner, 155.
of furnishing hewers of wood and drawers of water to other countries.\(^1\)

After full allowance has been made for the growth of small holdings before the Revolution, the fact remains that the development was much accelerated by the Revolution itself. In the first place, the improvement of the conditions of landholding, through the suppression of manorial obligations, stimulated the desire of larger numbers of men to become proprietors. In the second place, the Revolution emphasised the principle — and Napoleon sought to enforce it in the *Code* — of egalitarian inheritance, in accordance with which the bulk of a testator’s property was required to be divided equally among all of his children, without distinction of age or sex. Already before 1789 this policy was in common use among the bourgeoisie and the peasantry. And while in practise a rule of this kind must under any condition be subject to some evasions and limitations, there can be no question that the sanction lent the “partible succession” by the Revolutionary assemblies and by the *Code* enhanced decidedly the principle’s effectiveness. More important than these influences, however, was the extensive sale of lands confiscated from the crown, from the émigrés, and from the Church. Through the years 1790–95 large areas were placed upon the market. Prices were low, payment was spread over a period of twelve or more years, a clear title was given, and no complicating obligations were imposed. The law of May 14, 1790, specifically enjoined that the lands should be sold in small portions, the large estates being broken up for the purpose, to the end that the number of “happy proprietors” might be increased. Until 1793, when the practice was prohibited, peasants frequently combined to purchase large tracts which they forthwith divided among themselves.

**French Land Tenure in Recent Times.** From the Revolution to the present day France has remained a land of numerous and small holdings. The law of partible inheritance has been, however, the theme of heated controversy. It has been objected especially that the operation of the rule means the subdivision of the soil on mechanical lines without reference to supply and demand, and that it splits up estates into minute

\(^1\) Brodrick, *English Land and English Landlords*, 308.
and scattered parcels, with the result of wasting both the soil and the time of the owner, and also of breeding litigation. Although there have sprung up customs which so far evade the law as to prevent morcellement becoming pulverisation, the law stands intact and in its essentials it is effectively enforced.¹ From being attacked as an altogether undesirable stimulus to the increase of population, the law came to be denounced as a measure operating to keep the population almost stationary. It would be difficult to prove that it has been more influential in the one direction than the other. That it has operated progressively to augment the subdivision of the land cannot be doubted, although other influences have contributed to the same end. Statistics prepared in 1862 showed that in that year 56.29 per cent. of all holdings in the country had an area of five hectares (a little less than twelve and one-half acres) or less; ² 30.47 per cent., an area of between five and twenty hectares; 8.47 per cent., an area of between twenty and forty hectares; and only 4.77 per cent., an area of more than forty hectares. The situation twenty-two years later is exhibited by the following figures:

<table>
<thead>
<tr>
<th>Area of holdings (in hectares)</th>
<th>Aggregate area in holdings of the size</th>
<th>Percentage of aggregate area of all holdings</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-2</td>
<td>5,211,456</td>
<td>10.53</td>
</tr>
<tr>
<td>2-6</td>
<td>7,543,347</td>
<td>15.26</td>
</tr>
<tr>
<td>6-50</td>
<td>19,217,902</td>
<td>38.94</td>
</tr>
<tr>
<td>50-200</td>
<td>9,398,057</td>
<td>19.04</td>
</tr>
<tr>
<td>over 200</td>
<td>8,017,542</td>
<td>16.23</td>
</tr>
</tbody>
</table>

At the present day there are somewhat more than three million proprietors whose holdings are under ten hectares in extent, and these holdings aggregate upwards of twenty per cent. of the total arable area of the country. The remainder is owned by some 750,000 proprietors — half of it by 150,000 whose holdings exceed one hundred and sixty hectares, the other half by 600,000 whose holdings fall between ten and one hundred and sixty hectares. About eighty per cent. of all holdings to-day are cultivated by their owners. Of the remainder, thirteen per cent. are leased and seven per cent. are worked under the system

¹ E. van der Smissen, La population; les causes de ses progrès et les obstacles qui en arrêtent l'essor (Brussels, 1893), 510-541.
² The exact equivalent of the hectare is 2.471 acres.
known as *métayage*, involving the division of the produce, on some designated percentage basis, between proprietor and cultivator. The number of small holders continues to increase. A report of the Ministry of Agriculture a few years ago showed that during the period 1890–1910 in only two of the eighty-seven departments was there any tendency toward concentration of landed property in fewer hands. The French peasant still displays a deep attachment for the soil. The ground is not so rich or well-favoured that hard work is not required for its tillage, but it repays the husbandman’s effort to his reasonable satisfaction. “The magic of property,” declared Adam Smith, “turns sand to gold; give a man the secure possession of a bleak rock and he will turn it into a garden.” To the truthfulness of this observation every rural community of France to-day bears witness. Property in land has become a national asset, and in no country of Europe would a socialistic or other revolution involving the abolition of private possession be more inconceivable.

**A Century of French Agricultural Development.** While Great Britain was becoming distinctly an industrial and commercial nation and Germany, at a later period, was tending strongly in the same direction, France remained a predominantly agricultural country. And such she still is. Her vast wealth is drawn principally from the soil, and approximately one-half of her population is engaged in agricultural pursuits, whereas in England and Wales the proportion is but one-tenth and in Germany less than one-third. Throughout the past hundred years agricultural progress has been more steady and substantial than in any country of Europe, with the possible exception of Belgium and Denmark. In the Napoleonic period Flemish and English systems of crop rotation were introduced and the cultivation of many products—dyes, chicory, flax, hemp, and beet-root—was begun or extended; although it must be added that after the restoration of normal trade relations in 1814–15 some of the newer forms of cultivation (e.g., that of beet-root) which had been undertaken as a means of providing substitutes for commodities cut off by the war languished. The period 1815–47 was, in general, a time of rapid agricultural advance and of great rural prosperity. The country was at
peace externally, and the people, although at times agitated by political questions, were in the main profitably employed and contented. An evidence of the favourable situation of the time is supplied by the fact that between 1815 and 1846 the population increased at an average rate of 200,000 a year, or, in the aggregate, by six millions. Between 1789 and 1848 the production of wheat rose from 93,000,000 to 152,000,000 bushels; that of potatoes from 5,000,000 to 275,000,000 bushels; that of wine from 374,000,000 to 924,000,000 gallons.

After 1848 advance was somewhat retarded. The political unsettlement incident to the overthrow of the Orleanist monarchy and the establishment of the Second Empire, the Crimean War and the war with Austria in 1859, outbreaks of the cholera, and the poor harvests of 1853 and 1855 operated, along with other circumstances, to withdraw men from the land and to jeopardise agriculture interests. At no time during the second half of the century did these interests quite regain their former prosperity. After 1860, however, the reclamation of waste land set in upon a large scale, and likewise the introduction of agricultural machinery. An English observer relates that in 1840 it was quite the usual thing to see horses used for treading out grain; but an official report of 1862 showed that France then possessed more than 100,000 threshing-machines, almost 3,000 being operated by steam. Scientific methods of rotation, soil-preparation, and fertilisation were introduced, and between 1818 and 1889 the average yield of wheat per acre was raised from eleven to seventeen and one-half bushels, and between 1825 and 1875 that of barley was increased by eight bushels, and that of oats by ten bushels. Between 1812 and 1888 the number of cattle kept was more than doubled. In 1877 about 37,500,000 acres, or almost three-tenths of the total area of the country, were planted with corn of one sort or another, and 23,-500,000 acres, or more than one-sixth of the country's area, were planted with wheat and rye. In Great Britain and Ireland in the same year 11,000,000 acres, or one-seventh of the whole area of the United Kingdom, were planted with corn crops, and only 3,600,000 acres, or one-twenty-second, with wheat and rye.

In the matter of foodstuffs France to-day is practically self-supporting, and her exports of agricultural products are ex-
tensive. She imports some wheat, but, as is shown by the following figures, the quantity has not been large save during the era of depression 1876–96:

<table>
<thead>
<tr>
<th>Period</th>
<th>Average yearly production (in millions of cwts.)</th>
<th>Average yearly imports (in millions of cwts.)</th>
<th>Average yearly supply per capita (in cwts.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1831–35</td>
<td>100.7</td>
<td>.40</td>
<td>3.07</td>
</tr>
<tr>
<td>1836–40</td>
<td>101.8</td>
<td>.47</td>
<td>3.02</td>
</tr>
<tr>
<td>1841–45</td>
<td>109.4</td>
<td>.93</td>
<td>3.17</td>
</tr>
<tr>
<td>1846–50</td>
<td>125.4</td>
<td>1.95</td>
<td>3.58</td>
</tr>
<tr>
<td>1851–55</td>
<td>119.7</td>
<td>2.27</td>
<td>3.38</td>
</tr>
<tr>
<td>1856–60</td>
<td>146.0</td>
<td>1.00</td>
<td>3.98</td>
</tr>
<tr>
<td>1861–65</td>
<td>146.9</td>
<td>4.17</td>
<td>4.01</td>
</tr>
<tr>
<td>1866–70</td>
<td>144.9</td>
<td>5.16</td>
<td>3.92</td>
</tr>
<tr>
<td>1871–75</td>
<td>149.2</td>
<td>7.08</td>
<td>4.31</td>
</tr>
<tr>
<td>1876–80</td>
<td>138.6</td>
<td>23.77</td>
<td>4.34</td>
</tr>
<tr>
<td>1881–85</td>
<td>161.3</td>
<td>21.35</td>
<td>4.82</td>
</tr>
<tr>
<td>1886–90</td>
<td>160.4</td>
<td>19.92</td>
<td>4.71</td>
</tr>
<tr>
<td>1891–95</td>
<td>155.5</td>
<td>26.34</td>
<td>4.73</td>
</tr>
<tr>
<td>1896–1900</td>
<td>170.5</td>
<td>11.97</td>
<td>4.69</td>
</tr>
<tr>
<td>1901–03</td>
<td>173.8</td>
<td>4.97</td>
<td>4.56</td>
</tr>
</tbody>
</table>

A main characteristic of the agriculture of the country is the diversity of its products. Wheat and wine are the staples, but there is a heavy output of rye, barley, buckwheat, oats, maize, fruits, and dairy produce. Almost one-third of the cultivated land is devoted to cereals. In the decade 1896–1905 the average annual acreage of wheat alone was 16,580,000, and the average yield was 317,707,000 bushels. In the same period the average acreage in productive vines was 4,056,725, and the average yield was 1,072,622,000 gallons. Of a total of 195,000 square miles of arable land, 171,000 square miles, or eighty-eight per cent., are steadily under cultivation.

The State and Agriculture. In a number of ways the interests of agriculture are actively served by the state. In the first place, they are given the benefit of protective duties on imported agricultural commodities. In 1819 the importation of grain was made subject to a fixed duty and a surtax varying according to the amount by which the home prices should fall

below a certain level, with provision, under certain conditions, for the suspension of importation altogether. In 1821 this law was made yet more stringent. Throughout the remainder of the century tariff policy fluctuated, but at no time was agriculture left without substantial protection. The competition of American and other foreign foodstuffs was never felt in France so keenly as in England, but it was felt sufficiently to render futile any movement looking toward a general relaxation of agricultural duties, and the characteristic feature of the tariff history of France, as of Germany, in the decade 1881–90 was the development of a more comprehensive system of agricultural protection.¹ The tariff law of 1892 was conceived in the interest mainly of agriculture; and, although the latest great measure of the kind, enacted in 1910, was designed primarily to meet the demands of industry, it perpetuated, and in some instances increased, the rates on agricultural products established eighteen years before.²

In the second place, the state advances the interests of agriculture by maintaining a Ministry of Agriculture, whose organisation and equipment leave little to be desired. The ministry is aided by an advisory council of one hundred members, including senators, deputies, and experts in husbandry. Inspectors visit all parts of the country and submit reports which become the bases of state subventions designed to promote agrarian prosperity. Finally, there have been provided exceptional facilities for agricultural education. Besides the National Agronomic Institute at Paris, there are five secondary schools of agriculture and upwards of a hundred special and local schools. The ministries of Agriculture and Education habitually co-operate to promote the teaching of husbandry in rural schools; and, indeed, agricultural instruction in elementary schools is compulsory. The object is avowed to be not only to improve agriculture but “to inspire the young with a love of country life.”³ By act of 1875 there was established a new class of schools — the écoles pratiques d’agriculture — which

¹ Meredith, Protection in France, Chaps. IV–V.
² For a more extended review of French tariff history see Chap. XIII.
³ British Consular Report No. 505, on Agricultural Education in France.
provide practical agricultural training for the children of small farmers, tenants, and labourers, who can enter, at the age of thirteen, on leaving the primary schools.

**Agricultural Societies.** Among the numerous respects in which the agriculture of France differs from that of England may be mentioned the extensiveness of organisation and of co-operative effort among the agricultural classes. Conditions are, of course, more favourable for organisation in France than in England. The spirit of individualism is less dominant, and the number of persons who will be most likely to be attracted by the possibilities of organisation, i.e., the small proprietors, is very much larger. At the same time, it is to be observed that even in France the development of agricultural societies on a large scale has taken place only within recent decades. In the eighteenth century there was founded the *Société Nationale d'Agriculture de France*, which has counted among its members the country's most able agriculturists of each succeeding generation, and is to-day one of the principal organisations of its kind in the world. It, however, partakes largely of the character of a scientific academy and hardly reaches the mass of the rural population; and the same is true of a few other general societies which, within their fields, have had a career of more or less usefulness. From early in the nineteenth century there were, also, *comices agricoles*, or local parish organisations of farmers and tenants, established to stimulate the improvement of methods of cultivation. The inauguration of a new era in the history of French agricultural organisation, however, was accomplished by the repeal, by a law of March 23, 1884, of the restrictions on professional associations which had been imposed by the Constituent Assembly and later had been incorporated in the Napoleonic Penal Code.¹ It had been required that no association of any sort comprising more than twenty members should be formed except with the consent of the government. Now, by the law of 1884, it was stipulated that associations having exclusively for their object "the study and defence of commercial and agricultural economic interests," might be formed and maintained without special authorisation, and that such organisations should be accorded full legal rights.

¹ Art. 291.
including those of owning property and appearing in the courts.¹ At the time when the law was passed French agriculture, in common with the agriculture of neighbouring countries, was depressed. Prices were falling, land values were shrinking, rents were decreasing, agricultural wages were not keeping pace with wages paid in industry. As a result, the agricultural classes availed themselves eagerly of their new rights. The rapidity with which organisation progressed is apparent from the following figures:²

<table>
<thead>
<tr>
<th>Year</th>
<th>No. of societies</th>
<th>No. of members</th>
</tr>
</thead>
<tbody>
<tr>
<td>1890</td>
<td>648</td>
<td>234,234</td>
</tr>
<tr>
<td>1895</td>
<td>1,188</td>
<td>385,199</td>
</tr>
<tr>
<td>1900</td>
<td>2,069</td>
<td>512,794</td>
</tr>
<tr>
<td>1905</td>
<td>3,116</td>
<td>659,953</td>
</tr>
<tr>
<td>1910</td>
<td>4,948</td>
<td>813,038</td>
</tr>
<tr>
<td>1913</td>
<td>6,178</td>
<td>976,157</td>
</tr>
</tbody>
</table>

Agricultural societies are now to be found in every department of the country, being most numerous in the small-farming, vine-growing districts of the Loire valley and of the east and southeast. Theoretically, in most instances, membership is open to landlords, small proprietors, "metayers," and agricultural labourers. There are societies, however, which are open only to representatives of a single class, e.g., the proprietors or the "metayers"; and in point of fact the wage-earning labourers, in so far as organised at all, maintain societies of their own, which are comparable to industrial trade unions and are generally affiliated with the Confédération Générale du Travail.³ It comes about, therefore, that most of the societies are composed exclusively of landowners. Some cover only a single commune; others cover the whole of a department. Some have as their object the promotion of agricultural interests in general; others are concerned with some special interest, as vine-growing or cattle-breeding or beet-root cultivation. In 1913, 6,021 of the local societies were organised in 85 district

¹ By the Law of Associations of 1901 there was extended to associations of all kinds the same liberties which had been obtained by the agricultural associations seventeen years before.
² A. Souchon, Agricultural Societies in France (Evreux, 1915), 4.
³ See p. 465.
unions, noteworthy examples being the *Union du Sud-Est*, comprising some 500 scattered societies in the valley of the Rhone about Lyons, the *Union des Alpes et de Provence* with about 300 societies, the *Union du Midi*, the *Union Girondine*, the *Union Lorraine*, the *Syndicat du Nord*, and many more. And finally, there is a central society known officially as the *Union Centrale des Syndicats Agricoles*, representing, not a combination of the district unions, but a direct association of about 2,500 of the local societies. The more immediate objects of the local organisations is to promote the improvement of agricultural technique; to effect economies for their members by making purchases in common of implements, fertilisers, seeds, and other supplies; to aid members in the sale of their produce; and to detect and prevent adulterations and other frauds. Ultimately they, or at all events many of their sponsors, aim at the maintenance of agreeable relations among the various elements of the agricultural population, the co-ordination of the agricultural forces of the country in lieu of the party organisations which these forces do not possess, and the promotion in tariff-making, social legislation, and other matters, of more effective representation of agricultural interests.

**Co-operation and Agricultural Credit.** The societies that have been mentioned provide large facilities for co-operative buying and selling. There are, however, other co-operative agencies; and in general it may be said that agricultural co-operation has been further developed in France than in any European countries except Belgium, Denmark, and portions of Germany. Of co-operation in cultivation there is now very little, although prior to the Revolution such cultivation was practised by a large number of *sociétés taisibles*, organised by peasant communities. The sense of personal proprietorship is too strong to-day to permit any considerable extension of communistic methods of tillage. The co-operative societies, none the less, frequently make provision for the use in common of agricultural implements, and some exist solely for the purchase and collective utilisation of steam ploughs, of threshing machines, or of machinery in general. But it is the sale and the conversion, or manufacture, of agricultural products, rather than production, that most of the societies take as their province;
and it is for these purposes, as a rule, that the farming population is organised in special co-operative societies subsidiary to the general syndicats, or societies, mentioned in the preceding section. Co-operative associations for cheese manufacture are said to have existed in the Jura from as early as the twelfth century, and it is still in the milk, butter, and cheese producing portions of the country that true co-operatives are most numerous. Co-operatives for cheese-making alone number more than 2,000, being chiefly in the Jura and in Ain. Next to the dairy industry, wine-making is most fully organised, although the first co-operative wine vault appears to have been established only in 1890, in Champagne. In various parts of the country there are also co-operative olive-oil works (dating from 1905), distilleries, mills, and manufactories of potato flour. The number of societies existing for the sole purpose of co-operative sale and conversion of agricultural products is about 2,400; and in recent years there has been an attempt, as yet only moderately successful, to organise them in a Fédération Nationale des Sociétés Co-operatives Agricoles.

The question of agricultural credit is one to which attention has long been given in France. It was discussed in Parliament as early as 1846, and scores of interesting proposals concerning it have been offered. Certain experiments prior to 1884 proved but partially, or not at all, successful. After the date mentioned many of the newer agricultural syndicats, however, undertook the organisation of credit, often with very good results. And there appeared also the Caisses Durands, or Durand Funds (so-called from their founder, a lawyer of Lyons), which are communal mutual aid societies in which each member gives his unlimited liability as a guarantee. Development, however, was slower than in other countries, notably Germany and Italy, and it was only in 1894, when Parliament enacted an important law on the subject, that institutions of agricultural credit began to multiply rapidly. The measure of 1894 made easier, and yet safer, the conditions under which societies should organise and maintain credit facilities, and in the ensuing four years 136 local funds, in 47 departments, were instituted. A law of 1898 further bettered the position of the agricultural creditor, and another of 1899 inaugurated the somewhat dubious
policy of state subvention in aid of rural credit agencies and instituted a new class of District Funds. An act of 1910 placed co-operatives on the same footing, in respect to loans, as individuals. At the present day Germany alone surpasses France in the effectiveness of agricultural credit organisation.

Rural Germany at the Opening of the Nineteenth Century. The economic development of Germany has been essentially unlike that of either England or France, but it has taken a course more nearly resembling that to be observed in the former country, in that it has involved a substantial displacement of agriculture by industry and trade. In 1914 forty-two per cent. of the population of the Empire was engaged in industry, more than twenty-seven per cent. in trade and miscellaneous professions, and less than thirty per cent. in agriculture. It is to be observed, however, that this state of things is of recent origin. Speaking broadly, it does not antedate the creation of the Empire in 1871. At the opening of the nineteenth century Germany was rather more predominantly agricultural than was France. In 1804 seventy-three per cent. of the population of Prussia was rural, and throughout the German lands as a whole the proportion of the population engaged in agriculture was not less than eighty per cent. Industry and trade were really less flourishing than they had been in the fifteenth and sixteenth centuries, when the Hansa cities were the centres of the commerce of northern Europe. At the same time, it is to be emphasised that the type of agriculture which prevailed was primitive. The natural resources of the country were then, as they are now, less favourable for agriculture than those of France. Methods of cultivation were antiquated, products were few and of inferior quality, and rural wealth was meagre. Not, indeed, until after the middle of the nineteenth century — distinctly later than in France — was there much improvement in agricultural technique.

The one advance which was realised in the earlier portion of the century was the emancipation of the large number of peasants who had not contrived to escape from the status of serfdom. This, it need hardly be said, was an indispensable step toward agricultural betterment on more general lines. In Germany, as elsewhere, serfdom was extinguished very grad-
ually. In the northwest it virtually died out with the close of the Middle Ages. In the southwest it evaporated imperceptibly in the seventeenth and eighteenth centuries. Its non-existence in Bavaria was recognised, as a matter of form, in 1808, and in other states by 1820. In the northeast developments were different. There the great landlords succeeded in holding their estates intact and in retaining in the status of serfdom until the nineteenth century the largest part of the peasant population. From the sixteenth century onwards there was in this region, furthermore, a steady depression of the originally free inhabitants to the servile status. At the time of Prussia's regeneration, consequent upon the Napoleonic conquest, the situation called, therefore, for the adoption of emancipating measures upon a large scale. What measures were taken, and with what effect, has been related in a preceding chapter. It may here be repeated simply that the execution of the emancipation edicts involved many difficulties and that it was only about 1865 that, by supplementary legislation, the last traces of feudal and manorial burdens were swept away.

Development of Large and Small Holdings. The outcome of the abolition of serfdom and of other changes with respect to the tenure of land was in various parts of the country very different. Peasant proprietorship was not uncommon before the nineteenth century, and by the elevation of the agricultural population to a status of complete or approximate legal freedom the tendency toward the multiplication of small holdings received a powerful stimulus. Just as in France, however, the small-holding idea did not work out everywhere alike, so that the holdings of the northwest became on an average, considerably larger than those of the south, so in Germany the principle found sharply contrasted local applications and, in truth, in some important portions of the country found no application at all. That small holdings were the normal (although by no means the universal) product of decadent feudalism was well exemplified in the southwest. There, as has been explained, the holdings of the feudal proprietors had consisted, as a rule, of scattered pieces of land and of rights which were

1 See p. 110.
difficult or impossible to consolidate. From time immemorial the peasants had been accustomed to take advantage of the weakness of the lords' position and, on the basis of custom, to claim and obtain considerable limitations upon the proprietary authority. As feudal ties were relaxed and individual freedom was attained, by purchase or usurpation, many peasants had acquired small bits of land, and long before 1800 the southwest was becoming a region of small proprietors. The tendency was reinforced in the Napoleonic period by the extension to the western German territories which were brought under French control of the Code and of the rule of partible succession for which that instrument made provision. And to this day the southwest has continued to be distinguished, quite as much as is France, for the number of its little holdings. In the kingdom of Württemberg about 1880 there were, in a total of 440,000 landowners, 280,000 peasant proprietors who owned less than five acres apiece. In Baden, Bavaria, and the Rhenish provinces of Prussia the small holders clearly preponderate, and, in Baden at all events, the holdings have become, in the opinion of many observers, disadvantageously small. The average holding in the Rhine provinces and in Westphalia some years ago was but ten acres. In all of the regions that have been mentioned not more than from one to three per cent. of the land is held to-day in estates exceeding 250 acres. The northwest became also, in the main, a region of peasant holdings,—but with the difference, attributable to local conditions, that there the holdings have been, and are to-day, larger. It may be added that in the great era of German emigration to the United States (1845–90) the movement was principally from the small-holding districts of the south and southwest.

In the northeast, on the other hand, there took place a course of development broadly similar to that to be observed in England in the eighteenth and early nineteenth centuries, namely the consolidation of land in estates even larger than those which had prevailed in earlier times. Many of these estates represent survivals of territorial grants made in the days when the Germans were colonising the Slavic lands beyond the Elbe. They were originally compact stretches, and their proprietors have

1 See pp. 39–40.
been able to maintain them as such. Throughout the sixteenth, seventeenth, and eighteenth centuries the preponderance of large holdings was steadily increased. After 1750 some check was provided by Prussian legislation designed, from fiscal and military motives, to preserve such peasant holdings as there were. But the restrictions which were imposed were not very effective, and the emancipation of the serfs at the beginning of the nineteenth century stimulated afresh the consolidating tendency. There had been growing up a form of customary possession of land by the peasants which had operated to restrain the lords from adding to their own estates. In consideration of their assent to the measures of emancipation this custom was now, in the main, suppressed, and the process of consolidation proceeded almost without restriction. The intentions of Stein and Hardenberg were beyond criticism, but decrees which it was found necessary to issue in 1811 and 1816 as concessions to the magnates diverted the reform widely from the course originally marked out for it. In a word, in the northeast such small holders as remained fell pretty generally, by 1850, to the status of landless agricultural labourers, and their holdings were absorbed in the large estates. And thus was made complete that sharp differentiation of landlords and rural wage-earners which to-day comprises one of the principal problems of Prussia, especially in the provinces of Pomerania, Posen, Saxony, and East and West Prussia, and also of the Mechlenburgs and some other states. In East Prussia thirty-eight per cent. of the land is in holdings of over 250 acres, in Posen forty-six per cent., and in Pomerania fifty-three per cent. In Mechlenburg-Schwerin sixty per cent. is in holdings of over 250 acres and only fourteen per cent. in holdings of fifty acres or less. In Silesia, Brandenburg, Pomerania, Posen, and other eastern districts, there is in operation a practice of entailment of estates from which, so far as it goes, arise the same consequences that have flowed from the survival of the custom in England. In only a few of the districts in which it prevails does the practice rest upon legal enactment, and throughout the Empire there has been a growing feeling that it ought, rather, to be forbidden by law. But, beyond the adoption of a resolution

1 See p. 170.
by the Reichstag in 1913 requesting the Chancellor to submit a measure "to forbid absolutely the creation of further entailments, ... and to provide for the breaking up of estates already entailed," no action has been taken.\(^1\)

In the Empire as a whole there are under agriculture (including viticulture) about eighty million acres, excluding forest land and waste land not supporting cattle. Approximately four million acres, or about five per cent., are divided into holdings of less than five acres each, and of these holdings one-third is vine-growing land and another third is devoted to horticulture. About one-third of the whole agricultural area is divided into holdings of from 5 to 50 acres, and these are devoted, roughly, one-third to vine-growing, one-third to grain-growing, and one-third to miscellaneous purposes. Another third of the whole area comprises holdings of from 50 to 250 acres, which are devoted one-third to grain, one-fourth to sugar-beet, one-twentieth to vines, and, for the rest, to roots and other products. Finally, almost one-quarter of the area consists of large estates, i.e., those exceeding 250 acres, and these are devoted more than one-half to sugar-beet and only one-fifth to grain. The total number of landed proprietors is in excess of two millions; there are 130,000 rented farms; and the number of wage-earning agricultural labourers is approximately three millions, the majority being employed on the large estates of the northeast. From the facts here enumerated it will be evident that, as a recent writer has summarised the matter, the greater part of German agricultural land is not contained in the large estates of the north and east; that the customs and privileges which are advantageous to the

\(^1\) On the entail system in Prussia see Dawson, *Evolution of Modern Germany*, Chap. XIII. The following statistics, drawn from the German industrial census of 1895, illustrate the status of landholding in three typical portions of the Empire at the date mentioned—Pomerania (northeast), Hanover (northwest), and Baden (southwest):

<table>
<thead>
<tr>
<th>Hectares</th>
<th>Pomerania</th>
<th>Hanover</th>
<th>Baden</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 2</td>
<td>2.97</td>
<td>6.61</td>
<td>13.23</td>
</tr>
<tr>
<td>2-5</td>
<td>3.44</td>
<td>11.83</td>
<td>29.04</td>
</tr>
<tr>
<td>5-20</td>
<td>15.64</td>
<td>32.01</td>
<td>41.18</td>
</tr>
<tr>
<td>20-100</td>
<td>22.82</td>
<td>42.41</td>
<td>12.56</td>
</tr>
<tr>
<td>Over 100</td>
<td>55.13</td>
<td>7.14</td>
<td>3.99</td>
</tr>
</tbody>
</table>
large estates are not necessarily advantageous to the bulk of the country's agriculture; and that any customs or laws which can be shown to be contrary to the interests of the small holdings and medium farms are contrary to the interests of German agriculture as a whole.¹

The Era of Depression: Rural Depopulation. Agricultural development in Germany during the course of the nineteenth century was distinctly slower and less fruitful than in France, and the state of German agriculture to-day is by no means entirely satisfactory. Between 1816 and 1887 the acreage under tillage was increased from twenty-three to forty-four millions, and in the same period the production of grain was more than doubled. The three decades from 1840 to 1870 were, on the whole, an era of rural prosperity, marked by an increased price of products and a decreased cost of production, arising principally from the introduction of agricultural machinery and of scientific methods of cultivation. About 1874-75, however, there set in, as at the same time in England, a pronounced agricultural depression, from which there has been as yet no considerable recovery. The causes of depression were several. One of the most obvious, as also in the case of England, was the decline in the price of agricultural commodities arising from the competition of grain, meats, and other products imported from Russia, Roumania, India, the United States, Uruguay, and Argentina. Despite the enactment of tariffs designed to offset the consequences of this competition, the price of wheat and rye declined between 1876 and 1898 fourteen per cent. and that of barley eleven per cent. Other contributing causes were the scarcity and irregularity of labour, the necessity of paying increased wages, the heavy mortgages which to-day encumber upwards of half of the farm land of the country,² and the unbusinesslike methods commonly employed by persons engaged in agricultural enterprise.

Most fundamental of all causes, however, and involving directly or indirectly some of those just mentioned, was the transformation which was being wrought in German economic

¹ C. Tower, Germany of To-day, 193-194.
² Rural mortgage indebtedness in Prussia alone was increased in the period 1883-96 by almost 2,500,000,000 marks.
and social conditions by the unprecedented expansion of industry. And from the period indicated to the present day the preservation of a proper balance between industry and agriculture has been one of the most intricate questions of German public policy. An inevitable effect of the industrial transformation was to draw off from the country to the town, as in Great Britain, large numbers of people. The great era in the growth of German urban populations has been the decades since the establishment of the Empire, which is equivalent to saying since the setting in of the new industrial era. A century ago the German states contained within their boundaries populations which were almost exclusively agricultural. With the exception of such seaports as Hamburg, Bremen, and Lübeck, and of certain inland cities which, being national capitals, had acquired some size, there were no urban communities of consequence. In 1816 less than two per cent. of the population of Prussia dwelt in cities of over 100,000 inhabitants, and forty years later this percentage was little more than doubled. It is estimated that in 1849 the agricultural population included in the German Customs Union comprised seventy per cent. of the whole and the non-agricultural population thirty per cent. In 1871 only twenty-six per cent. of the new Empire's forty-one millions were resident in cities of more than 5,000 population, and only thirty-six per cent. in places exceeding 2,000. The forward leap of German industry after the conclusion of the wars with Austria and France, however, gave to urban growth a tremendous impetus. In 1871 there were only eight cities having a population of more than 100,000; in 1905 there were forty-one, and in 1910, forty-eight. Between 1871 and 1900 the rural population of the Empire (including the inhabitants of towns under 2,000) actually declined by a half-million, while in the same period the towns and cities gained almost sixteen millions, or more than the entire urban population of the Empire in 1871. The change which took place in the relation between urban and rural populations is apparent from the following figures:

1 See pp. 224–230.
2 For a full discussion of the rural labour problem see Dawson, Evolution of Modern Germany, Chap. XIV.
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Country population (in places of less than 2,000 inhabitants)

<table>
<thead>
<tr>
<th>Year</th>
<th>Number</th>
<th>Percentage of total population</th>
</tr>
</thead>
<tbody>
<tr>
<td>1871</td>
<td>26,219,000</td>
<td>63.9</td>
</tr>
<tr>
<td>1880</td>
<td>26,514,000</td>
<td>58.8</td>
</tr>
<tr>
<td>1890</td>
<td>26,185,000</td>
<td>53.0</td>
</tr>
<tr>
<td>1900</td>
<td>25,734,000</td>
<td>45.7</td>
</tr>
<tr>
<td>1910</td>
<td>25,945,587</td>
<td>39.9</td>
</tr>
</tbody>
</table>

Town population (in places of more than 2,000 inhabitants)

<table>
<thead>
<tr>
<th>Year</th>
<th>Number</th>
<th>Percentage of total population</th>
<th>Number of places</th>
</tr>
</thead>
<tbody>
<tr>
<td>1871</td>
<td>14,791,000</td>
<td>36.1</td>
<td>2,328</td>
</tr>
<tr>
<td>1880</td>
<td>18,721,000</td>
<td>41.4</td>
<td>2,707</td>
</tr>
<tr>
<td>1890</td>
<td>23,243,000</td>
<td>47.0</td>
<td>2,891</td>
</tr>
<tr>
<td>1900</td>
<td>30,033,000</td>
<td>54.3</td>
<td>3,360</td>
</tr>
<tr>
<td>1910</td>
<td>38,980,406</td>
<td>60.1</td>
<td>3,740</td>
</tr>
</tbody>
</table>

More Recent Phases. Since 1900 the industrialisation of the Empire has gone steadily forward and the preponderance of urban over rural population has been further increased. The growth of an industrial population of the present vast proportions has meant, of course, an enlargement of the home market for agricultural produce. But it has meant, also, scarcity of labour and increased cost of production. These circumstances, combined with falling prices and other effects of foreign competition, have brought about a situation under which the greater agrarian interests of the country make and enforce large demands upon the government and in considerable measure dictate the Empire's economic policy. Officially, Germany regards agriculture as the backbone of her national power and prosperity—the more, no doubt, by reason of the fact that, to a great degree, official Germany consists of landed proprietors. "When German agriculture collapses," declared von Moltke, "the German Empire will collapse without a shot." And, despite the fact that less than one-third of the population is directly engaged in agriculture, and that scarcely one-eighth of this third owns a foot of agricultural ground, the whole course of public policy has been based on the assumption expressed in this dictum. Thus it comes about that, if Prussia governs Germany, the great landholders govern Prussia, and therefore Germany as well. When, in 1879, there was adopted
an Imperial tariff system designed not only to yield revenue but also to afford protection for industrial enterprises, the landholding interests were displeased, and the upshot was that in time the government was obliged to come to the relief of these interests by the extension of the protective principle to foodstuffs. This meant increased prices of the necessaries of life, and accordingly has been opposed by the industrial classes. And a large amount of the pull and haul in the more recent politics of the Empire has arisen from the clash of interests thus involved. The Agrarians, or Junkers, have been the arch-conservatives of the nation. Their ideal has been a country which should be self-contained and self-sufficing, especially with respect to food supply; and while they have never been sufficiently powerful to direct the course of national policy in the precise channels which they would mark out for it, they have wielded an influence greatly out of proportion to their numbers. The strength of their position lies in the incontrovertible fact that only by the aid of protective tariffs and other special favours extended them does German agriculture maintain even the semblance of prosperity.

Meanwhile, it is not to be overlooked that the status of agriculture throughout the Empire has been undergoing some substantial improvement. In the matter of foodstuffs the Empire is not self-sustaining, and has not been since 1875. There has been, however, a continuous if slow increase of the area under cultivation. The wasteful three-field system has been replaced by the rotation of crops, which in turn has been supplanted widely by systems of intensive cultivation. Paying crops have been developed in substitution for those which are less remunerative. There has been a notable extension of the use of steam-propelled and other improved farm machinery. The use of potash and other artificial fertilisers has been developed in astonishing degree.¹ And in many parts of the Empire the number of small holdings has been steadily growing, while in Prussia and some other states there has been governmental action designed

¹ Prussia used in 1890 about 100 pounds of potash per acre, but in 1908 ten times that amount. In the same period the amount used in Bavaria rose from about 20 pounds per acre to almost 300 pounds.
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to accelerate the process.¹ The value of agricultural products of all kinds was estimated in 1902 at 7,500,000,000 marks,² and the figure to-day is somewhat higher. The large landholders of the north and east are organised effectively for political purposes. The mass of the agricultural population, however, is not so organised, except in so far (and it is in only a limited measure) as the small proprietors and the wage-earners can be induced to support the candidates of the Socialist party.

On non-political lines the rural elements, however, are extensively organised through the medium of co-operative societies. In 1911 there were in the Empire some 25,000 such societies composed of agriculturists and kindred producers, and the aggregate membership was approximately four millions. Of co-operative dairy societies alone there were 3,193, with 288,699 members. Most of the local societies are affiliated in central unions, three of the most important being the Imperial Union (with headquarters at Darmstadt), the Central Union, and the Schultze-Delitzsch Union.³ Agencies of rural credit are more fully developed than in any other country. They consist, principally, of credit banks, of the type projected in 1848 by Friedrich Raiffeisen. These institutions are, in reality, co-operative credit societies. Each limits its field of operations to a single community and depends wholly for its stability upon the integrity and capacity of its members and upon the members' personal knowledge one of another. There is no share capital, and there are neither paid employees nor dividends. The members are jointly and severally liable for the total obligations of the society; and the benefits of the institution's service are open to the poorest, if he be trustworthy. In 1912 there were in the Empire 17,000 agricultural co-operative banks of this character, with a membership of over 1,500,000.⁴

¹ Dawson, Evolution of Modern Germany, 255-264.
² By Müller, in his Industrie-staat oder Agrarstaat.
³ On co-operation in Germany see Dawson, Evolution of Modern Germany, Chap. XV.
⁴ Report of British Board of Agriculture on Agricultural Credit and Agricultural Co-operation in Germany, March, 1913 (Cd. 6, 626).
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CHAPTER X

THE DEVELOPMENT OF INDUSTRY IN FRANCE AND GERMANY

Overthrow of the Gild System in France. At the opening of the nineteenth century France and Germany were alike predominantly agricultural countries. Manufactures and trade had found within their boundaries no such opportunities as in England. At the close of the century France was still predominantly agricultural, but the interests of agriculture were closely rivalled by those of industry and of trade; while in Germany tillage of the soil and occupations subsidiary thereto had been entirely outdistanced, in number of persons engaged, in value of product, and in promise of future growth, by manufacturing and commerce. At this point it is necessary, therefore, to take account briefly of the broader aspects of industrial development in the two countries named, bearing in mind two general facts: first, that, involving as it did the rise and progress in these lands of the phenomenon which we term the "industrial revolution," this development presents numerous features which are identical with those displayed by the movement in England, and hence not calling for separate description, and second, that, with considerable variations of circumstance and consequence, the development outlined took place, at different periods, in all of the remaining countries of western and central Europe.

The changes which were wrought in the industry of France in the period under survey may be summarised under three heads: (1) the extinguishment of the gild, (2) the introduction of the use of machinery and of steam power, leading to the rise of the factory system and (3) the improvement of highways, the construction of railways and canals, and the consequent quickening and cheapening of transportation. First in point of

1 The development of transportation facilities is considered in the succeeding chapter.
time was the overthrow of the gild system. It will be recalled that one of the important liberalising measures of Turgot during his brief tenure of the controller-generalship in 1774–76 was a decree intended to abolish the privileges of the gilds and to leave every man free to follow such occupation, and in such place and manner, as he should choose. The measure was never carried fully into effect, and after Turgot's dismissal the gilds were revived substantially as before. It is true that during the eighteenth century the gild system in France had broken down in some measure and that gild monopolies and regulations, even in the capital, were not infrequently evaded. None the less, every important branch of labour was organised and controlled in accordance with the gild principle, and restriction rather than freedom was the normal industrial condition. From the domestic workmen of the country districts and of the suburbs of the towns arose persistent demand that the gild system be abolished absolutely, although in the towns themselves (notably such industrial centres as Marseilles, Rouen, Lille, and Rheims), where sentiment was controlled by the gildsmen, the system was defended with vigour. The cahiers of 1789 reflect perfectly this division of opinion. The nobility called mildly for abolition; a slight majority of the Third Estate strongly demanded it; the remainder of the Third Estate, while not averse to reform, insisted that the system be perpetuated; the clergy said nothing about it. Not unnaturally, the question was one by which the National Assembly was perplexed sorely. After prolonged consideration there was enacted, February 16, 1791, a measure (adopted in final form March 17) stipulating that on and after the ensuing April 1 every individual should be free to exercise any craft or profession whatsoever, provided only that he should equip himself with a license from the public authorities and should comply with the police regulations, one of which in effect prohibited all combinations of workingmen. The gilds were not expressly abolished, but their monopolies and other privileges were terminated, and, left without reason for existence, they rapidly disappeared. The requisite licenses, computed on the rental paid for one's place of business, were inexpensive and easy to obtain. The measure provoked little or no serious protest—
a fact which tends to confirm the impression created by other evidence that by 1791 the gilds were in a moribund condition.

During the era of Napoleon the industrial freedom conferred by the measure of 1791 was infringed at a number of points, and, with the purpose of regulating the prices and quality of goods and, more particularly, of preserving industrial peace, the monopolistic gild was in part re-established. A beginning was made in 1801, when, in order to avert the possibility of further food riots in Paris two "corporations," the bakers and the butchers, were given an organisation roughly resembling that of a gild. In time the policy was extended beyond the capital, and corporations of bakers are said to have been organised in not fewer than 165 towns. To facilitate the control of the press, the printing trade was once more subjected to gild restrictions. So likewise was the brokerage profession. The gild system as a whole, however, never again took root in France, and it was no part of the plan of Napoleon that it should do so. The Emperor was inundated with petitions asking that he restore the old Colbertian system in its entirety, and he deserves credit for stopping where he did. Love of order and of control was set over against the ideal of the open course for talent, and, on the whole, the latter prevailed. After 1815 most trades were again open to all, although some of the Napoleonic corporations lasted until past the middle of the nineteenth century. The butchers' gild, for example, came to an end only in 1858, the bakers' in 1863, and the printers' in 1870.

The Industrial Revolution in France. By the collapse of the gild system the way was prepared for the reconstitution of industry upon lines already familiar across the Channel. France was the first of continental countries in which the great modern industrial transition—the introduction of machinery, the widespread displacement of the handicraft system, the rise of the factory—took place. Yet even there the transformation was much belated. Despite the fact that French commerce increased more rapidly during the eighteenth century than did English, and at the close of the century surpassed the English in volume, France not only failed to achieve in the eighteenth century that reconstruction of manufactures which lent dis-
tinction to England, but did not experience even the beginnings of the transformation until the following century was somewhat advanced. The advantage in respect to available capital, skilled labour, fuel supply, industrial liberty, and stability of political conditions lay wholly with England. The first cotton mill, it is true, was set up in France in 1785, and during the Consulate and the Empire persistent attempt was made to extend the utilisation of spinning and weaving machinery; but much the larger portion of textile manufacturing prior to 1825 was carried on under the strongly entrenched household, handicraft system. In 1834 there were only 5,000 mechanical looms in all France. But thereafter advance was rapid, and in 1846 the number was 31,000. Similarly, in the metal industries there was some attempt at modernisation in the days of Napoleon, but the first rolled iron plates were not produced in France until 1819, and it was only after 1830 that coke-smelting, puddling, and other improvements in iron manufacture were widely introduced. In 1830 there were in the country 29 blast furnaces employing coke and 379 employing charcoal. Not until 1864 did the number of coke furnaces (220) surpass that of charcoal furnaces (210). In 1810 there were in France only some fifteen or sixteen steam-engines, all employed in pumping. In 1830 there were 625; in 1839, 2,450; in 1850, 5,322; in 1860, 14,513. Extensive application of steam-power came first in mining and in metal works, and only very slowly in the manufacture of textiles.

Against the introduction of machinery substantially the same sort of protest was made that had been voiced in England, but with scarcely more effect. After 1825–30 the transition set in upon an extended scale, and if the French industrial revolution can be dated from any fairly specific point, the years mentioned would probably be as accurate as any that could be indicated. An important factor in the inauguration of the new era was the removal, in 1825, of the prohibition upon the export of machinery from England, with the result that French manufacturers after that date were able more readily to obtain mechanical appliances from England and to copy them for their own use. In many instances, of course, these appliances had been brought in clandestinely before the embargo was raised,
the more by reason of the fact that, in pursuance of her protective policy, France had been playing into England's hand by imposing on imported machinery duties running up to 100 per cent. About 1825–30 came the beginning of large-scale production of iron, and at the same time the output of coal was much increased. France is not rich in minerals, and the development of the heavier forms of manufacture has on this account always been relatively slow. Coal is found only in a few districts, principally in the north, and in geological formations more broken and more expensive to work than in England. Iron is more abundant, especially since the discovery of the rich basin of Briey in Lorraine. But coal and iron are not found side by side, as they are in England, and there has been discovered no cheap mode of conveying the one to the other. Notwithstanding these disadvantages, iron resources were developed rapidly after 1825, and to such an extent that by 1840 the country was obliged to eke out the inadequate coal supply by importations from England and Scandinavia. By 1825 the recovery from the shock of the Revolution and the Napoleonic wars was reasonably complete, and the general prosperity of the land gave a strong impetus not only to the metal industries but also to the manufacture of textiles and of finer wares. French industry has inclined always, as it does to-day, toward the production of articles of luxury, rather than of cheap and convenient articles for mass consumption. On that account, in part, machines never so completely displaced hand labour, or the factory system the handicraft system, as beyond the Channel. None the less, the general results of the revolution — the depression of handicraft industry, the reduction of wages, the cheapening of manufactured commodities, the differentiation of capital and labour, and the stimulation of organisation (although contrary to law) on the part of the labouring classes — followed substantially the lines already marked out in England.

Recent Aspects of French Industry. Since the establishment of the Third Republic, in 1870–71, the advance of industry has been very great. In 1870 the aggregate value of the industrial output, including the manufactures of Alsace-Lorraine, was five billion francs; in 1897, exclusive of the
products of the lost provinces, it was three times as much. In textile manufacturing the power-loom has replaced entirely the hand-loom, save in the weaving of samples or of very small orders, and the power employed is not infrequently electricity. Between 1890 and 1902 horse-power employed in the textile industries rose from 172,999 to 434,529. The use of machinery has not, on the whole, impaired the quality of the textiles produced. Indeed, the finer grades of machine-made goods are so exquisite as to surpass the products of handicraft, and they often approach more nearly the character of decorative art than that of simple texture. The production of coal and of iron has been steadily increased. In 1870 the quantity of coal mined was 13,000,000 tons; in 1911 it was 38,000,000. Approximately three-fourths of the amount now consumed in the country is produced at home. In fifteen years, i.e., from 1891 to 1906, the output of iron was increased 71 per cent. in quantity and 73 per cent. in value, the annual production rising in 1901-05 to an average of 6,072,000 metric tons. During the fifteen-year period mentioned, the number of steam engines employed rose from 26,000, with 316,000 horse-power, to 79,000, with 2,232,000 horse-power — involving a gain of 303 per cent. in potential capacity. In 1870 the number of patents granted to inventors was 2,782; in 1905 it was 12,953.

Aside from the departments of the Loire, Bouches-du-Rhône, and Rhone, the principal industrial districts of France are in the north and the northeast. In 1901 fifty per cent. or more of the inhabitants of both sexes were engaged in industry, as distinguished from agriculture, in as many as nine departments. In the typically industrial region of the Nord, the seat of the woollen industry, the percentage reached 64.15. Compared with England and Germany, France has a peculiar distribution of industrial interests. In those countries combination and large-scale production is the rule. In France, on the contrary, the number of wage-earning employees is only five

1 The loss of Alsace-Lorraine was a body blow to French industry. With the provinces went one-quarter of the country's cotton spindles, together with an unmeasured, but large, proportion of her finishing trade.

2 The quantity produced in the same year in Germany was 234,000,000 tons; in Great Britain, 268,000,000; and in the United States, 455,000,000.
per cent. larger than that of employers and people working on their own account. According to statistics cited by Yves Guyot, the 19,652,000 persons connected with French industries, in the broadest sense of the term, fall into two classes, of which one, comprising the employers and persons working independently, numbers 8,996,000, and the other, consisting of paid employees, numbers 10,655,000. And, contrary to the tendencies to be observed in other countries, this industrial individualism is increasing. It has the advantage of keeping larger numbers of workingmen and workingwomen in their own shops and homes, promoting personal independence and thrift, and securing a wider distribution of profits. The disadvantage is that the French small-scale industries find it sometimes difficult, if not impossible, to compete with the colossal industrial combinations of Germany, England, and the United States.¹

Disappearance of the Gilds in Germany. Turning to Germany, the initial fact which may be observed is that the later phases of gild history paralleled with some closeness those that have been described in France. From the fifteenth century onwards there was complaint of the fossilising tendencies of the gild, but efforts both of the shadowy Imperial power and of the territorial authorities to remedy the evils of the institution proved totally unavailing. The general overturn, however, which came in Prussia at the close of the first decade of the nineteenth century was made the occasion of breaking the hold which the gild had acquired. Instructions of 1808, an edict of 1810, and a statute of 1811 introduced in Prussia the essentials of the license system inaugurated twenty years before in France. The gilds were not abolished, but their monopolies and other privileges were swept away, and with them the ultimate reasons for the gilds' existence. Many gilds broke up entirely, although some continued as "free associations." In non-Prussian portions of Germany, also, as in Italy, Belgium, and other countries which fell under French control, the French system was widely put in operation. With the termination of the Napoleonic régime the new industrial order in part collapsed, but almost invariably it left behind important traces of

¹ On French tariff policy in relation to industry see pp. 289–294.
the liberation that had taken place, and in some quarters, as in Westphalia, it persisted almost unimpaired. Prussia, after the annexations sanctioned by the Congress of Vienna, found within her borders a multitude of inconsistent industrial systems. Following prolonged deliberation, there was enacted in 1845 an elaborate law designed to retain some of the supposed advantages of the gild system, yet to extend throughout the whole of the kingdom a generous measure of industrial freedom. A commercial panic of 1846–47, followed by the revolution of 1848, frustrated the successful operation of this law, and a congress of handicraft workmen in 1848 demanded, in part as a check upon the rising factory system, the virtual re-establishment of the ancient gild monopolies. The demand was met by a measure enacted within the same year, by whose terms the industrial liberties conferred by the act of 1845 were sharply curtailed. But for the fact that the new law was very indifferently enforced, the progress of German industry might have been much impeded by the apparent triumph of the reactionary forces. Throughout the German states generally there was little further liberalising legislation prior to 1860. After that date, however, the surviving vestiges of the gild régime were fast swept away; and finally, in 1869, an important act of the North German Confederation made legal throughout all of the affiliated states a status of broad industrial liberty which, in point of fact, had become already widely existent.

Backwardness of German Industry in the Early Nineteenth Century. Speaking broadly, the reconstruction of industry on modern lines took place in Germany two decades later than in France; that is to say, it had its beginning about 1845–50. Its lateness is to be explained on a number of grounds. First may be mentioned the innate conservatism of the mass of the German people, and, as an aspect thereof, their unyielding attachment to agriculture. During the earlier decades of the century, as indeed through centuries past, agriculture was regarded as the normal field of economic activity, and manufacturing was entirely subsidiary to it. Such manufacturing as existed was carried on under the handicraft system, frequently in conjunction with agriculture. And both agri-

1 Lichtenberger, Germany and its Evolution in Modern Times, 18–27.
culture and manufacturing were engaged in primarily to supply the needs of the producers, not for the markets. A second restraining circumstance was the poverty of the country, arising in part from the wars of the Napoleonic period, and the lack of free capital and of adequate currency and banking facilities. One eminent authority has avowed the opinion that the economic condition of the German people was less advanced in 1830 — fifteen years after the restoration of peace — than in 1802. Whether or not this view be accepted, there can be no question that among the masses, both rural and urban, hunger and misery continued to be common. In payment for the excess of imports over exports the country had been drained of currency, and even the most necessary trading operations were carried on with difficulty. Wealth was largely in the form of land, and even among the well-to-do there was comparatively little capital capable of being employed readily in industrial enterprise. There was, furthermore, a general lack of banking facilities. "The modern system of production requires not only an enormous accumulation of capital, but also a means whereby this capital can be brought under the control of the entrepreneurs; in other words, a credit system."  That Germany was lacking in this essential respect is evidenced by the fact that as late as 1840 the banking power of the country (including capital, right of issue, and deposits) was but one-seventh of that of the United States and but one-eleventh of that of Great Britain.

A further obstacle was the lack of markets for German-made goods. On the one hand, by reason of prevailing poverty, as well as the persisting simplicity and frugality of life, the home demand for manufactures was not large until within very recent decades; while the difficulties of transportation within the country were such as to discourage the production of wares in excess of the quantity required for consumption. On the other hand, the lack of colonies and the inferiority of shipping facilities imposed limitations upon foreign markets by which Germany was kept in an economic position entirely unlike that

1 W. Sombart, *Die Deutsche Vorkapitalistische im XIX Jahrhundert*, 438.
occupied by England, and even that occupied by France. The early industrial progress of England had been promoted in no small degree by the world-wide character of English commerce, and especially by the demand for English-made goods in the outlying lands which had been settled by English-speaking people. German industry had no such stimulus. Finally may be mentioned the obstruction which arose from the political condition of the country. Germany after 1815 was a loose confederation of thirty-eight states. In matters of industry and trade each state was a law unto itself, at least until 1833, when the Zollverein, or Customs Union, was given definite character; and the regulations of the Zollverein pertained entirely to commerce, not to industry. Until the nineteenth century was far advanced each princely government was accustomed to regard the industry of its dominion as a source of revenue, and the supervision exercised was so close that scarcely a yard of cloth or a pair of boots could be made without public regulation.¹

**Industrial Development prior to 1871.** The great era of German industrial expansion falls after the creation of the Empire in 1871. Not until then were certain of the obstacles which have been named fully overcome. Prior to that date there was, none the less, a considerable amount of industrial development. Indeed, it was in the course of the two or three decades preceding it that, as has been said, German industry underwent those fundamental changes which are commonly understood to have been involved in the industrial revolution. To a great degree, the development which took place after 1871 was but an amplification of an industrial system whose principles and methods had been fixed in an earlier period. The factors which entered chiefly into the transformation of industry before 1871 were the increasing prosperity and wealth of the country in a prolonged era of peace, the importation of machinery from England, and the attraction to Silesia, Saxony, and other manufacturing districts of large numbers of English factory foremen and operatives who taught the German workman

¹ For an interesting statement of the relation between the modern industrial advance and the German dynastic interests see T. Veblen, *Imperial Germany and the Industrial Revolution* (New York, 1915), 75–84.
how to compete successfully with his English and French rivals. Obviously important was the rise of the capitalistic type of production, made possible by the extension of market areas through the breaking down of tariff walls and the development of railways.

The fundamental fact to be observed is that the new industrial order was not indigenous, but was borrowed almost wholly from England, and that on this account it has affected less profoundly the thought and character of the German people than would otherwise have been the case. "Germany," says a recent writer, "combines the results of English experience in the development of modern technology with a state of the other arts of life more nearly equivalent to what prevailed in England before the modern industrial régime came on; so that the German people have been enabled to take up the technological heritage of the English without having paid for it in the habits of thought, the use and wont, induced in the English community by the experience involved in achieving it. Modern technology has come to Germany ready-made, without the cultural consequences which its gradual development and continued use has entailed among the people whose experience initiated it and determined the course of its development." 1 In a measure the same can be said of France, Italy, and other western nations, for no one of them worked out independently, as did England, its new industrial system. But it would appear to be true that, as the author just quoted goes on to assert, the case of Germany is unexampled among western nations both as regards the abruptness, thoroughness, and amplitude of its appropriation of the English technology and as regards the archaism of its cultural furniture at the date of this appropriation. The closest analogy to the experience of Germany in these matters is that of Japan.

The industrial progress of Germany before 1871 must be measured mainly in terms of textiles and of products of iron, the most notable single line of development being the growth of cotton manufacturing. As late as 1846 there were in all Prussia only 136 cotton mills, and the crude machinery in them was operated very rarely by steam, commonly by horse or water

1 Veblen. *Imperial Germany and the Industrial Revolution*, 82-83.
power, and not infrequently by hand. Improved machinery and methods which in England were everywhere employed were in Prussia rare or unknown. During the years 1836–40 the annual consumption of raw cotton in all Germany was only 18,500,000 pounds. After 1850, however, extension was rapid. In 1851–55 the annual consumption was 56,110,600 pounds; in 1861–65 it was 97,561,100 pounds; and shortly before the war of 1870 the amount rose to over a million pounds. Between 1852 and 1867 the number of spindles was increased by one hundred and twenty-two per cent. In 1836 the foreign-spun cotton yarn used in Germany was more than double the amount produced at home; but in 1852 the home product comprised about one-half of the total quantity used, and in 1871 it comprised eighty-one per cent. By 1870 England was finding in German cotton manufacture serious rivalry. Similar, although less imposing, statistics could be cited in respect to the manufacture of woollens, linens, and silk. The woollen industry was developed principally in Saxony, the linen industry in its accustomed habitat, Silesia, and the silk industry in Colfeld and other towns situated chiefly in Rhenish Prussia. Between 1840 and 1870 the annual consumption of silk rose from 600,000 pounds to 1,900,000 pounds; and the market for silk manufactures was found mainly in England and the English colonies. Throughout the period the prosperity of the textile industries was much enhanced by the excellence of the work of the Prussian dyers, whose facility was attained through prolonged and laborious study of chemistry in its applications to their trade.

Under modern conditions a reasonably reliable index of the industrial status of a country is its consumption of raw iron. Measured by this standard, Germany was extremely backward at the middle of the century, but also exceptionally progressive during the ensuing decades. In 1850 the per capita consumption of pig iron was 10.6 kilograms, as compared with 30 in the United States and 85 in England. In 1860, however, the amounts were, respectively, 18.6, 31, and 121.9 kilograms, and in 1870, 38.3 (almost, four-fold the amount twenty years

1 The first mechanical cotton-spinning machines driven by water-power were set up in Saxony in 1798.
earlier), 51, and 172.7.\(^1\) In the production of iron, mainly in Prussia, there was large progress. In 1840 coke-smelting had been but begun, and in only nine of the more than three hundred furnaces in Silesia in 1846 was coke employed. After 1850 improved methods were introduced rapidly, and between 1861 and 1873 the value of the output was quintupled.

**Conditions of Industrial Expansion since 1871.** The growth of German industry and industrial organisation since the war of 1870–71 is one of the capital economic phenomena of modern times. The circumstances by which this growth has been promoted are many. Foremost may be considered the attainment of a real unification of the German people in the Empire, rendering possible for the first time in German history the inauguration of a comprehensive, co-ordinated, national industrial policy. The Zollverein had been only a useful makeshift, and not until after the establishment of the North German Confederation of 1867 (practically perpetuated in the Empire of 1871) did there exist a central governmental authority capable of extending to industry such regulation and protection as it required. Two other favouring circumstances arose even more directly from the war. One was the receipt from France of the war indemnity of five billion francs, which to the victor meant a sudden and vast accession of capital available for industrial expansion. The other was the acquisition, also from France, of the provinces of Alsace and Lorraine. As has been stated, these territories were the seat of thriving industries, notably textile manufacturing; and just as their loss involved a blow to French industry from which there has never been complete recovery, so did their acquirement involve for Germany an enormous increase of industrial resources and output. Not the least important consequence of their annexation was the compulsion which the competition of their artisans placed upon the industrial classes of the older German territories. Further impetus to industrial growth has risen from certain circumstances, themselves closely interrelated, but affected by the war only indirectly or not at all. One of these has been the development of the home market, which has been extraordinarily rapid. An-\(^1\) Martin, *Die Eisen Industrie*, 54. Cited in Howard, *Industrial Progress of Germany*, 27.
other has been the exceptionally high rate of increase of population, involving the growth from 41,058,792 in 1871 to 64,925,993 in 1910. A third has been the development of facilities of land and water transportation, with resulting diminution of the restrictions formerly imposed upon production by the costs of carriage to market. A fourth has been the systematic support of industry, since 1879, by protective tariffs. And a fifth has been the entrance of the Empire, in the decade 1880–89, upon the role of coloniser and world power, and, in general, the successful cultivation of the foreign market.

The industrial development which has taken place presents a number of fundamental aspects, which for the moment need but be mentioned. One is the increase of the total volume of industrial activity and output. A second is the enlargement of most of the older industries, e.g., the manufacture of woollens, cottons, silks, and machinery, and the building up of newer industries of almost equal importance, notably the chemical and electrical groups. A third is the application of capital to industry on a large scale, together with a closer organisation and concentration of industrial enterprise through the agency of the cartel and the syndicate. A fourth is the widespread displacement of agriculture by industry and trade. And a fifth is the triumph of the factory system over all earlier systems of manufacture, involving rapid concentration of population in cities.

Certain of the matters just mentioned have been, or will be, alluded to elsewhere: and it will suffice in this place to take account briefly of two phases of recent German industrial development, namely, the growth of the principal industries and the centralising tendencies in industrial organisation. The remarkable outburst of industrial enterprise by which the war with France was succeeded culminated in 1874 in a severe financial and industrial crisis, and from 1874 until about 1890 the energies of the nation were consumed largely in recovering equilibrium and in building more solidly the foundation of its altered economic existence. After 1890, however, expansion of

1 See pp. 249–252.
2 See pp. 303–313.
3 On the changing relations of industry and agriculture see pp. 205–209; on population movements, see pp. 341–349.
industry set in once more upon an enormous scale, and with
the final triumph of capitalism and of concentration in manufac-
turing and trade the old *Agrar-Staat*, as the Germans term it,
was converted definitely into the *Industrie-Staat* of the present
day.

**Mineral Resources: Iron Manufacture.** The basis of the
industrial strength of modern Germany is the metal trades, more
particularly the manufacture of iron and steel. Coal and iron
ore, while not located in quite such proximity as in England,
are abundant and, on the whole, easily brought together. The
coil reserves of the Empire are more extensive than those of any
other European country. The principal fields are those of
Rhineland, Westphalia, Upper Silesia, and the Saar district;
minor ones are those of Lower Silesia and Saxony. It is esti-
imated that the Ruhr basin alone will yield thirty billion tons,
which at the present rate of consumption would supply the needs
of the entire country for a number of centuries. The Upper
Silesian field is believed to be yet richer. In 1910 the number
of collieries in operation was 318, the total output was 152,828,-
000 metric tons, the value of the output was 1,520,000,000
marks, the quantity exported was 30,943,000 tons, the quantity
imported was 12,122,000 tons, and the average per capita con-
sumption was two tons.1 As recently as 1900 the output was
but 109,290,000 tons. The quantity now produced is exceeded
only in Great Britain and the United States.2 There has been,
also, a considerable development of the "brown coal," or lignite,
industry, the number of lignite mines worked in 1910 being 530
and the value of the output almost 180,000,000 marks.

The principal iron-producing sections of Germany are the
Siegerland district near the Rhine River (the earliest to be
worked), the Lorraine district, the Rhine-Westphalia district
centring around Dortmund, and the Silesian district on the
eastern frontier. The hub of industrial Germany, it has been
said, is the area which stretches from Düsseldorf in the Rhine-

1 Twenty-seven collieries, producing 20,834,000 tons, were owned and
operated by the state.
2 In 1911, 234,000,000 tons in Germany; 268,000,000 in Great Britain;
and 455,000,000 in the United States.
rule, stern and masterful dictators both, dividing between them the upper and nether world."  

1 Until the middle of the nineteenth century the growth of the iron industry was retarded by the cost of transportation, by the fact that a large portion of the ore contained so much phosphorus as to be of inferior quality, and by the competition of the English product. As late as the decade 1880-89 the country was producing but from three to four and one-half million tons a year, while the British output was twice as much. In 1868, however, there had been discovered a process by which ore could be freed from phosphorus (the latter becoming, for fertilising purposes, an important by-product), and as the facilities of transportation were multiplied and capitalistic forms of industry were instituted, the output of iron rapidly mounted. Production and importation at certain intervals were as follows:  

<table>
<thead>
<tr>
<th>Year</th>
<th>Home production in tons</th>
<th>Imports, in tons</th>
</tr>
</thead>
<tbody>
<tr>
<td>1872</td>
<td>1,927,000</td>
<td>663,000</td>
</tr>
<tr>
<td>1878</td>
<td>2,119,000</td>
<td>485,000</td>
</tr>
<tr>
<td>1885</td>
<td>3,647,000</td>
<td>223,000</td>
</tr>
<tr>
<td>1890</td>
<td>4,626,000</td>
<td>404,000</td>
</tr>
<tr>
<td>1895</td>
<td>5,433,000</td>
<td>200,000</td>
</tr>
<tr>
<td>1900</td>
<td>8,469,000</td>
<td>741,000</td>
</tr>
</tbody>
</table>

The three principal iron-producing countries in the world are Germany, Great Britain, and the United States: Great Britain led until 1900, when the United States took first place. In 1903 she was passed also by Germany. In 1910 the total output of Great Britain was 10,250,000 tons, that of Germany 15,500,000 tons, and that of the United States 23,750,000 tons. It continues to be true, as it was a decade ago, that one-fifth of the industrially active population of Germany is engaged in the mining and smelting industries. Aside from coal, lignite, and iron, the minerals found in considerable quantities are copper in the Harz Mountains and the Mansfield district of Prussia, zinc in Silesia, lead in the Harz Mountains and the Sudeten, nickel in Saxony and in districts on the Rhine and Saale, tin in

1 Dawson, *Industrial Germany*, 32.  
the Ore Mountains, potash (of which Germany has a virtual monopoly) in Hanover, Brunswick, Mecklenburg, and the Magdeburg district, and rock salt in numerous places.

**Other Principal Branches of Manufacture.** In the manufacture of industrial machinery Great Britain has contrived to retain pre-eminence, and in the manufacture of agricultural machinery the leadership of the United States is equally established. Machine and other metal manufacturing of all kinds, however, has increased greatly in Germany in the past two decades. The machine trades are widely diffused. Naturally they are most strongly represented in the Rhineland-Westphalia district, in cities like Düsseldorf, Essen, Mülheim, and Oberhausen; but they abound also in Berlin, Hanover, Breslau, Magdeburg, Halle, Leipzig, Dresden, Chemnitz, Zwickau, Augsburg, Stuttgart, Mannheim, Carlsruhe, and Strassburg. There has been, too, a considerable localisation of particular machine industries. Thus Solingen, in the Rhineland, is the great centre of the cutlery industry, Chemnitz is noted for lace-working and hosiery machinery, Leipzig for printing machinery, Magdeburg for beet-sugar machinery, Berlin for turbines and electrical machinery, Dresden for chocolate-making machinery, and Magdeburg, Mannheim, and Leipzig for agricultural implements. The ship-building industry, employing 50,000 people, is localised principally in the ports of Hamburg, Bremen (with Bremenhaven), Danzig, Stettin, and Elbing.

Especially notable is the development in Germany of the electrical and chemical industries, to be attributed mainly to the excellence of German technical education. The rise of these industries has been recent. As late as 1882 the number of persons employed in the electrical industry was too insignificant to be noted separately in official statistics. In 1895 it was 15,000, in 1902 it was about 50,000, and by 1910 it was not far short of 100,000. Between 1890 and 1900 the number of establishments manufacturing electrical machinery was increased from 159 to 580, and the value of the product from 78,000,000 to 368,000,000 marks. The country supplies almost all of its own electrical machinery and exports heavily to the Orient, Latin America, Russia, Italy, and even to England and France, the annual exportation amounting to about 160,000,000 marks.
In the chemical industry the supremacy of Germany has been indisputable. The results of the researches in the laboratories of the universities and technical schools have been turned to practical use as nowhere else in the world.¹ By 1900 four-fifths of the world’s dye-stuffs, as well as a large proportion of the medical preparations derived from coal-tar, were German-made. The industry has its principal seats in the neighbourhood of the Rhine and the Main.

The pre-eminence which was enjoyed by Germany in earlier modern times in the manufacture of textiles was lost under the force of English competition in the seventeenth and eighteenth centuries and has never been recovered. Although, as has been pointed out, the country’s industrial progress during the first three-quarters of the nineteenth century arose largely from the extension of textile manufacturing, the actual accomplishment in this field was only relatively, not absolutely, more considerable than that of England and France; and in the great era of German industrial expansion since 1871, and especially since 1890, it was the branches of manufacture mentioned above rather than the production of textiles that brought the Empire to the lofty position which of late it has occupied in the industrial world. In the domain of textile manufacturing the domestic system yielded to the factory system but slowly. The household spinners and weavers made a stubborn fight against the inevitable and at sundry times secured legislation designed for their protection.² And in the linen and silk industries they have maintained their independent status in a degree to the present day. On the whole, however, the conditions of textile manufacturing now approximate closely those existing in England. Between 1887–88 and 1899–1900 the average yearly consumption of raw cotton was increased from 410,000,000 to 626,000,000 pounds; and in value of cottons produced the nation

¹ A good illustration is afforded by the discovery by Dr. Bayer, a Munich chemist, in 1897 of a process of making artificial indigo. A few years prior to the discovery Germany was importing vegetable indigo to the value of more than 20,000,000 marks annually; a few years after it the country was exporting three times that value of the artificial product.

² The sufferings and revolts of the Silesian handicraft workers during the middle of the century have been immortalised by Gerhart Hauptmann in his play The Weavers.
in 1895 was surpassed only by Great Britain, the United States, and France. In 1911, in number of spindles in the cotton industry Germany stood third, with 10,500,000, while Great Britain, with 55,000,000, was first, and the United States, with 29,500,000, second. Manufactures of cotton are produced principally in Baden, Bavaria, Württemberg, and Alsace-Lorraine; of wool, in Saxony and the Rhenish provinces of Prussia.

The distribution of workers in the principal industries at two points in the Empire's recent industrial development is shown in the following table: ¹

<table>
<thead>
<tr>
<th>Industry</th>
<th>1895</th>
<th>1907</th>
<th>Increase</th>
<th>Per cent. of increase</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mining, smelting, and salt works</td>
<td>536,289</td>
<td>860,903</td>
<td>324,614</td>
<td>98</td>
</tr>
<tr>
<td>Metal working</td>
<td>639,753</td>
<td>937,020</td>
<td>297,267</td>
<td>46</td>
</tr>
<tr>
<td>Machine and apparatus manufacture</td>
<td>582,672</td>
<td>1,120,282</td>
<td>537,610</td>
<td>92</td>
</tr>
<tr>
<td>Chemicals</td>
<td>115,231</td>
<td>172,441</td>
<td>57,210</td>
<td>50</td>
</tr>
<tr>
<td>Stones and earths</td>
<td>558,286</td>
<td>770,563</td>
<td>212,277</td>
<td>38</td>
</tr>
<tr>
<td>Textiles</td>
<td>993,257</td>
<td>1,088,280</td>
<td>95,023</td>
<td>10</td>
</tr>
<tr>
<td>Woodworking</td>
<td>598,496</td>
<td>771,059</td>
<td>172,563</td>
<td>29</td>
</tr>
<tr>
<td>Paper working</td>
<td>152,909</td>
<td>230,925</td>
<td>78,016</td>
<td>51</td>
</tr>
<tr>
<td>Transportation</td>
<td>230,431</td>
<td>404,768</td>
<td>174,337</td>
<td>67</td>
</tr>
</tbody>
</table>

The Organisation of Industry. In addition to its unrivalled application of science to the processes of manufacture, the magnitude and variety of its output, and the comparatively insignificant place filled in it by survivals of the handicraft system,² German industry is notable in an eminent degree for its thoroughgoing organisation and centralised control. Two aspects of the last-mentioned matter are fundamental. One is the absorption of small industries into large ones. The other is the establishment among large industries of agreements designed to promote mutual well-being by restricting competition. In German official industrial statistics a "large" enterprise is one which employs fifty or more workpeople. But in point of fact an enterprise employing only fifty people, or double or triple that number, is regarded no longer as a large one. The

¹ Dawson, Industrial Germany, 15.
² On home industries in Germany, see ibid., Chap. X.
industrial census of 1907 showed that there were in the Empire at that date 1,423 industrial establishments employing over 500 persons, the average being 1,080. In 1909 there were 229 industrial, transportation, and banking companies with a capital in excess of 10,000,000 marks, the list being led by the Krupp establishment, at Essen, with a capital of 180,000,000 marks. Practically all had been built up by the absorption of smaller, and, as a rule, rival enterprises. The Krupp corporation, with its six coal mines, numerous iron mines and cokeries, six iron and steel works, ship-building yard, and other enterprises, employing in all 70,000 men and affording livelihood for 250,000 persons, is an exceptionally conspicuous, yet perfectly typical, case.¹ In the coal, iron and steel, and electrical industries, and in banking, the tendency has been especially pronounced, but there are no industries of any consequence, except ship-building, which have not been affected profoundly by it. Thus in the weaving industry, whereas in 1882 there were no fewer than 255,000 separate undertakings, of which 157,000 were carried on by single individuals, in 1907 the number of separate undertakings had fallen to 67,000 and the number carried on by separate individuals to 31,000. In some instances, as the electrical trade, only a few additional steps would be necessary to bring the whole of an industry throughout the Empire under a common control. The movement toward concentration is by no means peculiar to Germany, being rather a familiar phenomenon in all industrial countries in recent decades. But nowhere has it been carried farther than in Germany, which but thirty years ago was acclaimed as the chosen land of the small entrepreneur.²

The Cartel and the Syndicate. The second important phase of industrial organisation has been the drawing together of great establishments of a given kind into federations under a working agreement, or even under a centralised control. One device is the Interessengemeinschaft, or "interest convention," which involves simply an agreement between competing firms regarding prices and markets, with sometimes an arrangement

¹ For a brief account of the rise of the Krupp establishment see Shadwell, Industrial Efficiency, I, 170–185.
² The subject is discussed further in Dawson, Industrial Germany, Chap. V.
for pooling profits. The largest of the chemical industries are operated to-day upon this basis. Other more widely employed devices are the Kartelle and the syndicate. Both cartels and syndicates are combinations of capitalist producers in the same branch of industry for the purpose of eliminating or limiting competition and assuring co-operation in the procuring of advantages which for single establishments might be unattainable.¹ The cartel involves ordinarily a simple agreement concerning prices. Such an agreement is very likely to lead, however, to regulation of the volume of production, and gradually the arrangement advances from an oral and purely voluntary understanding to a formal written contract with penalties for violation. In a word, it becomes what is known technically as a syndicate. The syndicate regulates, through its committees, quantity and quality of production, prices, and sales, leaving to the associated firms simply the functions of producing the commodities required and transmitting them to the designated markets. Obviously, the cartel — and yet more the syndicate — resembles the American trust. There is, however, an important difference. In earlier times the trust was a combination of concerns, each of which preserved its individuality and its legal identity; and that is precisely the nature of the cartel and the syndicate. Under the anti-trust laws of the United States such organisations, however, became illegal, and as a consequence there was forced a merging of the group of individual establishments into one great corporation. In Germany no such legislation has been enacted, and the final stage of amalgamation has never been taken. It is to be observed, too, that few if any of the German syndicates so completely control the market for both raw materials and products as properly to be considered monopolies.²

The cartel and syndicate movement has been in progress more than three decades. The period of most rapid development, however, was the era of industrial depression in 1900 and succeeding years. The number of cartels and syndicates at present

¹ The two terms are commonly employed, even in Germany, interchangeably; but in reality they denote somewhat different kinds of organisations.
² The closest approach to monopoly is attained by the potash syndicate, in which the Prussian government has a substantial interest.
in existence is somewhat uncertain, but in a report of a special government commission it is placed at 385, of which 62 are in the iron industry, 19 in the coal industry, 11 in other branches of the metal industry, 31 in the textile industry, 11 in the wood and paper industries, 132 in the brick and tile industry, 10 in the glass industry, 27 in industries connected with stones and earths (as cement and lime manufacture), 17 in food and tobacco industries, and 17 in miscellaneous industries. It is the opinion of a well-informed observer that the cartels and syndicates in the coal and iron industries "outweigh in importance all the rest put together, alike in the amount of capital represented and in their influence upon industry generally." ¹ As a single example may be cited the Rhenish-Westphalian Coal Syndicate, formed in 1893, which controls to-day the entire coal industry of Rhineland-Westphalia and, in effect, the coal supply of all north-western, and much of central, Germany. The steel industry, too, is controlled almost entirely by the Steel Works Union, formed in 1904, with its seat at Düsseldorf.

The existence and operation of the cartels and syndicates have evoked a vast volume of discussion, but without producing a consensus, or even a clear preponderance, of opinion, favourable or unfavourable. On the one hand, it is maintained, with manifest truth, that the organisations have brought about steadier conditions in the industrial world; and the socialists, while subjecting the cartel and the syndicate promoters, in common with all capitalists, to attack, look upon the combinations with tolerance, and even approval, as being stepping stones on the road to the socialisation of all the means of production. The objections most frequently heard are that the organisations throttle small industry, that they maintain prices at an artificial level, that they are not satisfied until they have made the merchant a mere commission agent, and that they "dump" goods abroad at a loss in order to keep up the standard of price in the home market. "An impartial estimate of the syndicates and their operations," says the most authoritative non-German writer upon the subject, "requires the admission that they have achieved great results in the higher and more efficient organisation of industry, in the regulation of prices and of employment, and in

¹ Dawson, Industrial Germany, 118.
the more successful cultivation of the foreign market. These gains have not been unaccompanied by disadvantage to certain sections of the community as consumers, but as yet it cannot fairly be contended that the syndicates have flagrantly abused their powers, unrestricted though these powers are by law or by administrative measures."  

The Imperial government has been urged to subject the syndicates to legal regulation. Its attitude has been, however, that of a mildly critical onlooker, and it never has gone beyond creating a commission, some years ago, to undertake an investigation of the question.  

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INDUSTRY IN FRANCE AND GERMANY


CHAPTER XI

THE EXTENSION OF FACILITIES OF TRANSPORTATION

English Highways and Canals. A natural and necessary accompaniment of the Industrial Revolution — if not, indeed, to be considered an integral part of that development — was the improvement of the means and modes of transportation. Four phases of achievement in this connection are of principal importance: (1) the betterment of roads; (2) the construction of canals; (3) the inauguration of the building of railways, and (4) the application of steam power to river and ocean navigation. Until the nineteenth century was far advanced roads in the British Isles — better, indeed, than those of Germany, but by no means equal to those of France — were very far from satisfactory. Macaulay, in the third chapter of his History of England,\(^1\) portrays in striking manner the wretchedness of the highways of the period of Charles II, and from Defoe and Arthur Young one gathers the impression that in the eighteenth century there had been little, if any, improvement. What were called roads were in reality only tracks marked out through unenclosed heath and fen, at times so soft as to be quite impassable, and often frequented by robbers and cut-throats. Under the best of conditions six horses were required to drag across country the lumbering coaches of the gentry, and not infrequently the assistance of oxen was required. From London to Manchester was a journey of five days; from London to Edinburgh was one of seven days; from London to Glasgow required a fortnight. Counties were further apart than are nations to-day. Overland commerce was subject to the most exasperating delays and its volume could never be large. The trade in cloth and other goods of lesser weight was carried on principally by the use of trains of pack-horses. The distribution of heavier commodities,

such as coal, was virtually impossible save along the greater streams and in districts adjacent to the sea.

The first parliamentary measure making provision for the construction of turnpikes, to be maintained by tolls paid by the users, was enacted as early as 1663. But the policy of turnpike building was unpopular, and through a hundred years it was furthered but slightly. In the eighteenth century leadership in the betterment of transportation facilities fell to Scotland, where between 1760 and 1774 no fewer than four hundred and fifty-two acts were passed for the construction of highways or for their repair. After 1750 there was considerable improvement along the main arteries of communication, especially the great stage-coach routes connecting London and the Midlands; and by the close of the century improvements had begun to be introduced in districts which, on account of being off the main lines, had long been neglected entirely. Such turnpike roads as were built, however, were as a rule badly constructed and incompetently managed, and it was only after scientific principles and an established system were introduced in road building and repair, mainly by the two masterful Scottish engineers, Thomas Telford (1757–1834) and John Macadam (1756–1836), that the situation was notably bettered. Telford employed a method of construction, involving the use of a pitched foundation, which had been long familiar in France. Macadam’s method was to remove the top soil of the roadway to a depth of fourteen inches, lay a stratum of coarse cracked stone to a depth of seven inches, impose upon this a layer of broken stone of greater fineness, and finish with a covering of stone crushed to dust and rolled smooth. Both insisted upon thorough drainage and the use of carefully prepared materials. In the first half of the nineteenth century parliamentary appropriations for highway construction became numerous, and the efforts of the local authorities were redoubled. Roads were built in a durable manner, and by 1850 the more populous parts of the United Kingdom were adequately supplied.

Modern canal building in England was begun shortly after the middle of the eighteenth century. The first parliamentary act authorising the construction of a canal was passed in 1759 in response to a petition of the Duke of Bridgewater, who
desired a better outlet for the products of his collieries at Worsley. The Bridgewater Canal, extending from Worsley to Manchester, a distance of seven miles, was opened for use in 1761.\(^1\) The new waterway speedily demonstrated its value, and with little delay other projects of the kind were launched and executed. The great era of English and Scottish canal-building was 1760–1820. The work was carried on mainly by companies, which individually obtained from Parliament grants of power to procure the necessary rights of way. By the close of the eighteenth century the country was better provided with canals than it had been with roads at the beginning;\(^2\) and in the first quarter of the nineteenth century canal builders and road builders supplemented each other’s labours in a manner beneficial alike to trade, industry, and travel. By 1830 some three thousand miles of canal, in all, had been constructed in England and Wales alone, and practically all of the important centres of industry and trade on the coast and in the interior had been linked up. In 1838 it was said that there was no place south of the county of Durham more than fifteen miles from a river, a canal, or other means of water conveyance.

**Beginnings of Railway Building and Steamship Construction.** Another important stage in transportation development was signalised by the introduction of the railway. Tramways for the conveyance of coal over short distances at the mines and at the seaports were employed in England as early as the seventeenth century, and cast-iron was used as a material for rails as early as 1767. Historically, the railway was merely a development of the tramway, distinguished by the general use of

\(^1\) It was antedated eighty years by the first great French artificial waterway, the Languedoc Canal (Canal du Midi), which was built by Louis XIV, and opened for traffic in 1681. This canal, 148 miles in length, joined the Bay of Biscay and the Mediterranean Sea. Still earlier (1605–42) there had been constructed in France the less important Briare Canal. In Sweden a canal with locks, connecting Eskilstuna with Lake Malar, was completed in 1606. In Russia the construction of an extensive system of canals was begun by Peter the Great about the beginning of the eighteenth century.

\(^2\) Some £5,000,000 had been expended in canal building, and the aggregate canal mileage was 3,101, as follows: 2,600 in England and Wales, 225 in Scotland, and 276 in Ireland. On the canal era see Pratt, *History of Inland Transport and Communication in England*, 165–185.
iron rails, and eventually of steam-power. The successful operation of the tramways in connection with mines, the congestion of heavy traffic on the canals, the tendency of the canal companies to combine and to increase the toll rates, and the expensiveness of travel by stage-coach combined to suggest to reflective persons the possibility of constructing railways for the conveyance of general merchandise and of passengers over long distances. In 1803 an iron tramway between Croyden and Wandsworth was opened for public use on payment of tolls. About the same time there began to be conceived, by various persons, the possibility of utilising steam as a motor-power on such lines, and in 1814 George Stephenson succeeded in constructing a locomotive which could draw thirty tons of coal at four miles an hour. In 1821 Parliament passed an act authorising the construction of a railway connecting Stockton and Darlington, and by a supplementary measure of 1823 the operators of the road, on the advice of its engineer, George Stephenson, were authorised to attempt the experiment of using steam-power. The line was opened in September, 1825, when an engine driven by Stephenson, and hauling a train of thirty-four little cars, covered the distance between the two terminals, preceded by a signalman on horseback, at the rate of some ten or twelve miles an hour. In the next five years several short lines were opened for use. But it was by the inauguration of the Liverpool and Manchester line, authorised in 1825 and put in operation in 1830, that the English mind was given its first irresistible impression that a revolution in modes of transportation and travel was impending. This line — which was the first definitely planned to carry passengers — covered a distance of thirty miles, and a locomotive, The Rocket, which was put in service on it proved capable of attaining a speed of twenty-nine miles an hour, although such speed was very unsafe and could not be long maintained.

The railway was now an established fact, and the ensuing decade witnessed remarkable development, both in mileage and in speed and carrying power, culminating in the opening, in 1838, of the London and Birmingham line, one hundred and twelve miles in length, over which trains maintained from the first a speed of twenty miles an hour. Within four or five years were laid, by parliamentary enactment, the foundations of
most of the British trunk-lines of the present day. At the beginning of 1855, twenty-five years after the opening of the Liverpool and Manchester line, there were in use in the United Kingdom 8,063 miles of railway, and in the next twenty years this amount was doubled. It is interesting to observe that originally it was supposed that railway transportation could be managed upon the principles long familiar in the operation of turnpikes and canals; that is to say, the idea was that, under authority conferred by statute, a company should construct tracks and should admit to the use of these tracks any persons who were willing to pay the toll charged, such persons using their own locomotives and cars and competing one with another in the transport of goods and passengers as did the coaches that plied for hire on the highways. Not much experience was required to demonstrate, however, that considerations of safety and expeditiousness made it imperative that the traffic on a railway line should be administered by a single directing agency. In an epoch of laissez-faire, the normal disposition was to permit the fullest competition; but it was found that competition could operate only between different lines, not between users of the same line. The technique of the railroad led inevitably to the monopolistic form of management which has ever since been characteristic of it.\(^1\)

The extension of railway-building was accompanied by corresponding improvements in water transportation, especially such as arose from two things: first, the substitution of iron (and later steel) for wood as material for the building of ships, and, second, the introduction of steam-power in navigation. Iron was employed first on a considerable scale in the construction of steamboats, but after 1850 it came into general use in the building of sailing craft. Despite a good deal of scepticism at the outset, its superiority was soon demonstrated. Its use ensured greater strength, durableness, and safety of vessels, as well as increased carrying capacity for a given tonnage; and it removed the limitations upon size which the employment of wood imposed. The steamboat was the invention of no one man, but rather was the product of a long series of experiments

\(^1\) For a list of English railways built prior to 1845 see Porter, *Progress of the Nation*, 329–331.
carried on in both Europe and America in the last quarter of the eighteenth century. In 1807 Robert Fulton brought together the results of these experiments and produced the Clermont, which became the first steamboat in the world to maintain a regular service. During the first quarter of the nineteenth century steamboats were employed chiefly, in Europe and America, in internal navigation and in the coasting trade. In 1820, however, an English steamer made a trip from London up the Seine to Paris; in 1832 another ascended the Niger; and in 1838 the Sirius and the Great Western crossed the Atlantic, entirely under steam, in eighteen and fifteen days respectively. With the establishment of the Cunard Line in 1839, operating between Liverpool and Boston, the British merchant marine entered upon a new stage of its history.

To industry, agriculture, and trade the speed, cheapness, and volume of transportation which came with the extension of the railway and the introduction of the iron steamship meant the inauguration of a new era. Raw materials could be carried more easily to convenient places of manufacture, and thus the growth of concentrated, large-scale production was promoted. New markets for the products both of manufacture and of agriculture were opened up, and old ones were made more accessible. There was a tendency toward the completer equalisation of supply and demand and toward a greater stability of prices. And the new facilities for travel and observation which had been created were not without important and lasting effect in the promotion of public enlightenment and national solidarity.

English Railway Development since 1850. Notwithstanding the opposition of canal companies, the construction of railroads progressed rapidly through the second quarter of the nineteenth century, and in 1850 the mileage in the United Kingdom was 6,635. By squeezing their patrons too hard the canal companies turned the tide of public opinion in the railroad's favour, and such was the enthusiasm for railroad building that, except in Ireland, no occasion for encouragement by state subsidies ever arose. As one writer has remarked, in the matter

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1 The American ship Savannah, sometimes given credit for being the first vessel to cross the Atlantic under steam-power (1819), was only a sailing ship with an auxiliary engine.
of railroad building the people needed to be discouraged rather than encouraged. Not only were no direct subsidies granted; the state made no guarantees of profits or of interest returns, and was never asked to do so. Charters were granted by Parliament liberally, and the companies were usually small and the lines short. At the close of 1843 there were 71 separate roads, averaging less than 30 miles in length, and in the period 1844–47 there were chartered 637 separate roads with a total authorised length of about 9,400 miles. Inevitably there arose sharp competition; and just as new construction formed the subject of railroad discussion and action in the first half-century, so were competition and combination the principal railroad issues and interests of the decades after 1850. Competition reigned unchecked until 1847. A sharp crisis of that year, however, altered the situation profoundly and marked a transition to a new phase of railroad policy. In 1853 a parliamentary commission, of which Gladstone was a member, investigated the subject of railroad amalgamation, and in 1854 there was passed a Railway and Canal Traffic Act designed particularly to afford local roads protection in their through business. During the ensuing twenty-five years new construction and consolidation of existing roads progressed together. Government regulation was slight, and not until supplementary legislation was enacted in 1873, establishing a national Railway Commission, was even the act of 1854 adequately enforced. In 1860 the mileage was 10,410; in 1870, 15,310; in 1880, 17,935; in 1890, 20,073; in 1900, 21,855; in 1907, 23,108; and in 1913, 23,718.

As in France, the United States, and other countries, railways are to-day consolidated predominantly in great trunk systems. The amalgamation of small, isolated, and often competing lines

1 Hadley, Railroad Transportation, 167.
2 There was, however, a certain amount of regulation of railroad facilities and operations. Thus in 1840 Parliament passed a Railway Regulation Act, assigning to the Board of Trade the duty of inspecting railways before they were opened for business. And in 1844 there was enacted a Cheap Trains law, which undertook to protect the public from excessive charges. This law required that along every line there should be run at least one train daily in each direction at not less than twelve miles an hour and carrying passengers in covered wagons at not more than one penny a mile.
has been going on since the middle of the last century, and notably since about 1865. The methods employed have been various, including the acquisition from Parliament by one company of the right to run trains over the lines of another company; leases for long periods, and outright purchase. Very frequently lines acquired for temporary use were eventually bought. The process is fully illustrated by the history of the London and Northwestern Railway. This road began as the London and Birmingham Railway, which, as has been indicated, was opened for traffic in 1838. In 1846 the London and Birmingham Company obtained power to amalgamate with the Manchester and Birmingham and with the Grand Junction, which by an earlier act of the same year was already merged in the Liverpool and Manchester; and the enlargement was signalised by the adoption of the name "London and Northwestern." Thereafter the Company absorbed scores of other lines, including the Chester and Holyhead and the Lancaster and Carlisle, which gave it access to Ireland and Scotland respectively; and the capitals of all of the companies permanently amalgamated have been absorbed in the London and Northwestern's consolidated stock. The company, none the less, continues to run its trains over many miles of line which it owns either only in part or not at all. The other leading railways of the country — the Great Western, the London and Southwestern, the Northeastern, the Great Eastern, the Great Northern, and the Midland — have a history similar to that of the London and Northwestern, save that in some instances the work of consolidation has not been carried so far. The principle, adopted in France,\(^1\) of allotting to each railway system a definite sphere of operation, from which other lines are more or less completely excluded, has never been followed in British legislation. Rather, the British railway system, quite characteristically, has been permitted to develop untrammelled by any comprehensive plan, with the consequence that few of the larger companies have a monopoly over any considerable area. All projects for new building, however, require the assent of Parliament; \(^2\) and Parliament legislates

\(^1\) See p. 245.

\(^2\) By the Light Railways Act of 1896 the inquiry into the desirability of a proposed "light railway" (physically indistinguishable from a tram-
freely respecting rates, so that competition between different companies finds expression mainly in relation to speed, comfort, and other qualities of service. By an act of 1913 the companies obtained power to raise their rates in order to recoup themselves for the increases of wages granted by them after the strike of 1911, and the increased rates went into effect July 1, 1913. It is doubted widely whether the nationalisation of the lines, frequently suggested, would yield any clear benefits.¹

Railway Development in France. An important factor in the industrial progress of France, as in that of all countries, has been the development of improved means of transportation. No part of Europe to-day has a better system of highways. There are, in the first place, the magnificent roads, known as the *routes nationales*, which radiate from Paris to the greater provincial cities. These are kept up by the state, and in 1905 their aggregate mileage was 24,000. Next are the *routes départementales*, usually macadamised roads of a high order, and in 1903 aggregating 9,700 miles. They are kept up by the departments, but are under the supervision of the national Ministry of Public Works. Finally there are the urban and district roads, the *petite voirie*, of much greater mileage, and maintained by the communes. The navigable waterways of the country aggregate 7,543 miles, 4,512 being rivers and 3,031 canals. These are the property of the state, and traffic upon them is largely exempt from tolls. They are utilised mainly in the transportation of commodities of bulk, and between 1881 and 1905 the tonnage carried upon them was more than doubled.

Probably because her roads were of exceptional quality, France took up the construction of railways rather later than did some of her neighbours. And it is characteristic of the French method of doing things that before construction was begun the

¹ It may be noted that the canal mileage in England and Wales is 3,641, in Scotland 184, and in Ireland 848—a total of 4,673. A royal commission appointed in 1906 reported in 1909, recommending the purchase of the entire system by the state at a cost of about £6,000,000. No such action, however, has been taken.
subject in its every aspect was given careful study and there was worked out a scheme applicable to the whole of the country. Aside from chartering a few horse-railroads in 1826–32, the first step taken was the appropriation of money to pay the government engineers for laying out a general system of railway lines. Then there was considered the question of ownership and management. And only after years of investigation and discussion was a comprehensive plan, formulated by Thiers, finally adopted in 1842. This plan provided for the building of a series of nine trunk-lines radiating from the capital to the borders of the country and connecting the Mediterranean with the Rhine and with the Atlantic seaboard. The state was to contribute about 250,000 francs per mile and own the road-bed, while companies composed of private individuals and chartered by the government were to provide the sums (about 200,000 francs per mile) necessary for tracks, rolling stock, buildings, and other equipment and to operate the lines. After forty years the whole was to be taken over by the state.

In its essentials this plan has been adhered to throughout the entire seventy-five years of French railway construction and operation, so that the policy of France in the matter has been more consistent than that of any other European nation. As many as thirty-three companies were chartered, and the first line of importance, running from Paris to Rouen, was opened for traffic in 1843. Until the revolution of 1848 construction progressed with fair rapidity. It was then stopped completely; but, beginning again in 1851, it went on steadily until checked once more by the crisis of 1857. From an early date there has been a pronounced tendency toward consolidation of interests, and between 1852 and 1857 the entire system fell under the management of six great companies¹ — five operating lines radiating from Paris and one operating lines in the extreme south. Each company had a monopoly in its own district. The trunk-line system was now fairly complete, and it was found that the companies, feeling little or no pressure of competition, were not inclined to carry construction much further. In other words, the development of local business by branch lines was being generally neglected. To remedy this situation the gov-

¹ Nord, Est, Ouest, Paris-Lyon-Méditerranée, Orléans, and Midi.
ernment, toward the close of the period indicated, introduced two important modifications of the railway policy originally adopted. One was an extension of the duration of the companies' charters to ninety-nine years from the present date, thus postponing until the middle of the twentieth century the contemplated reversion to the state. The second was the introduction of a system of government guarantees of profits, devised by De Francqueville in 1859. Each of the six companies now undertook the construction of a large number of new lines in its own district, the necessary capital being raised by bonds on which the government guaranteed four per cent. interest plus a contribution to a sinking fund which should be sufficient to pay off the bonds at maturity. It was provided, however, that the state, after fifteen years, should have the right to buy up any or all of the roads, on terms favourable to the stock-holders.

Despite the encouragement thus afforded to the companies to build liberally, many sections of the country continued without adequate service, and in 1865 legislation was enacted empowering local authorities to subsidise local roads not belonging to, but also not competing with, the companies' systems. For a variety of reasons this arrangement proved unsatisfactory, and in the course of a few years such local independent roads as had been built in the north were absorbed by the Northern Company, while those that had been constructed in the southwest were taken over directly by the state. During the years 1875–80 there was a good deal of agitation in behalf of a general scheme of state ownership and operation. One argument employed was that the state could provide for local service in a fashion in which the companies were unable, or unwilling, to provide for it. Another was that the French government ought, in the event of war, to have the same advantage that had accrued to the Prussian government from its control over railroad administration during the conflict of 1870. In 1879 the De Freycinet ministry boldly formulated a plan for state construction involving an outlay of three billion francs. Parliament, however, was unwilling to do more than vote special credits in limited amounts, and only a few scattered lines were constructed; and instead of operating these itself, the government was obliged to lease them to one or another of the great companies. In 1880 De Freycinet was
driven from office, and in the following year Gambetta, perhaps the most influential advocate of state ownership, died. The movement lost force, and in 1883–84 there was worked out a series of agreements between the government and the companies by which the situation was considerably clarified. The state retained the small group of local lines which it had acquired in the southwest, but all remaining lines in its possession were turned over to one or another of the companies, according to the district in which the lines lay. And it was arranged afresh that additional lines as needed should be constructed by the companies under state guarantee of interest. The only important change introduced in subsequent times has been the purchase by the state, under law of July 13, 1908, of the 3,690 miles of road belonging to the Western Company. This purchase was effected under the direction of the ministry of M. Clémenceau, on the ground that for years the management of the Western Railway had been hopelessly inefficient and corrupt and that all less radical measures designed to bring about betterment had proved unavailing. It was stated repeatedly that neither the cabinet nor the majority of the senators and deputies who supported the purchase bill were partisans of state ownership of railways in general. Under existing law, the state has the right to purchase the properties of any of the companies, in whole or in part, at any time. The total railway mileage of the country increased from 18,650 in 1885 to 24,755 in 1904, and 31,553 in 1912. Of the last mentioned amount, 5,543 miles, or eighteen per cent. were state-owned. The administration of the state-owned lines, as well as reasonably close supervision of the company lines, is vested in the Ministry of Public Works.

Waterways in France and Germany. From the earliest times the commerce of western continental Europe has been much facilitated by the abundance of navigable streams; and in modern centuries the streams, notably in France and Germany, have been supplemented with extensive canals. France contains four great rivers which serve as arteries of travel and trade, besides large numbers of minor streams, independent of or tributary to, the major ones. The four are the Seine, the Loire, the Garonne, and the Rhone. Their navigable length is, respectively, 339, 452, 289, and 309 miles. The Seine with its
network of tributaries comprises the best natural waterway system in France, if not in all Europe. The canals of the country have an aggregate length of 3,031 miles, the most notable being (1) the Est, connecting the Moselle with the Moselle and Saône, with a length of 270 miles; (2) the Nantes-Brest Canal, with a length of 225 miles; (3) the Canal du Midi, from Toulouse to the Mediterranean via Béziers, with a length of 175 miles; and the Berry Canal, uniting Montluçon with the canalised Cher and with the Loire Canal, with a length of 163 miles. The combined mileage of canals and navigable rivers is 7,543. All inland waterways form parts of the grande voirie and are the property of the state. Most of them are quite free from tolls. Water traffic consists principally in coal, building materials, and agricultural products; and between 1881 and 1905 the amount of it was doubled. The canal and river system attains its maximum utility in the northeast and north-centre.

In no country has the advance of trade and industry been affected more profoundly by the development of facilities of transportation than in Germany. Unlike the situation in France, little attention was given to road-building in the eighteenth century, or until after the close of the era of Napoleon; and subsequently, for a time, the introduction of the railway diverted attention from highway construction. Since the middle of the nineteenth century, however, improvement has been rapid; and although the highways of some districts leave much to be desired, those of the larger portions of the country are justly famed. Commanding attention also are the Empire's natural and artificial waterways. The river system is exceptionally extensive. There are six major streams, i.e., the Rhine, Elbe, Weser, Oder, Vistula, and Danube, besides a score of minor ones, as the Ems, Havel, Spree, Saale, Main, Neckar, and Memel, which form indispensable subsidiary links in the waterway system. The total length of navigable rivers and lakes is more than 6,000 miles. Canal-building was begun before the middle of the nineteenth century, but the great era of canal construction and the canalisation of rivers has been the past thirty or thirty-five years — a period in which canal-building in other countries has practically come to an end. Nowhere have canals been employed more systematically to link up the natural waterways.
Thus the Rhine is connected with the Weser to the east, with the Danube to the south, and with the Meuse to the west; the Elbe, Oder, and Vistula are joined; and the North and Baltic seas are brought into immediate touch by means of the Kaiser Wilhelm Canal, built primarily for defensive purposes but utilised extensively also for commercial ends. In 1905 there was adopted a programme of new construction calling for an expenditure of more than 335,000,000 marks. The aggregate length of canals and canalised streams to-day is about 2,200 miles. In 1907 the number of vessels of all kinds engaged in transportation on inland waters was 26,235, and in 1911 the total tonnage of goods carried on waterways was 76,632,000. The rates for waterway carriage, although fluctuating considerably, are distinctly lower than those prevailing on the railways. The administration of the waterways is committed, in general, to the states, and in Prussia it is shared by the four ministries of Public Works, Commerce, Agriculture, and Finance. The first has to do with construction and maintenance, the second with shipping and police, the third with reclamation, drainage, and flood prevention, and the fourth with transport and dock dues.¹

Railway Development in Germany. The railway era was inaugurated in Germany by the building of a line four miles in length from Nuremberg to Fürth in 1835, followed by the opening of a line between Leipsic and Dresden in 1839. As might be supposed, the course of development was essentially different from that which has been observed in France.² In the latter country construction was carried on in accordance with a preconceived, comprehensive plan, with Paris as a focal point. In Germany each state was free to build as it liked and the earlier roads were designed entirely to serve local interests. In the decade 1840–49 construction proceeded rapidly, and by the middle of the century the aggregate mileage was 3,633. In most parts of the country, especially in the south, railway building was regarded as exclusively a public function; and the roads which were constructed were from the outset owned and oper-

¹ For an excellent description of the conditions attending water transportation in France and Germany see Moulton, Waterways versus Railways, 170–257, 271–297.
² See p. 244.
ated by the state. In Prussia, however, the earliest lines were built by private capitalists, and about 1842 the French policy of granting state subsidies in the form of guarantees of interest came into vogue. The first exclusively state-built and state-operated road was one from Berlin toward the Russian frontier, projected for military purposes primarily, and begun in 1848. Throughout the ensuing decade the way for the fuller installation of state ownership was prepared not only by state construction of a few other lines but by state purchase of railroad stock from the proceeds of a special railroad tax.

At the creation of the Empire, in 1871, the railroad situation was complicated in the extreme. The small states generally owned the roads within their borders. Private enterprise had provided connecting links and built through lines. Prussia owned about one-third of the lines within her boundaries, having built some, having acquired others through business operations, and having taken over still others when she had annexed the states owning them. For a time multiplicity of interests prevented the Imperial government from taking up the problem which this condition of affairs imposed. But Bismarck strongly desired the establishment of a consistent state railroad system, managed, not by the several states, but by the Empire, and to that end he had caused to be inserted in the constitution of the North German Confederation in 1867 (continued, with slight changes, as the constitution of the Empire) an extensive article relating to the subject.\(^1\) The provisions of this instrument contemplated that the railways, while remaining the property of the several states, should be administered, under Imperial supervision, on a uniform basis as parts of a co-ordinated system. In the matters of utilisation for defence and general traffic rates and facilities the Empire was given large legislative power. It might even construct, or authorise the construction of, new lines in any state, whether with or without the state's consent.

With these provisions as a basis, it was the desire of Bismarck to bring all the railroads of the country eventually under

\(^1\) Art. VIII, §§ 41–47. See W. F. Dodd, Modern Constitutions (Chicago, 1909), I, 337–339.
Imperial ownership and management, and as a first step the railway lines of the newly acquired provinces of Alsace and Lorraine were taken in charge in 1870–71. As a second step there was established in 1873 an Eisenbahnamt, or central Railway Office, which was in effect a board entrusted with power to carry out the stipulations of the constitution. When, however, the establishment of universal Imperial ownership was suggested, a majority of the states, led by Bavaria,¹ offered determined resistance; and, although in 1876 Bismarck carried through the Prussian parliament a proposal to turn over all Prussian railways to the Empire, the action (intended, obviously, to influence the other states) yielded no positive result. The sentiment of particularism was too strong to be overcome, and not one state actually made the concession which was desired.

The attempt was never renewed; and, foiled in his original design, Bismarck fell back upon the plan of enlarging and improving the Prussian railway system and consolidating the state’s control over it. Within a few years the Prussian railways were the best managed in the Empire. State ownership was rapidly extended. In 1878 there were in the kingdom about 3,000 miles of state-owned and state-operated lines, 2,000 miles of lines owned by the state but privately operated, and 6,000 miles privately owned and operated. By the close of 1881 the state virtually owned 7,000 miles of road; and in 1884 there were about 13,000 miles of state roads and but 1,000 of private roads. Thereafter Prussia became the world’s principal laboratory for the study of the problems of railway nationalisation. In 1910 the state-owned mileage was 21,250 and barely 0.6 per cent. of the main and secondary mileage of the kingdom was under private control.² The progress of nationalisation throughout the Empire as a whole appears from the following figures:

¹ In respect to railways, as in a number of other matters, Bavaria occupies a privileged position in the Empire. See Dodd, Modern Constitutions, I, 339.

² In addition there were 1,362 miles of narrow-gauge railways, about half publicly owned, and 6,303 miles of “light railway” distinct from the urban tramway system.
In 1910 the public and private capital invested in railways in the Empire was 17,350,000,000 marks; the number of railway employees was 697,000; the number of passengers carried was 1,541,300,000; the tonnage of goods transported was 575,300,000.

The country at that time had about 18 miles of railway per 100 square miles of surface, a ratio exceeded in Europe only by Belgium, Holland, the United Kingdom, and Switzerland, in the order named. The Central Railway Office remains the co-ordinating administrative agency. Its work, however, has always been attended with extreme difficulty, and it is only within very recent years that the several state administrations have been brought into agreement upon the rate question, with the very desirable result that to-day rates for passengers are uniform throughout the Empire, and for goods virtually so. All in all, the railway system of Germany of late has been one of the best in the world, and, supplemented as it has been by an elaborate system of waterways and by a trans-oceanic shipping closely rivalling that of Great Britain, it has offered the industry of the nation every possible facility for the attainment of market outlets.

SELECTED REFERENCES


1 Dawson, *Industrial Germany*, 51.


Antecedents of the Corn Laws. As has been explained, the maritime and imperial supremacy which Great Britain enjoyed at the close of the Napoleonic period was for a considerable time offset by unfavourable economic and social conditions within the country's borders.\(^1\) In 1815 the nation found itself burdened with a debt of £860,000,000, while the government, hard pressed to meet current expenses, was quite unable to devise means of lessening the load. Taxation, which before the war had amounted to £17,000,000 a year, now was £72,000,000, for a population numbering less than twenty millions, and every sort of possession and transaction was levied upon, including incomes. Duties had been increased or imposed afresh on almost every article of trade, and in many instances they were practically prohibitive. Commerce was shackled. Agriculture was depressed. The people were still struggling to make the readjustments incident to the transformation of industry. Wages were low and food was dear, and through a succession of years harvests were bad. All in all, as public-spirited men of the time frankly recognised, the economic state of the country was both critical and incapable of simple or immediate remedy.

The policy which Parliament first adopted in dealing with the situation was unfortunate. No steps whatsoever were taken to mitigate the burden of taxation upon the poorer classes. Instead, in 1815 there was enacted a measure, conceived in the interest of the landowners, whose object was to maintain the price of grain and to keep up rents; while in the following year, against the desire of the ministry of Lord Liverpool, the tax upon incomes, as being a war tax, was abolished. Many existing imposts which fell heavily upon the masses, including a large share of the customs, were war taxes just as truly as was the income tax, but they were left substantially untouched.

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The trade in corn (i.e., grain) had been subjected to regulation in England from as early as the fourteenth century, although from period to period the character of the restrictions imposed had varied widely. The first policy which requires present mention was that of encouraging the exportation of corn, dating specifically from the Corn Bounty Act of 1689. England in the seventeenth century was an agricultural country, and it was thought to be in the interest of national prosperity for the state to pay bounties on all corn exported at home prices. This policy was maintained until 1773. From about 1740 the exports of corn underwent gradual decline, for the reason that the growth of population and the rise of industrialism left the country with smaller surpluses, and in 1773 it was found necessary to readjust the system in such manner as not only to lessen the attractiveness of exportation but to encourage importation when grain should be scarce and prices high. By 1793 the exportation of corn ceased entirely, the nation having arrived at the point where it needed all that it produced, and in many years more. Regulation thenceforward had to do exclusively with the conditions of importation.

During the Napoleonic wars, when the kingdom was cut off much of the time from the sources of supply about the Baltic, every effort was put forth to increase the home product and make it sufficient for the people’s needs. The policy was fairly successful. By enclosure, and in other ways, the arable area was much enlarged, and the capital invested, as well as the output, was materially increased. Inevitably there took place, however, a sharp rise in prices. And the higher scale, being continued year after year, came to be considered by the landowners as permanent. Rents were calculated upon it; local rates seemed tolerable only in consequence of it. When, therefore, in 1815 peace was restored and the probability arose that foreign grain would again be poured into the English markets, bringing down the price, the agricultural interests of the kingdom professed to see ruin staring them in the face. Rents, it was contended, would fall; land values would shrink; and

1 Earlier regulation had been for the benefit of the consumer. But beginning with the act of 1689 emphasis was shifted to the interests of the producer.
not only owners but tenant farmers and labourers would suffer. To forestall this contingency, the landed interests appealed to Parliament for protection; and Parliament, being controlled largely by the representatives of the landholders, forthwith enacted, by substantial majorities, the memorable "Corn Law" of 1815.¹

The Corn Laws in Operation. It is to be observed that the principle of the act of 1815, namely, the permission of the importation of corn only when the price in England should have reached a certain figure, was in no wise new. The act of 1773 had authorised importation when the price should be not less than 48 shillings a quarter, and an act of 1791 had fixed the limit at 54 shillings. By prohibiting importation, however, except when the price should be 80 shillings or above,² the authors of the act of 1815 hoped to ensure home producers a maximum of security and to maintain prices at substantially the inflated level to which they had been raised by the war. In point of fact, the price actually prevailing when the act was passed was 61 shillings.

Like its predecessors, the Corn Law of 1815 was a class measure. It was designed to promote the interests of one element of the people without reference, directly at least, to the interests of other elements and of the nation as a whole. Experience early demonstrated the harshness of it. In 1816 and 1817 crops were poor and wheat rose to an average price, in 1817, of 96s. 11d. per quarter. Under these circumstances importation was possible; but it was demonstrated that before the "scarcity-price" should have been reached there might be very great privation, and that imports were likely to be delayed until the period of dearth was drawing to a close. As a means also of keeping the price of grain high and steady, the arrangement was a failure. Prices persistently fluctuated, with a predomi-

² This was the figure stipulated for wheat. For barley the figure was 40 shillings, and for oats 26 shillings. In relation to the British colonies the figures were, respectively, 67s., 32s., and 22s. But as yet little grain was imported from the colonies. A quarter was equivalent to about eight bushels, so that a price of 80s. a quarter would mean something like $2.50 a bushel. In 1822 the limit price of wheat was reduced to 70s.
nating tendency to fall. Again, as a device for the encouragement of agriculture, to the end that the kingdom should become once more self-supporting, the system failed, for it continued to be necessary all of the time to rely in some degree upon foreign grain. Finally, the system's effects upon commerce were most mischievous, for large opportunities for the exchange of English manufactures upon favourable terms for the foodstuffs of the Baltic countries, the United States, and the colonies were constantly and of necessity ignored.

From the outset it had been perceived, in some quarters at least, that the principle of the corn laws was vicious. The industrial population, in particular, was sceptical. Fallacious economic reasoning which made the price of grain the controlling factor in wages, operated, however, for a time to silence opposition, and it was only as the failures and the adverse effects of the law became patent that there arose a movement directed definitely toward its amendment or repeal. The corn laws were, of course, but a part of a vast restrictive system, covering substantially the entire field of industry and trade, and proposals of liberalisation, while aimed at them primarily, were not likely to stop there. Thus when, in 1820, a group of London merchants addressed to Parliament a petition relative to conditions of commerce, they cited at length arguments drawn from the Wealth of Nations and requested a general reform of the tariff system in the direction of free trade. And when, in 1821, a Committee of Inquiry of the Lords and Commons, after a prolonged investigation, submitted a report which showed that its faith in the corn laws was shaken, the entire protective system was, at least by implication, challenged.

**Navigation and Tariff Reform.** After 1820 the movement for trade liberalisation moved, in England, along three principal lines: (1) the repeal of the navigation laws designed for the special protection of shipping; (2) the revision of the general tariff; and (3) the repeal of the corn laws. No one of these objects was attained speedily or easily; the last two, indeed,

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were realised in full only after several decades of agitation and laborious legislation. The overthrow of the colonial theory upon which were based the larger portions of the English navigation laws of the seventeenth and eighteenth centuries was accomplished in part by the establishment of the independence of the United States, in part by the successful revolt of the Latin American peoples, in part by the wars of the Napoleonic period, and in part by the displacement of mercantilist by *laissez-faire* opinion. Under the changed conditions that had arisen it was entirely impossible, from 1815 onwards, to revive the old system. After a period of wavering, the government, guided in the matter by the President of the Board of Trade, William Huskisson, began in 1824 the negotiation of treaties admitting foreign nations to a full equality and reciprocity of navigation rights; and by 1830 treaties of the kind had been concluded with all important commercial countries. Foreign vessels were still excluded from the coasting trade, which was construed to include the trade between the mother country and the colonies. But the right to trade with the colonies was extended to all nations which granted reciprocal privileges in their colonies, and finally, in 1849 and 1854, all discriminations in coastwise and colonial shipping were given up. Contrary to the predictions of the opponents of Huskisson's policy, the English merchant marine achieved throughout the era of liberalisation a substantial, if somewhat unsteady, growth. A tonnage which in 1800 was 1,600,000 and in 1820 approximately 2,400,000 had grown by 1850 to 3,500,000.

Taking advantage of international quiet and of returning prosperity, Huskisson succeeded in effecting not only this relaxation of the revered navigation policy but also a reasonably comprehensive reconstruction of the country's fiscal system. In particular, the customs were overhauled and shorn of their most serious abuses. Huskisson and his colleagues were not free traders. They proposed no changes involving the subversion of traditional protectionist principles. But they recognised that old purposes must sometimes be attained in new ways, and

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1 For extracts from contemporary writings illustrating the *laissez-faire* doctrine see W. H. Hamilton, *Current Economic Problems* (Chicago, 1915), 90-106.
that no system of trade can be sufficiently satisfactory to endure unchanged forever. They found English commerce shackled by some fifteen hundred statutes prescribing prohibitions or other restrictions. And they undertook to free it, without yielding at any point the essential right of the state to regulate. They went much farther than had Walpole and Pitt; yet they left much for Peel and Gladstone to do at a later day.

Four things, in the main, were accomplished. First, the customs laws were simplified and condensed and made more intelligible. Second, the duties on raw materials imported for English manufacture, notably wool and silk, together with coal, were reduced. Third, duties on imported manufactures were brought down, by an act of 1825, to an average of about thirty per cent. Manufactured silks, whose importation hitherto had been prohibited, were put upon the thirty per cent. basis. And, fourth, virtually all restrictions upon exports — whether of raw materials, manufactures, or labour — were abolished. Even the restrictions upon the exportation of machinery, hitherto rigidly maintained in the fear that foreign peoples might become dangerous rivals in industry, were relaxed. All in all, a considerable breach in the protective system was made. And eight years later (in 1833) the government returned to the task and carried a measure abolishing all duties on fifty-eight enumerated articles and lowering the rates on about seven hundred others. The effects exceeded expectation. Both imports and exports increased and the prosperity of the country was visibly enhanced.

The Anti-Corn-Law Movement. Meanwhile the demand for the repeal of the corn laws was growing.¹ Prior to 1832 it was connected closely with the agitation for parliamentary reform. The reconstruction of the House of Commons in the year mentioned, however, hardly advanced the cause of corn law repeal, for the chamber was thereafter but slightly more representative of the industrial and mercantile classes than it

¹The original law, failing to attain its avowed objects, had been subjected to various modifications. Thus in 1828 there had been introduced, without important effect, a sliding scale, under whose operation the duty upon such grain as was permitted to be imported went up and down inversely with the fluctuations of prices.
had been. The anti-corn-law movement, therefore, had to be continued independently, and outside Parliament as before. By 1832 it was winning the allegiance and the leadership of influential economists, and soon thereafter it began to gain rapidly in organisation and spirit. To repeated appeals the House of Commons made replies which indicated clearly that the intention of the membership was to follow, not lead, public opinion; from which it appeared that the only hope of the reformers lay in creating an overpowering public opinion upon the subject. The struggle involved in the accomplishment of this task was one of the most remarkable in English history. "It was," as a recent writer has said, "a deliberate effort to overthrow a system supposed by its supporters to be not only the bulwark of the agricultural industry, but also necessary to the revenue of the nation, and this system was supported by the richest and most influential classes in the country, who were also directly interested in its maintenance." ¹

The principal agency in carrying on the propaganda was the Anti-Corn-Law League, organised at Manchester in 1839 and comprising an affiliation of anti-corn-law associations scattered over the country.² The backbone of the League was the cotton manufacturers, and the most capable and influential exponents of its policies were two men who early identified themselves with the organisation and in the end contributed most to its success, Richard Cobden (1804–65) and John Bright (1811–89). Cobden was of yeoman ancestry, and he knew from close observation the baleful effects of the existing artificial agricultural system upon the farmer and tenant classes. Educated for a business career and long engaged in commercial pursuits, he knew also the shortcomings of the system as they appeared to the trader and manufacturer. He was broad-minded, practical, vigorous, and persuasive, even if occasionally unscrupu-

¹ Armitage-Smith, The Free-Trade Movement, 65. In 1838 Melbourne, the Premier, said: "To leave the whole agricultural interest without protection, I declare before God that I think it the wildest and maddest scheme that has ever entered into the imagination of man to conceive."

² Bland, Brown, and Tawney, English Economic History, Select Documents, 701–702. As early as 1836 a group of London radicals had organised an Anti-Corn-Law Association, which, however, had made small impression.
lous in method of argument, and no less a critic than Mr. Arthur Balfour has denominated him, albeit somewhat extravagantly, "the most effective of missionaries and the greatest of agitators." 1 It was at the suggestion of Cobden that a local anti-corn-law association, formed in the city of his residence, Manchester, in 1838 was converted, in the second year of its history, into the national organisation already mentioned; and of this larger organisation he became and remained the presiding genius and animating soul. Bright, who was a prosperous manufacturer of Rochdale, first met Cobden in 1836 or 1837 and gradually thereafter became his principal ally in the anti-corn-law campaign. Under the guidance chiefly of these two men the agitation was carried on, not alone for the repeal of the corn laws, but for the adoption of free trade in general. A paper, the "Anti-Corn-Law Circular," was founded; members of the League went up and down the country lecturing to interested audiences; processions and demonstrations were planned to attract the attention of the masses. At the annual meeting of the League in 1843 it was reported that nine million tracts had been distributed and that meetings had been held in 140 towns.

Peel's Tariff Measures: Repeal of the Corn Laws. In 1841 the Liberal ministry of Lord Melbourne, which had been making ineffectual effort to hit upon some harmless concession to the rising public demand, met defeat at a national election and retired from office. Thereupon a Conservative ministry was made up, presided over by Sir Robert Peel. As a party, the Conservatives had been wedded to the protectionist system quite as firmly as were their opponents. Circumstances, none the less, were now conspiring to hasten the victory of free trade. In the first place, the finances of the kingdom were in an extremely unsatisfactory state and heroic measures of relief had become imperative. In the second place, the country was passing through a prolonged period of bad harvests, commercial crises, and industrial depression. In the third place, the election of Cobden, in 1841, to a seat in the House of Commons gave the reform movement a masterful spokesman on the floor of Parliament; while it was in the same year that Bright for

1 "Cobden and the Manchester School," in Essays and Addresses (Edinburgh, 1893), 189.
the first time threw his eloquence and fervour unreservedly into the fight.\(^1\) Out of this general situation came one of the most remarkable turns of events in the history of modern England — nothing less than the repeal of the corn laws by a Parliament dominated by a party which was mainly agricultural and aristocratic and by interest and tradition committed to the continuance of the protective policy.\(^2\) Following closely the line marked out by Peel, the first important steps were taken in 1842. Three things, in particular, were done at this time. First, there was revived a national tax on incomes, designed to counterbalance the losses to the Treasury to arise from customs reductions.\(^3\) Second, the general tariff was reformed by the removal of all prohibitory duties and by the reduction of rates on a large number of articles of import, especially foodstuffs and raw materials. In a total of more than 1,150 items in the list of dutiable goods, 750 were now subjected to some modification. Lastly, the severity of the corn laws was mitigated in some degree by the introduction of a new and more liberal sliding scale of duties. The corn laws were affected rather less than were other parts of the restrictive system, and the propaganda of the League went steadily on. As early as 1841 Peel had been recognised by Cobden as a free trader; and, while such characterisation was premature, the Premier in succeeding years inclined more and more to the relaxation of restrictions, and especially to the abrogation of the corn laws; and in this he drew after him an increasing proportion of his party. In 1844 further duties were remitted, and in 1845 the sugar tax was reduced and as many as 430 petty items of the tariff were abolished.

In the matter of the corn laws, the bad harvests of 1844 and 1845 and the famine in Ireland in 1845–46 definitely turned the scale, and on January 27, 1846, in a great speech in the House of Commons, Peel submitted a measure wherein it was provided (1) that on February 1, 1849, the corn laws should cease entirely to be operative, with the trifling exception of the main-

\(^1\) He was elected to Parliament in 1843.
\(^2\) For an exposition, however, of Tory origins of free trade policy see W. J. Ashley, *Surveys, Historic and Economic* (London, 1900), 268–303.
\(^3\) As has been observed, the taxation of incomes which had prevailed during the period of the Napoleonic wars had been discontinued in 1816.
tenance of the registration duty of one shilling per quarter, and (2) that duties should be abolished or reduced on 150 other articles of food, raw materials, or manufactures. The outcome was curious. After a long and heated debate the measure was carried in the House of Commons, March 15, by a vote of 327 to 229; and in the House of Lords it was passed, June 25, by a vote of 211 to 164. Immediately, however, the irreconcilable protectionists, led by Lord George Bentinck and Benjamin Disraeli, gave vent to their wrath by joining hands with the Liberals and forcing Peel out of office (1846). Having, as Cobden said, "lost a party, but won a nation," the Premier disappeared from official life. Accusations of inconsistency which were, and still are, brought against him, find little to support them save in the judgment of persons who would deny to public men the privilege of revising their opinions in the light of increasing knowledge and experience.

The Final Triumph of Free Trade. With the collapse of the corn laws, after forty years of apparently irresistible support, the doom of the protective system in England was sealed. Already, in consequence of the measures of Huskisson and Peel, the duties on imports of miscellaneous character were comparatively low. To remodel them in such manner as to withdraw from them altogether the protectionist element was a task involving no great difficulty. The accomplishment of it fell, in the main, to Gladstone, disciple and earlier ministerial colleague of Peel. When, in 1852, Gladstone became Chancellor of the Exchequer in Lord Aberdeen's composite ministry of Liberals and Peelites, he procured the removal of duties (in the budget of 1853) on 120 articles and reduced those on 140 others. During the next few years, which were marked by increased expenditures and general unsettlement incident to the Crimean War, little further change could be made. In 1860, however, as a member of Lord Palmerston's ministry, Gladstone returned to the task and, in conjunction with the negotiation of a great commercial treaty with France, reduced the total number of

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1 Extracts from speeches delivered during the discussion are presented in Bland, Brown, and Tawney, English Economic History, Select Documents, 705-711.

2 The Cobden Treaty. See p. 286.
taxed imports to 48, removing the last duties on silks, woollens, and manufactures generally. Already England was a free trade nation, and it remained in subsequent years only to repeal a few other duties which were inconsistent with the position which had been taken, chiefly the hops duty in 1862, the timber duty in 1866, the shilling registration duty on grain in 1869, and the sugar duty in 1875. Eventually the number of taxed articles was reduced to about twenty, where it remained until after the outbreak of the European war in 1914. Food was altogether free, except that duties on tea, cocoa, and currents were retained for revenue.

The struggle for free trade, and especially for the repeal of the corn laws, partook strongly of the character of a class contest, and it was attended by numerous exhibitions of gross demagogy. The results of the change of policy, furthermore, did not measure up to the free traders' expectations. The prediction of Cobden in 1846 that within five years every European tariff system would be remodelled on the pattern of the English was by no means fulfilled. After all allowances are made, the fact remains, however, that the British adoption of free trade is one of the cardinal facts of modern economic and political history. The change was made, in the last analysis, not in deference to any abstract theory or as the outcome of any mere popular propaganda, but because the logic of the whole course of the country's economic development led straight to it. Speaking broadly, the country passed through the same series of awakenings and shifts of viewpoint that Peel passed through during the fifty years of his public career. It discovered that wages, instead of fluctuating with the price of grain, as had been supposed, tended rather to fall when prices rose. It found that the lowering of duties on foodstuffs did not necessarily mean the congestion of markets and the distress of agriculture. It took at their word the manufacturers of cottons and certain other kinds of goods when they asserted that they stood in no need of protection against foreign competition, and by slow experience it learned that English agriculture likewise could compete with continental agriculture unaided. It came to realise that, however much the landed gentlemen might deprecate the

1 *Speeches*, I, 360.
intrusion of the trading classes in politics and society, and however much more attractive than a mere "industrial" state might be a self-sufficing England, able to live of her own, the cold fact was that England had become a predominantly industrial nation and could never again be anything else; from which followed the conclusion that the industrial classes must be brought into a position to obtain cheaply from abroad the foodstuffs and other necessaries of life which they no longer could obtain in sufficient quantity at home. It perceived that industrial protection could not be maintained after the repeal of the corn laws—that when the measures controlling the food supply of the country were cut away the whole fabric of regulation was involved in collapse. Finally, it was proved that the revenue sacrificed by the abolishment of protectionism could be obtained satisfactorily in other ways.1

The Growth and Character of British Trade. Toward the close of the eighteenth century a British statesman confided to Benjamin Franklin his ambition to see England made a "free port," for which he said the English "were especially fitted by nature, capital, love of enterprise, maritime connections, and position between the old and new worlds, and the north and south of Europe," adding that "those who were best circumstanced for trade could not but be gainers by having trade open." 2 The hope thus expressed was founded upon a shrewd understanding of both the advantages of England's physical position and the peculiarities of the English temperament; and the development of the country's commerce during the past sixty or seventy years has brought substantial fulfilment of it. Notwithstanding the phenomenal expansion of the commerce of Germany, France, the United States, Japan, and other nations in recent decades, the export and import trade of the United Kingdom was still, in 1914, almost one-fifth of the estimated total foreign trade of the world.

The reasons for the remarkable growth of British foreign trade in the nineteenth century are so obvious as to require little explanation. First may be mentioned the exceptional location

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of the country with respect to the trade of Europe, to that of the outlying world, and especially to that between Europe and the outlying world — an advantage comparable, in the broader commercial area of modern times, with that enjoyed by Italy in the more restricted area of the Middle Ages. A second consideration is the country's long maintained maritime ascendency, ensuring not only protection for her sea-borne trade in time of war but ample facilities, in ships, docks, and sailors, for the conduct of trade at all times. A third factor of importance is the nation's pre-eminence in the possession of colonies and other dependencies. Under the freer colonial policy pursued in the past half-century, trade does not invariably follow the flag. The bulk of the trade of most of the British colonies, none the less, is to this day, through no compulsion, with the mother country; and in view of the exceptional number, size, and stage of advancement of the British colonies, this circumstance is of large importance in determining the aggregate volume of British external commerce. A fourth fact, and one of fundamental consequence, is the comparatively early development in England of large-scale industry, yielding great quantities of surplus products for export. Not until after the middle of the century did France, and not until after 1870 did Germany, attain industrial output which contributed heavily to the volume of international trade. Closely related is the further fact that British manufactures have been peculiarly adapted to the needs of the peoples of the outlying world, and consequently have been in heavy demand. Finally, may be mentioned again the leadership of Great Britain in the relaxation of navigation restrictions and in the liberation of trade from the fetters imposed by the protectionist system. The actual extent to which free trade contributed to commercial expansion is a warmly controverted question. It may be regarded as somewhat less important than two or three other factors enumerated. But the circumstance that within five years after the repeal of the corn laws British exports rose from fifty to one hundred million pounds creates a strong presumption that some relation of cause and effect was involved.

1 On general aspects of colonial trade see P. S. Reinsch, Colonial Administration (New York, 1905), Chap. V.
The rapidity of British trade expansion through the second half of the century is shown by the following statistics:

<table>
<thead>
<tr>
<th>Years</th>
<th>Average imports in million £</th>
<th>Average exports in million £</th>
<th>Average re-exports in million £</th>
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<tr>
<td>1855-59</td>
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<td>116</td>
<td>23</td>
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<tr>
<td>1860-64</td>
<td>193</td>
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<tr>
<td>1865-69</td>
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<td>1870-74</td>
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<tr>
<td>1875-79</td>
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<tr>
<td>1885-89</td>
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<tr>
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<td>357</td>
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</tr>
<tr>
<td>1895-99</td>
<td>333</td>
<td>238</td>
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</tr>
<tr>
<td>1900</td>
<td>460</td>
<td>283</td>
<td>63</td>
</tr>
</tbody>
</table>

As appears from this tabulation, condensed though it is, the growth of trade has progressed quite irregularly. Periods of swift expansion have been succeeded by periods of stagnation, and even retrogression. At the middle of the century commerce, in common with all branches of business, was disturbed by price fluctuations incident to the discovery of gold in California in 1847 and in Australia in 1851. Shortly afterwards it suffered from the crisis of 1857, and recovery had only fairly begun when new embarrassments arose from the American Civil War, especially from the curtailment of manufacturing made necessary by the cotton famine. Again, the years 1875 and 1884 were the acute points of the most serious and prolonged depression in the history of British agriculture and industry — a depression by which, indeed, the entire world was deeply affected. As a royal commission was able to show in 1886, however, the volume of British commerce at no time declined sharply and over the whole period showed a considerable increase. During the decade 1890-99 progress was intermittent and slow. But about 1900 exceptionally rapid expansion set in, not only in Great Britain, but throughout the world, and in fourteen years the total value of British exports, long practically stationary, was doubled. In 1913 the value of exports rose

2 Foreign and colonial goods imported but shipped away again.
4 The bulk of exports was not increased in full proportion, the increase.
to the astonishing figure of £525,245,000 and the value of imports to £768,734,000. Throughout the past half-century Great Britain has specialised more and more in manufacturing and the effort to grow enough foodstuffs for her own consumption, or even to produce the bulk of the raw materials which she uses, has been abandoned. The exports of the country, consequently, are confined very largely to manufactures, chief among them being textiles (cottons, woollens, and linens), machinery, leather goods, chemicals, and pottery. Imports, on the other hand, consist in the main of foodstuffs and raw or half-finished materials of manufacture — grain, meats, fruits, dairy products, iron ore, cotton, wool, flax, leather, and paper.

The geographical distribution of the British export and import trade at certain periods is shown in the following table, the figures indicating millions of pounds:  

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<thead>
<tr>
<th></th>
<th>1885–89</th>
<th>1890–94</th>
<th>1895–99</th>
<th>1905</th>
<th>1911</th>
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in value being attributable in a slight measure to the universal rise of prices.

1 Reproduced from Perris, Industrial History of Modern England, 575.
The Reaction Against Free Trade. For thirty years after the repeal of the corn laws free trade sentiment in England was altogether preponderant. Some of the interests which had stood longest by the protective principle never really underwent a change of heart, but their numbers and influence were insignificant. During the last two decades of the century, however, free trade—as a practical policy under existing conditions, if not as an economic theory—began to be called widely in question, and by the close of the period there were abundant indications of a considerable popular reaction toward protectionism. Subsequently, this reaction has progressed until in late years the nation has seemed to be permanently, and not very unevenly, divided upon the issue.

The reasons for the protectionist revival are diverse, and it is not to be supposed that the several which will be mentioned have appealed with equal force—or, indeed, that some of them have appealed at all—to any particular individual or group of individuals. First was the realisation, about 1885–90, that while the country's imports were increasing with much rapidity, its exports were growing but slowly, and were growing less rapidly than those of other countries. Since 1900 this state of affairs has no longer prevailed. But prior to that date it suggested to many Englishmen the question whether the nation's tariff policy did not involve an excessive emphasis upon ease of importation. More directly influential was the depression of agriculture during the last two decades of the century, involving a sharp decline in the prices of agricultural products, in rents, and in farmers' profits. As has been pointed out, the principal cause of depression was the ever-increasing competition of the newer agricultural sections of the world;¹ and the chief remedy which presented itself to the agricultural interests was the imposition of tariff restrictions upon imports of foreign agricultural produce. Men who, without being themselves agriculturists, conceived of the domestic production of foodstuffs as a fundamental national concern, were inclined to sympathise with the agrarian view. Of similar effect was the decline, after 1880, of industrial and commercial profits, and to some who suffered therefrom it seemed that protection might afford a remedy by

¹ See pp. 164–165.
stimulating home industry. A still further circumstance of some importance was the change which in recent times has come over public opinion relative to the proper functions of the state and the natural scope of governmental activity. The habitual intervention of the state on behalf of various industrial classes and other elements of the population, by factory regulation, compulsory education, employers' liability legislation, and many other kinds of measures, has accustomed the public mind to social and economic regulation, and has had the effect of inclining the public more strongly toward a system of trade control by tariffs.

A final factor in the situation, and one of substantial influence, has been the solitariness of the position which Great Britain, as a free trade country, is compelled to occupy. As has been said, the expectations of persons who fifty or sixty years ago believed that they stood at the threshold of an era of universal free trade have not been realised. On the contrary, France and Germany, after inclining for a time toward a free trade policy, definitely faced about and have maintained for more than a generation rigidly protectionist systems. Most other European countries have extended and increased their tariffs, as has also the United States. Most noteworthy of all, the British self-governing colonies have very generally adhered to the policy of protecting their growing industries. So that Great Britain has found herself in an isolated position indeed, receiving free of duty almost all exports of rival countries while compelled to pay on goods sent to those countries duties ranging from ten to as high as one hundred and thirty per cent.

That the kingdom has suffered from this situation admits of no doubt. The question is simply whether the injury wrought outweighs the advantages which arise from adherence to the free trade principle. A considerable portion of the political leaders and of the people at large have come to the conclusion that they do; hence the demand in recent years for a reversal of the nation's fiscal policy. Among the many programmes that have been propounded with a view to the partial revival of protectionism, two may be regarded as representing the principal lines of thought upon the subject. The first takes the form of a demand for "fair trade" and reciprocity. The nation, accord-
ing to this plan, should adhere to free trade as an ideal, and, on the basis of reciprocity agreements, should maintain free trade as widely as possible in its dealings with other nations. Wherever unable to obtain reciprocal privileges, however, it should impose protective tariffs. Under this programme the tariff becomes a weapon of retaliation, of a sort which, at the present time, the nation does not possess.

The Proposals of Mr. Chamberlain: Colonial Preference. The second proposal goes farther. It contemplates two fundamental innovations, namely, the erection of a tariff wall against the entire non-British world and the establishment of an Imperial customs-union, embracing the mother country and all of the colonies and dependencies, with a trade system specially devised for its own use. Suggestons of this tenor were heard somewhat before the South African war, and when, in 1902, there was introduced, for revenue purposes, a registration duty of a shilling a quarter on imported corn, the hope was widely shared that the tax might eventually be remitted on colonial corn only, thereby inaugurating a preferential system. The Colonial Secretary, Joseph Chamberlain, was one of those who advocated this course. In 1903 the tax was abolished altogether, but not until after there had appeared a considerable rift in the ruling Unionist party between the more rigid free-traders and the elements which desired to use the opportunities of a tariff, of however moderate character, to attain national and Imperial, and not merely fiscal, advantages. In Chamberlain's mind the preferential idea took root deeply, and during the course of a visit, in 1903, to the recently pacified provinces of South Africa he became entirely convinced of its essential soundness.

In a memorable speech to his constituents at Birmingham, delivered May 15, 1903, immediately after his return to England, the Secretary startled the nation by declaring unequivocally that the hour had come for Great Britain to abandon the

1 In 1898 Canada established a system of preferential duties in favour of the home country. The same thing was done by Cape Colony in 1903. On the operation of the Canadian system see Root, *Trade Relations of the British Empire*, Chap. II.

2 The duty which had been abolished in 1869.
free trade doctrines of the Manchester School and to knit the Empire more closely together, and at the same time to promote the economic interests of both the colonies and the mother country, by the adoption of a system of preferential duties on imported foodstuffs. The nation, he urged, should withdraw its attention somewhat from education bills, licensing bills, and similar "parochial questions" and should learn to "think Imperially." More specifically, the proposal was two-fold. In the first place, there should be levied on imported foodstuffs a general tariff, the products of the colonies being given an advantage in rates over the products of foreign countries. "If you are to give a preference to the colonies," the House of Commons was assured, "you must put a tax on food." In the second place, British industries should be protected against the "unfair competition" of foreign industries by the imposition of duties on imported manufactures. From these measures, it was contended, the rich would profit by the reductions of direct taxation made possible by the increase of revenue; while the poor, if they should be made to contribute more heavily to the state through indirect taxation — which, however, they were assured would not be the case — would derive proportionally large benefits through more steady employment, higher wages, and the old-age pensions and other social reforms to which the increase of revenues would lead. Further, it was insisted that British agriculture, long depressed, would profit from the protection accorded it, and that by adding to the political ties already subsisting between the colonies and the mother country new and powerful ties of an economic character, the security and perpetuity of the Empire would be effectually assured.

The Tariff Reform Movement. The scheme attracted wide attention. Many of the cleverest of the younger politicians

1 The rates advocated were: on corn and flour, 2s. per quarter; on meat and dairy produce, 5 per cent. ad valorem; on manufactured goods, an average of 10 per cent. Maize and bacon were to be excluded from taxation, the former because of its use by farmers as feed for stock, the latter because it forms an indispensable article of food of some of the poorest of the population. The new duties should be accompanied by the following remissions of duty: on tea, three-fourths of the duty (in 1903, 6d. per pound); on sugar, one-half of the duty; on coffee and cocoa, one-half of the duty.
and journalists of the Unionist party declared for it, as did not a few of the economists of the first rank. On July 21, 1903, there was instituted a Tariff Reform League, which began to flood the country with pamphlets, and later in the year Mr. Chamberlain retired from the ministry in order to be in a position to prosecute more effectively the campaign upon which he was now resolved. The cabinet was divided, even after four uncompromising free trade members had withdrawn from it. The Prime Minister, Mr. Balfour, sought to assume middle ground by declaring himself "a reasonable free-trader" and laboured hard to avert the threatened disruption of his party. From October, 1903, to January, 1904, the ex-Colonial Secretary engaged in an exceptionally vigorous speaking campaign in defence of his project, and he succeeded in convincing large numbers of hearers in all sections of the country. At the beginning of 1904 the Tariff Reform League created a non-official Tariff Commission of fifty-two members, which was instructed to make an exhaustive study of all questions and conditions pertinent to the general problem under consideration. After more than five years of work, this commission submitted a series of detailed reports; and, while the entire enterprise was carried through by partisans of the cause, it has been generally conceded that the materials brought together, if not the conclusions reached, are trustworthy and useful. The commission's findings corroborated the arguments of the reformers, and its recommendations were in general harmony with Mr. Chamberlain's proposals.

Meanwhile the injection of the issue into politics had been productive of important results. The Unionists, both within and without Parliament, were sharply divided upon it, and Mr. Balfour's government was never in a position to give the subject a place in its official programme. In this situation the Liberals — now fast recovering from a decade of powerlessness


2 Under the chairmanship of Sir V. Caillard the Tariff Commission continues to be an active body.
—found their opportunity. Almost unanimously opposed to the suggested departure, they assumed with avidity the role of defenders of England’s “sacred principle of free trade” and pressed with telling effect their appeal to the working classes in behalf of cheap bread. The tariff reformers denied that their proposal contemplated a general reversal of the economic policy of the nation, but in the judgment of most men the issue was joined squarely between free trade as a system and protection. The embarrassments of the government were increased by difficulties attending the administration of the Education Act of 1902, by popular dissatisfaction with the handling of the problem of Chinese labour in South Africa, and by discontent aroused by the failure to remit the bulk of the taxes imposed during the recent war. The consequence was that, in December, 1905, the Balfour ministry retired; and at the general election of the succeeding month the Liberal government of Mr. Campbell-Bannerman achieved a victory of overwhelming proportions. From 1905 until after the outbreak of war in 1914 the Liberals and their allies, the Irish Nationalists and the Labourites, were continuously in power, and there was no possibility that any kind of protectionist measure should, within official circles, receive favourable consideration. Throughout the country, however, the tariff reform propaganda went on, with Mr. Chamberlain (although in ill health from 1906) still, until his death in 1914, its chief inspirer and adviser. And its effectiveness was such that the mass of the adherents of Unionism were gradually won over and the proposals were fully incorporated in the programme of the party.¹ Within the decade several notable victories were won at by-elections. In considerable measure the readjustments of taxation undertaken by the

¹ In a speech at Edinburgh, January 24, 1913, Mr. Bonar Law, leader of the Unionist party, declared that the policy of tariff reform was now supported by the membership of the party with an unanimity which never before had existed. It is to be observed, however, that, through fear of the enmity of the poorer industrial classes, a large section of the party had weakened on the question of food taxes, and that in deference to a memorial on the subject presented to him by prominent party members Mr. Law promised on this occasion that, should the Unionists be returned to power, food duties would not be imposed until the people should have been consulted at a general election. The Tariff Reform League insisted that while the party might postpone food duties it must not abandon them.
Liberals in the Finance Bill of 1909 comprised, and were intended to comprise, an alternative to tariff reform; and it was, in part at all events, on that account that those readjustments encountered the almost solid opposition of the protectionists. Throughout the heated controversies of 1909–11 the Liberals continually bracketed the maintenance of free trade with the absolute control of the House of Commons over finance. But the Unionists, with substantial unanimity, stood by protectionism and colonial preference. In 1914 the presumption still was that, if returned to power, the Unionists would incorporate in their first budget the fundamentals of their new—or, more accurately, their revived—faith. At all events, it was manifest that, far from having succeeded in the effort to convert their European neighbours to free trade, the English people had themselves become sharply divided upon the merits of the policy.

SELECTED REFERENCES


CHAPTER XIII

FRENCH COMMERCIAL EXPANSION AND COMMERCIAL POLICY

Alternations of Tariff Policy, 1774-1830. Since the time when the Physiocrats began proclaiming the doctrines of economic liberalism the commercial policy of France, with respect to tariffs, has passed through four principal stages. The first extends from the accession of Louis XVI (1774) and the elevation of Turgot to the post of comptroller-general to the outbreak of the war with England in 1793; the second, from that date to the establishment of the Second Empire, in 1852; the third, from 1852 to about 1880; and the fourth is still in progress. In two of these periods, the first and third, tariff restrictions upon trade were much relaxed. In the other two, the second and fourth, the tendency was in the opposite direction. It will be observed that shifts of policy in the first three of the periods indicated were synchronous with similar developments in Great Britain, as marked by (1) the reforms of the earlier years of the ministry of Pitt, (2) the reversion toward extreme protection arising from the Napoleonic wars, and (3) the establishment of free trade, inaugurated by Huskisson and completed by Gladstone. Even the revival of protectionism in France since 1880 finds, in a measure, a counterpart in the tariff reform movement in England, associated principally with the name of Joseph Chamberlain.¹

Concerning the first period it is not necessary to speak at length. The most that can be said of it is that, within the limited circles really affected by Physiocratic thought, free trade sentiment was growing, and that at one juncture, namely, during the months covered by the ministry of Turgot, there was effort to transmute this sentiment into national policy. Turgot was appointed comptroller-general August 24, 1774. After suppressing or reducing a number of petty indirect taxes which

¹ Meredith, Protection in France, 2.
interfered with the freedom of commerce and industry, he promulgated, September 13, 1774, a comprehensive edict sweeping away the entire mechanism of restriction — prohibitions on export, regulations of maximum price, and restraints upon internal traffic — which had grown up about the corn trade, and, in short, restored in the fullest degree the freedom of that important branch of commerce. All legal restraints upon the internal trade in wines, furthermore, were abolished shortly after. In these acts the minister had the support of the philosophes, and for a time of his royal master. Failure of crops in 1774, however, aggravated the confusion which had been brought upon the grain and wine trades, and under the circumstances the animosity of influential persons who were interested in speculation in agricultural produce proved irresistible. On May 12, 1786, Turgot was forced from office, and thereafter most of his measures were revoked, although some earlier trade restrictions were not re-imposed and free trade principles continued to command a certain following. In 1786 it became possible to conclude a commercial treaty with England involving a real breach in the French restrictive system.

As has been pointed out, the first effect of the Revolution was to liberalise the conditions of trade. At the hands of the National Assembly this result was attained in two principal ways: first, by the abolition, in 1790, of the entire accumulated mass of provincial tariffs and local trade restrictions, giving the country for the first time substantial economic unity, and second, by the establishment, in 1791, of a uniform and moderate tariff against foreign nations. In 1792, however, war broke out, and thereafter tariff rates were pushed upwards rapidly. From 1793 to 1814 the country's trade policy was dictated entirely by hostility to Great Britain. It culminated in Napoleon's continental system and in an almost universal interdiction of importation which, nominally at least, was still operative at the time of Napoleon's fall. The circumstances under which this prohibitive policy was applied have been noted. An effect of fundamental importance remains to be observed, namely, the fastening upon France of a rigidly protectionist system which was finally relaxed only after the middle of the nineteenth

1 See p. 88.
century. The tariff policies of the period 1793–1814, combined with the general circumstances of the war, brought into existence in France a small but influential class of iron-masters and textile manufacturers who, at the restoration of peace, were determined to avert the threatened invasion of British goods and to keep for themselves the substantial monopoly of the French market which they had acquired. The restored Bourbon government was inclined somewhat strongly to a policy of free and open competition. But the demands made upon it by the vested interests proved irresistible. These demands, furthermore, arose not alone from the producers of those commodities whose importation had been taxed during the war. Producers of other kinds of commodities clamoured equally for protection. The consequence was that high tariffs were retained or adopted all round, and "a system designed to ruin England in time of war was extended to all other countries in time of peace." 1 An ad valorem duty of 50 per cent. on iron, laid in 1814, and increased in 1822 to 120 per cent., was designed to afford protection against both the "charcoal" iron of Russia and Sweden and the "coal" iron of England. A corn law of 1814 differed widely in character from the English corn law of the following year, but was dictated by the same purpose to protect agricultural interests. 2 Duties on general imports were raised in 1818, again in 1822, and yet again in 1826, when the protective system was made so thorough as to give evidence of a settled purpose to render the nation practically self-sufficing. Designed originally in the interest mainly of manufacturers, the system had been extended until it served the interests of agriculture fully as well. 3 Throughout the Bourbon period the government found itself continually obliged to hold a balance between the elements which favoured commercial liberty and

1 Meredith, Protection in France, 4.
2 The country was divided into three zones and export was permitted when the prices in the three had fallen to 23, 21, and 19 francs per hectolitre respectively. In 1816 there was laid a small import duty, which in 1819 and 1822 was much increased.
3 It will occur to the reader that the tariff history of France in the period 1815–30 presents an interesting parallel to that of the United States. The policy of protection was revived and extended in the one country under pressure from newer industries very much as it was inaugurated in the other.
those which demanded protection, and it was driven many times to the acceptance of protectionist measures of which it did not really approve. Almost the only liberalising achievements of the period were the commercial treaties of 1822 and 1826 with the United States and Great Britain, respectively, admitting the shipping of these countries to equal rights with that of France. A commission of inquiry in 1828 pointed out the need of preventing the aid given one industry from proving injurious to another industry, but recommended the continuance of "reasonable" protection.¹

Trade in the Orleanist Period. The Orleanist monarchy (1830–48) was distinctly a middle-class government, supported by the industrial interests and the landholders, and under it no change of commercial policy took place, other than in matters of unimportant detail. It is to be observed, however, that in the later portion of the period there set in that shift in public opinion which under the Second Empire resulted in a general relaxation of the protective system. Prior to 1830 the industrial and commercial advancement of the country was not rapid. By her restrictions on the importation of machinery and other commodities France denied herself the means of participating in the progress of manufactures then so notably proceeding in England; while her foreign trade was kept at a level so low that in 1829 she received fewer goods from the British Isles than did Spain, Turkey, or Chile. In the period 1830–48, however, despite the fact that its economic policy continued unchanged, the country had so far recovered from the Napoleonic wars and gathered strength that it was able to make rapid strides alike in industry, agriculture, and commerce. Facts relating to the industrial and agricultural advance have been cited.² In the matter of commerce it may be noted simply that between 1831 and 1847 importations of merchandise of all kinds for home consumption rose in value from 375,000,000 francs to 951,000,000 francs, while exports of domestic produce were increased from 455,000,000 francs to 720,000,000 francs. Such was the general progress of the country that it began to be

¹ Levasseur, Histoire des classes ouvrières et de l'industrie en France, I, 591.
urged that the policy of extreme protection was no longer necessary. This view was taken especially by the merchants of Paris and of Bordeaux and other seaports, and it was concurred in by other scattered but important elements, including the wine-growers and the agriculturists of the Gironde.¹

In Frédéric Bastiat (1801–50), an experienced farmer and a life-long student of taxation and other economic questions, the movement found an able leader. Becoming acquainted with the work of the Anti-Corn-Law League in England, Bastiat resolved, about 1843 or 1844, to inaugurate a similar free-trade campaign in France. He began in 1844 by publishing in the Journal des Économistes (founded in 1841) free trade articles which attracted wide attention,² and in 1845 he published at Paris an able book entitled Cobden et la Ligue, ou l'agitation anglaise pour la liberté des échanges. During a visit to England he formed the acquaintance of Cobden, Bright, and other free-trade leaders, and, returning to his own country, he assisted in establishing at Bordeaux, in 1846, the Association pour la Liberté des Échanges, the earliest French free-trade society. Through branch societies, and through the Association’s organ, Le Libre Échange, all parts of the country and all classes of the people were reached. On their part, the manufacturers, supported by the bulk of the agriculturists, formed a counter-association and placed their views before the nation through the columns of a paper established for the purpose, Le Moniteur Industriel. Although the forces in favour of free trade were weaker and those opposed to it were much stronger in France than in England, the movement at one time gave promise of success. Near the close of 1847 a bill of somewhat thorough-going character was prepared, proposing to abolish the prohibition upon the importation of seventeen kinds of goods

¹ Noël, Histoire du commerce extérieur de la France, 83.
² Certain of these articles collected under the title Sophismes Économiques have been designated “the completest and most effective, the wisest and the wittiest, exposure of protectionism in its principles, reasonings, and consequences which exists.” Encyc. Brit., 11th ed., III, 501. Bastiat’s most immediate service consisted in demonstrating that the principle of free trade was applicable to French agriculture, industry, and trade in his day. At the time of the Revolution of 1848 he became an equally keen and influential critic of socialism.
and to place 113 articles on the free list absolutely and 185 others on the free list on condition, in most instances, of their being brought into the country in French vessels. The measure, however, was powerfully opposed; and in February, 1848, its consideration was abruptly and permanently terminated by the fall of Louis Philippe and the overthrow of the existing governmental system.¹

**Tariff Reductions under the Second Empire.** The relaxation of the prevailing extreme protectionism was, however, only postponed. The brief career of the Second Republic (1848–52) brought no change; although resolutions introduced in the Legislative Assembly by Saint-Beuve in December, 1850, proposing the abandonment of all prohibitions, the abolition of the protective duties on foodstuffs and raw materials, the establishment of maximum duties of from ten to twenty per cent. on all manufactured goods, and the making up of the deficit in revenue by the imposition of an income tax, were debated zealously in 1851 and supported by the votes of one-third of the Assembly’s members, showing that the free-trade party in the country had lost none of its strength. Led by Thiers, the protectionist opposition prevailed. But a decade of agitation had prepared the public mind for a decisive step; the return of prosperity following the troubled events of the revolutionary period emphasised afresh the needlessness of many of the prevailing restrictions; and in the Emperor Napoleon III, a close student of English affairs and an admirer of Peel, the free-trade movement found a determined, if not always consistent, champion.

From the outset the government of the Second Empire was convinced that the existing tariff system was bad, and was bent upon modifying it, especially by reducing the prohibitions upon importation and lowering the rates on foodstuffs and the raw materials of manufacture. As the law stood, there were four possible methods of bringing about changes of the kind contemplated: (1) the enactment of bills by the Legislative

Chambers; (2) suspension, by executive order, and subject to subsequent ratification by the Chambers, of the duties on foodstuffs and raw materials, under authorisation of a law of 1814; (3) remission by executive order, independently, of duties on goods intended to be still further worked up in France, under authorisation of a law of 1846; and (4) alteration of the tariff through treaties with foreign states, requiring no action by the Chambers, as authorised by a clause of the Imperial Constitution of 1852. During the first eight years of its existence the Imperial government employed principally the second of these courses of procedure. Between 1853 and 1855 the rates on cotton, wool, coal, iron, meat, wines, and other commodities were reduced; and, in 1856 chiefly, the decrees received the sanction of the Chambers. At the same time (1856), the Chambers rejected a bill stipulating a general repeal of prohibitions, and in 1859 the sliding scale of duties on grain, suspended in 1853, was revived. The breaches effected in the protective system were, however, considerable, and it was mainly in consequence of them that the total commerce of the country in the decade 1850–59 was more than doubled, while the volume of trade with England was quintupled.

The Cobden Treaty, 1860. In 1860 resort was had to the fourth of the methods above mentioned, i.e., tariff alteration by treaty. At the close of 1859 Napoleon III found himself in a position which, in its international aspects, was one of considerable difficulty. The participation of France in the war of 1859 as an ally of the Italians had made of Austria an open enemy; at the same time, the abrupt withdrawal after the battle of Solferino had alienated Italian sympathies; while the acquisition of Savoy and Nice had alarmed all Europe, and especially England. France, in short, was isolated and under suspicion. To prove his pacific intentions and to regain some measure of the good will that had been lost, the Emperor determined to seek a commercial treaty with England. Preliminary negotiations were conducted on the side of France by Michael Chevalier and the economist Cherbuliez and on that of England by Cobden and Gladstone; and on January 23, 1860, the completed instrument was signed and put in operation. The negotiations were surrounded with unusual secrecy, for while
there could be no question of the power of the Emperor to proceed independently in the matter, the protectionist element could be depended upon to jeopardise his programme in every conceivable manner. When the nation was apprised of what had been done there was sharp division of opinion. The economists approved, as did the wine-growers and some other substantial groups. But the manufacturers, especially the iron-masters and the cotton-spinners, were indignant, and the hostility thus aroused became one of the rapidly accumulating factors in the decline in popularity of the Emperor, and of the Empire itself, after 1860. We have the word of Cobden for it that nine of every ten Frenchmen were opposed to the Emperor’s reform. This is probably an extravagant estimate, but the fact remains that the innovation was thrust upon the nation entirely in accordance with prevailing absolutist principle.

The treaty, which by its terms was to last ten years, contained little more than a broad statement of policies to be instituted. Save in respect to coal and iron, the determination of rates, in detail, was left to subsequent negotiations. Each country guaranteed “most-favoured-nation” treatment of the other, and it was stipulated that each should be free to extend similar reductions to other states. The British government undertook to recommend to Parliament certain abolitions and diminutions, which, in point of fact, were incorporated in Gladstone’s budget of 1860 and carried into effect. The French government engaged to discontinue all prohibitions and to levy in their stead duties not exceeding thirty per cent. ad valorem until 1864 and thereafter twenty-four per cent. On the side of Great Britain the treaty was of substantial importance. At the least, it supplied the immediate occasion for adding to the free trade system the finishing touches. On the side of France it was of far greater moment, for it comprised the one great stroke by which the backbone of protectionism in that country was broken. Starting from it, the legislation, executive decrees, and diplomatic engagements of the ensuing decade brought the Empire into the position of a low-tariff, if not a free-trade, nation. In

1 Unless, however, one year’s notice of termination should be given by one of the parties, it was to be operative through an additional five-year period.
1860-66 "most-favoured-nation" treaties were concluded successively with Belgium, the Zollverein (Germany), Italy, Switzerland, Sweden and Norway, Holland, Spain, Austria, and Portugal. And all of these countries made sharp reductions of duty on French products, France agreeing to admit their products at the low rates of the British treaty tariff. In this way the treaty of 1860 became a veritable turning-point in the commercial history of Europe. Its direct or indirect effects were felt by the trade of all western nations.

**Trade Expansion, 1860-69.** To what extent the remarkable economic progress of France during the decade 1860-69 is attributable to the new tariff policy was a matter of disagreement at the time and is perhaps no less so at the present day. Most students of the subject regard the effect of the liberation of trade as immediate and powerful. At all events, expansion was rapid. In 1861 the value of imports for home consumption was 2,442,500,000 francs; in 1869 it was 2,867,500,000 francs. Between the same dates the value of exports of domestic produce increased from 1,927,500,000 francs to 2,822,500,000 francs. In 1860 the merchant shipping of France was 996,000 tons; in 1870, 1,072,000 tons. The raw materials of industry were imported in rapidly increasing quantities, the amount of wool and silk brought in being doubled, while, despite the cessation of supply incident to the American Civil War, the average annual consumption of raw cotton was increased from 171,600,000 pounds in 1857-59 to 198,000,000 pounds in 1887-89. Agriculture flourished, and the one aspect of the economic and social situation which gave reason for apprehension was the low rate of increase of population.

Notwithstanding these facts, the elements which had opposed the treaty of 1860 never really acquiesced in the new commercial policy. By 1868 the growing unpopularity of the Emperor's government, the unsettled state of trade incident to recent wars in both Europe and America, and the approach of the time when the continuance of the treaty would be optional.

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1 It may be added that in 1866 the special favours hitherto extended to French shipping were abolished, save that foreign vessels continued to be excluded from the coasting trade.

with the country, combined to stir the protectionist forces to renewed activity. A year or more of agitation ensued, culminating in 1870 in the appointment of two government commissions to institute a comprehensive inquiry into the effects of the British treaty and the desirability of the continuance of the system of trade which was contemplated in it. The investigation, however, was barely begun when it was brought abruptly to a close by the outbreak of the war with Prussia.

The Protectionist Revival: Legislation of 1881–85. The war of 1870–71 and the establishment of the Third Republic halted, but only for a time, the protectionist revival. By 1875 the movement had taken on the character of a nation-wide reaction, and within a decade thereafter the country swung back definitely to protectionism. The circumstances which produced this turn of events were, in the main, two— the expiration of the commercial treaties and the depression of agriculture. The treaties had been concluded for ten-year periods, with provisions for optional extensions. In anticipation of the expiration, one by one, of these engagements, there was under discussion almost continuously the desirability and the terms of their renewal, and by this circumstance the protectionists were afforded every opportunity to keep their views before the public. The British treaty was denounced in 1872, and although actually renewed in the same year and several times thereafter, in 1882 it was finally abandoned. Under varying conditions, most of the treaties, while renewed for a time, were eventually given up.

The most fundamental factor in the overthrow of the liberal system was the depression which in the period 1875–80 succeeded the economic expansion of the preceding decade. As has been observed, depression was at the time general throughout western Europe, affecting both industry and agriculture. In France it was agriculture which was touched most seriously, for to the fast increasing competition of foreign foodstuffs, resulting in diminished prices, was added the destruction wrought in the vineyards by the phylloxera. The agriculturists, and especially the wine-growers, who hitherto had been indifferent, rapidly embraced protectionism, and the Société des Agriculteurs de France became the active ally of the already existing Association de l'Industrie française pour la Défense du Travail na-
By 1878 the government was committed to a plan, broached three or four years earlier, to give France a new tariff system which should be uniform in respect to all countries, save in so far as it might be modified by treaty arrangement. And after a prolonged contest there was enacted in 1881 a comprehensive measure instituting such a system.

The new law made a general substitution of specific for ad valorem duties and raised the level of duties on imported manufactures by an average of twenty-four per cent. It was intended, however, as a fresh basis for the negotiation of commercial treaties, and in the long series of conventions concluded in accordance with its provisions, mainly in 1881 and 1882, were incorporated reciprocal concessions which involved considerable reductions of rates upon goods coming from countries with which the agreements were established. While, therefore, the act of 1881 marked a triumph of the protectionists, its effectiveness was by no means such as had been desired. With respect to manufactures, the new treaties left little room for change during the ensuing ten years. With respect to agriculture it was otherwise, for despite the efforts of the agriculturists to procure the incorporation of protective provisions applicable to their interests, the law of 1881 left agriculture almost entirely out of account. The upshot was that during the decade 1881–90 the protectionist movement in France centred about the demands of the agriculturists, who were now well united in the cause of high tariffs and ably seconded by many of the manufacturers. In 1882 the number of persons supported by agriculture was over eighteen millions, as against about nine millions supported by industry and four millions supported by trade; so that the demand which arose was one which could not be ignored. The issue was really settled by the elections of 1885, which were contested almost entirely upon the question of agricultural protection. The protectionists were very successful, and without delay there was enacted legislation laying or increasing duties on wheat, barley, oats, cattle, meats, and other agricultural products. By 1890 agriculture was protected at almost every point, although as yet but moderately.¹

¹ A notable aspect of the period 1886–90 was the tariff war of France and Italy. See Ashley, Modern Tariff History, 394–399.
The Tariff Law of 1892. At the opening of the decade 1890-99 the tide of protectionist sentiment was running stronger than at any earlier time. The elections of 1889, fought principally on the tariff issue, resulted in another complete triumph for the protectionists, giving promise of fresh and yet more radical tariff legislation. Pending the expiration of the treaties, mainly in 1892, action was perforce delayed. But there had grown up a strong feeling, cherished by agriculturists and manufacturers alike, that the treaties ought not to be renewed on their present terms; and at their expiration they were allowed to lapse. Meanwhile, in October, 1890, there was presented for the consideration of the Chamber of Deputies a comprehensive tariff measure prepared by two councils of commerce and industry, under the direction of the government. This bill was debated through many months. The opposition, although ably led by the economist Léon Say, was powerless; but the protectionists were not in agreement among themselves, and time was consumed in the consideration of amendments proposed both by the Chamber's standing commission on customs and by the Senate. As finally passed, the bill became a law in January, 1892.

The new law adopted the plan of maximum and minimum scales of duties, the former to be applied to the goods of all countries which in their tariff systems should discriminate in any way against French products, the latter to be applied to imports from countries which should not so discriminate; the arrangement being designed to facilitate the negotiation of a new series of commercial treaties. Originally it was asserted that the intent of the minimum scale was not protection but simply the placing of French producers in a position to compete with foreign producers on even terms. In the course of the debates the rates, however, were pushed upward, and the minimum as well as the maximum scale became distinctly protective. Speaking broadly, one may say that the law of 1892 did two things: it completed the structure of agricultural protection which had been in process of erection since about 1882, and it entirely reconstructed the protection of manufactures along lines hitherto impossible under the treaties. The new schedules dealt with 721 commodities or groups of commodities and were much
more detailed and comprehensive than those of any other continental tariff of the time. The minimum rates on manufactures, especially textiles, were distinctly higher than those of the conventional tariff established in the same year for Germany by the Caprivi treaties; while the products of agriculture, being exempted almost wholly from the operation of the minimum principle, were given a measure of protection scarcely equalled in any European state.

**The Tariff Law of 1910.** With most of the European countries France was able to enter into agreements whereby she gave them, without limit of time, the advantage of her minimum rates and secured their lowest rates in return, although an unhappy aspect of the readjustment was a tariff war with Switzerland lasting from 1892 to 1895. By 1898 the only portion of Europe whose products were subjected to the French maximum rates was Portugal, and the advantages of the minimum rates had been extended to Japan, Canada, and most of the countries of Latin America. With certain modifications, conceived mainly in the interest of agriculture, the law of 1892 continued in operation eighteen years, or until 1910. There was, of course, at all times some dissatisfaction, and after the opening of the present century the demand for revision steadily grew. One argument was supplied by the introduction in the markets of automobiles, typewriters, and scores of other articles unknown to the existing schedules. Another arose from the changes which were made in 1903 and succeeding years in the tariff systems of other European states.

But the principal source of complaint was the failure of the law of 1892 to work out as its authors had intended and expected. The assumption had been that the maximum rates would be the rule and the minimum rates the exception. The situation which arose, however, was of quite the contrary sort, the minimum rates being applied, as has been stated, to all European countries save Portugal. It was discovered, further, that the difference between the maximum and minimum rates—an average of about fifteen per cent.—was not sufficient to render a threat to impose the higher scale of much effect in commercial conflicts. The agricultural interests had obtained practically everything that they had asked and were
highly prosperous. The manufacturers, however, were doing only moderately well, and it was they who now began to press most vigorously for "tariff reform." In no influential quarter was there desire to discontinue the existing system in its essential principles. France had become thoroughly protectionist. The demand was rather for two things, principally: (1) the increase of both the minimum and maximum scales of rates and (2) the introduction of a wider interval between the two.

In the summer of 1906 the Customs Commission of the Chamber of Deputies \(^1\) instituted a comprehensive inquiry, and toward the close of 1908 it brought in an extensive report, accompanied by the draft of a new tariff law. The tone of the report was extravagantly protectionist, and the bill was devised plainly to meet the demands of the manufacturers. Minimum rates were very generally increased; the difference between the maximum and minimum scales was raised to an average of fifty per cent.; and many new articles were taxed. Agricultural products were left substantially untouched, and the free admission of raw materials was continued. With some of its proposed rates lowered, the measure passed the two houses of Parliament in the early weeks of 1910 and on April 1 went into operation. Simply substituting as it did one set of rate schedules for another, the law made no change in the existing commercial relations between France and other countries. Its enactment, however, prompted the negotiation of agreements whereby the United States obtained the advantage of the new minimum rates on a large number of commodities.

**The French Commercial Status.** The position of France in modern commerce is unique. In the first place, that country is so rich in agricultural resources and its people are so largely engaged in agriculture that it is much less dependent upon trade than is Germany or England. In the second place, the character of its industries determines that the country's commerce shall be very different from that of most of its great neighbours. The products which France has to export consist chiefly of silks, laces, wines, delicacies—in brief, objects of art, luxury, and fashion; while the articles which she is obliged to import com-

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\(^1\) The Commission then contained seventeen members. M. Klotz was president and M. Jean Morel secretary.
prise mainly machinery, coarser fabrics, coal, iron—products, in general, of mines and large-scale manufacture.\(^1\) In both Germany and England the situation is precisely the opposite. Because, therefore, of predilection for the production of "quality" goods, as well as by reason of her rigidly protectionist policy, France cannot hope to take front rank among the trading nations of the world. Her commercial position is respectable, but not commanding. The volume and value of her trade are enhanced by her dealings with her extensive colonial possessions, notably Algeria; yet the cost of the colonies has outweighed the commercial advantages accruing from them.\(^2\) And the system of bounties on ship-building and navigation, inaugurated in 1881 with the purpose of developing the mercantile marine, yielded no result beyond keeping the French merchant fleet stationary while rival fleets were steadily advancing.\(^3\)

SELECTED REFERENCES


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\(^2\) On the system of colonial tariffs see Ashley, *Modern Tariff History*, 417-419; Reinsch, *Colonial Administration*, Chap. V.

\(^3\) Ashley, 419-424; Meeker, *History of Shipping Subsidies*, 43-83.


CHAPTER XIV

GERMAN COMMERCIAL EXPANSION AND COMMERCIAL POLICY

Tariffs in the Early Nineteenth Century. In turning from France to Germany we approach another great country of which it must be said that its traditions have been so completely restrictionist that when freedom of commercial intercourse has prevailed such liberty has represented merely a lapse from custom rather than a settled policy. In Prussia freedom of trade, on a treaty basis, was not unknown in the best days of Frederick the Great. At the opening of the nineteenth century, however, neither Prussia nor any other important German state was pursuing a commercial policy which can be considered, even for the times, liberal. On the contrary, all maintained protective laws in the interest of both agriculture and industry and applicable to not only the products of purely foreign states but those of each of the two or three hundred large and small German states as well. Nor was this all; for some of the larger kingdoms and duchies were themselves broken into several distinct customs areas, each with its own tariff walls. Thus there were in operation in Prussia in 1800 more than sixty different tariffs, covering almost three thousand articles of trade, and ranging all the way from the extreme protectionism of the oldest provinces to the low-tariff arrangements of certain of the newer provinces in the east. The multiplicity of tariff barriers prevented normal trade expansion and imposed an enormous burden of administration; at the same time, by all testimony, it was productive of a great amount of petty smuggling.

By the consolidations which took place in Germany in the Napoleonic period the situation was bettered somewhat. Nevertheless, in 1815 there remained thirty-eight states (after 1817 thirty-nine), each with its complicated external tariffs, and many with internal tariffs as well. In Prussia both Stein and Hardenberg had been theoretically favourable to free trade, and by a law of October 28, 1810, some customs simplifications and
reductions had been effected. The reconstitution of the kingdom in 1814–15, however, involved the incorporation of many new or recovered territories to which the measure of 1810 did not apply, and the situation which resulted was almost as confused as before. Impelled by the spirit of the earlier reformers, the government of Frederick William III gave the subject prompt and intelligent attention. At the opening of 1817 the finance minister, Count von Bülow, prepared a comprehensive plan for the readjustment of both customs and excises; and, after the introduction of some modifications, the measure thus originated became law under date of May 26, 1818, and went into effect January 1, 1819. The purpose of the reform was in part administrative, in part commercial, in part financial, and in part political, in that the law was expected at the same time to simplify the collection of duties and break up smuggling, to render possible the easier flow of trade, to produce increased revenue, and to bind the provinces in a more compact union. By the terms of the measure all internal customs barriers were abolished and the country was made for the first time a fiscal unit; the importation of raw materials was made free; a duty averaging ten per cent. was imposed on imported manufactures, the rates being (until 1822) somewhat higher in the eastern provinces than in the western ones; and all prohibitions upon importation were abolished, except in respect to salt and playing-cards, which were government monopolies. Altogether, the system provided for was more liberal than that prevailing at the time in any other continental country. Even in England, in 1826, Huskisson expressed the hope that the time would come when his country "would follow Prussia's example."

Rise of the Zollverein. The next important development in German tariff history was the building up, under Prussian leadership, of the Zollverein, or customs union. The policy which Prussia first adopted toward her German neighbours, after 1818, was that of enforced commercial assimilation, and many of the small states in the north (among them being several "enclaves," i.e., areas entirely surrounded by Prussian territory 1) were compelled to accept arrangements under which

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1 E.g., Lippe, Saxe-Weimar, Schwarzburg-Rudolstadt, and Schwarzburg-Sondershausen.
trade between them and Prussia was made free, while Prussia administered the common customs system upon a pro rata basis. Not unnaturally, this policy aroused apprehension among the larger states of the centre and south, and after a prolonged period of fruitless negotiations certain of these states drew together into two unions, both designed primarily to counteract the influence of the union which had been built up under Prussian auspices. One of these affiliations, in the south, consisted of Bavaria and Württemberg and took form in 1825; the other was composed of Saxony, Hanover, Brunswick, Hamburg, and Bremen, and was organised in 1828. By irresistible tendencies (chiefly those of self-interest), however, the members of these two groups were drawn toward, and eventually into, the Prussian union; the process being facilitated by Prussia's discontinuance of the policy of enforced absorption and her introduction of the principle of voluntary co-operation. As early as 1825 agreements were effected whereby Hesse-Darmstadt became a member of the Zollverein. In 1831 Hesse-Cassel joined. In 1833, following prolonged negotiations, Bavaria and Württemberg came in and the southern union was abandoned. Saxony forthwith followed, accompanied by the Thuringian states. By the opening of 1834 the Zollverein included seventeen states, with a population of some twenty-three millions and an area comprising at least two-thirds of the territory from which the German Empire was eventually to be formed. In the treaties upon which the union rested it was stipulated that policies should be determined by a conference of delegates of the affiliated states meeting annually; that any change should require unanimous approval; and that, while a common tariff should be enforced against all states outside of the union and no duties should be laid on goods carried from the territories of one member into those of another, each state should retain its own commercial code and its own monopolies; and, finally, that the proceeds of the common customs should be divided among the various states in proportion to population. After 1833 the territorial expansion of the union continued, although more slowly. Baden, Nassau, and Hesse-Homburg joined in 1835, Frankfort in 1836, Waldeck in 1838, and Brunswick, Lippe-
Detmold, and Luxemburg¹ in 1842. Hanover held out until 1851 and Oldenburg until 1852. By the last-mentioned year the whole of Germany was included except Austria, the Mecklenburgs, and Hamburg, Bremen, and Lübeck. At twelve-year intervals, i.e., in 1841, 1853, and 1865, the terms upon which the union rested were formally renewed.

The Mid-Century Era of Protectionism. In the main, the tariff of the Zollverein was the Prussian tariff of 1818 and comprised, therefore, moderate duties on manufactures, with freedom of import for raw materials and some manufactured articles required in industry. For a time there was division of sentiment concerning the policy to be pursued; Prussia, in general, advocating liberalism, the southern states mildly urging more protection. And until about 1840 increases of duties were few and unimportant. After that date, however, the situation changed. This was the period in which the tenets of protection found scientific and influential expression in the writings of the economist Friedrich List, whose most notable book on the subject, Das nationale System der politischen Oekonomie ("The National System of Political Economy"), was published in 1841. The doctrine which List propounded was that economic laws are relative to stages of economic advancement, so that the question whether free trade or protection is preferable for a country must be decided in accordance with that country's economic position. With the aid of protective tariffs England, it was contended, had passed successfully from the status of a purely agricultural country to a higher stage of combined agriculture and industry. She had arrived at the point where protection could safely be dispensed with. In Germany, however, this transition remained to be made, and until it should be fully achieved the country must continue on a protective basis. Protection alone, it was insisted, would enable the German states to attain a higher economic position in the teeth of the overwhelming industrial supremacy of England.² This was a

¹ Although in dynastic union with Holland, Luxemburg was a member of the Germanic Confederation.
² On List and the national system of political economy see C. J. Bullock, Selected Readings in Economics (Boston, 1907), 472–489; C. Gide and C. Rist, History of Economic Doctrines from the Time of the Physiocrats
course of reasoning of which the newer industrial elements, especially the iron and cotton manufacturers, were glad to avail themselves. It made wide appeal and reinforced powerfully the protectionist sentiment already preponderant in the southern states. And it was in the discussion of the validity of this argument, and especially of the applications of the argument to the iron and textile industries, that Germany became involved, during the decade 1840–49, in her first great domestic controversy over trade policy. For a time the protectionists had the upper hand, and by measures of 1843, 1844, and 1846 rates upon imports were pushed steadily upward.

**The Free Trade Movement.** Soon after the middle of the century, however, the protectionist wave began slowly to recede, and the ensuing twenty-five years became the most notable era of low tariffs in modern German history. The adoption of free trade by England was not without influence. But the fundamental factor in the situation was the growing ascendancy, economic as well as political, of Prussia. The protectionist measures of the preceding decade had been concessions to the southern states, designed mainly to prevent their possible withdrawal from the Zollverein. And from 1850 onwards the Prussian authorities sought systematically to manipulate both foreign relations and the internal affairs of the Zollverein in the interest of free trade. In 1851 and 1852 the two low-tariff states of Hanover and Oldenburg were added to the Union’s membership. In 1853 a prolonged series of negotiations with protectionist Austria resulted in a treaty whereby, while the southern empire did not enter the Zollverein, goods passing between Prussia or her allies and Austria or her dependencies were relieved, wholly or in part, of duty. And in the same year the Zollverein was renewed for another twelve-year period upon terms practically dictated at Berlin. In 1856 duties on grain were further reduced.

The full triumph of the Prussian liberalising policy was realised in the decade 1860–69. One circumstance which contributed to it was the inauguration, in 1858, of the German Economic Congress, an association of economists and leaders of

the Liberal party which through its yearly meetings and its publications was able to influence public opinion decisively in behalf of free trade. A second contributing circumstance was the negotiation by Prussia, in 1862, of a comprehensive treaty with France, closely resembling in principle the Cobden treaty of 1860 between France and England, followed by the bringing of this treaty into operation throughout the entire area of the Zollverein in 1865. A third circumstance was the defeat of Austria by Prussia in 1866 and the establishment, in 1867, of the North German Confederation. From first to last the free-trade movement was curiously intertwined with national politics, and especially with the rivalry of Prussia and Austria for German leadership. Prussia consistently sought, in indirect ways, to prevent Austria from becoming a member of the Zollverein, fearing that were she to do so she might gain economic ascendancy or political ascendancy, or both. And the Prussian insistence upon a distinctly low-tariff basis for the Zollverein was dictated in some degree by the hope that the highly protectionist southern rival would never be able to accept the Union's terms of admission. In its original form the Zollverein, renewed in 1865 for the third time, disappeared in 1866. By a treaty of 1867 between the North German Confederation and the south German states (Bavaria, Baden, Württemberg, and Hesse), however, a new Customs Union was erected, and upon principles highly favourable to free trade. All of the German states except Hamburg and Bremen were included; and it was arranged that changes in the tariff schedules, instead of requiring the assent of every state in the Union, might be made by majority vote in a Zollbundesrath, or Customs Union Council, consisting of fifty-eight members. Already in 1865 there had been a sharp downward revision of the Zollverein tariff, and after 1867 the process of liberation was resumed. A new treaty with Austria, in 1868, reduced duties on iron, steel, drugs, and numerous other commodities, and within the same year these reductions were made applicable to the trade of all countries. In 1870 there were yet further reductions.

Customs Arrangements under the Imperial Constitution. At the founding of the Empire, in 1871, therefore,
tariffs were low and the free-trade movement was in the ascendant. And no important tariff changes were brought about immediately by this event, save in methods of administration. The Customs Union was now merged in the Empire and the Customs Union Council disappeared. Under the terms of the Imperial Constitution, Germany formed "one customs and commercial territory," having a common frontier for the collection of duties; although it was stipulated that the Hansa cities, Bremen and Hamburg, should remain free ports outside of the common customs frontier until they should request admission. The Empire, it was further provided, should have "the exclusive power to legislate concerning everything relating to the customs." On the other hand, the collection of customs duties, as well as of excises, was left to the states, "so far as these functions have heretofore been exercised by each state," with an arrangement for supervision by officers appointed by the Emperor. And after the deduction of the costs of collection and of protection of the frontiers, the proceeds were required to be turned over to the treasury of the Empire. To the present day the customs duties have been the most important single source of Imperial revenue, their yield constituting in 1914 about one-half of the total income. Since 1879, however, a share of the proceeds has been retained by the states. In the Imperial Constitution it was stipulated that so long as Imperial taxes should not be introduced, the several states should contribute according to population to the making up of any deficit with which the Empire might be confronted. The contributions were known as Matrikularbeiträge. In 1879, as will be explained presently, there was enacted a high protective tariff, and the authors of the measure, desiring to prevent the contributions from being rendered unnecessary by the increased income from the customs duties, carried the so-called clausula Frankenstein, or Frankenstein Clause, whereby it was required that each year all proceeds from the customs and the tobacco tax in excess of 130,000,000 marks should be distributed among

2 Both were admitted in October, 1888.
3 For the text of the section of the Constitution relating to this subject see W. F. Dodd, Modern Constitutions (Chicago, 1909), 334-337.
the several states in proportion to population. After 1871 the movement for the liberation of trade went on substantially as before. In 1873, at the demand of the agricultural elements, which desired cheap machinery, the iron duties were lowered, and in 1877 they disappeared entirely. Other taxes went a similar course. By 1875 the Empire's tariff had lost altogether its protective features and was maintained for revenue purposes only. In 1877 ninety-five per cent. of all imports entered the country duty free.

The Protectionist Revival: the Tariff of 1879. The low tariff system thus instituted was, however, short-lived. It, indeed, was not fully established before reaction arose against it; and as early as 1879 this reaction, ably supported by Bismarck, made Germany once more a protectionist country. The reasons for the revival of protectionism were many. In the first place, let it be emphasised that the imposition of protective duties was a revival, not a departure. Protection, as one writer has put it, was the German tradition, and free trade was a plain infraction of that tradition. Never did free trade become in Germany a national tenet, or even a party policy, as in England. In the second place, it is to be observed that at all times the reduction of the duties had been opposed by various powerful elements, notably the iron-masters and the manufacturers of cottons, linens, chemicals, sugar, and leather goods. In 1876 these elements had drawn together in the Central Union of German Manufacturers, whose object was to combat the free-trade tendencies of the times. The demands of the industrial leaders were reinforced, furthermore, by agitation of a similar character on the part of the landowners. Formerly the landowners had been favourable to free trade. Now, however, the competition of Russian and American grain was being felt with increasing severity, and at a time when the flow of population from the rural districts to the rising industrial cities was already injuring the proprietors by depriving them

1 The clause was proposed in the Reichstag by Frankenstein, a Clerical. The technique of German public finance is described in B. E. Howard, The German Empire (New York, 1906), Chap. XI, and more briefly in F. Krüger, Government and Politics of the German Empire (Yonkers, 1915), Chap. XI.

2 Dawson, Protection in Germany, 26.
of their labour supply and forcing wages upward. The tendency was much accentuated by the crisis and depression which, beginning as early as 1873, flowed from the extravagant speculation and over-production consequent upon the payment of the French war indemnity.

In Bismarck the protectionist reaction found leadership which ensured its eventual success. Originally an ardent free trader, the Chancellor, after 1871 was brought gradually to the conviction that the interests of the Empire demanded reversion to protectionism; and, being habitually disposed to be guided by practical considerations rather than by theory, he shaped the government's policy accordingly. In 1878 he broke with the Liberal party, which was committed to free trade, and entered into working relations with the Centre or Clerical party, which inclined strongly toward protection. And in the spring of 1879 he introduced in the Reichstag a great tariff measure calculated to place the country again on a protectionist basis. The proposed change of policy was defended entirely upon practical grounds. "For the abstract teachings of science in this connection," declared the Chancellor, "I care not a straw. I base my opinion on experience, the experience of our own time." The facts of this experience which appealed to him with convincing force were that "protectionist countries are prospering, free trade countries are retrograding"; that England was the only important nation which was committed, both theoretically and practically, to free trade, and that (as Bismarck believed) for her the position which had been assumed would soon prove untenable; and that Germany, on account of her present trade policy, was the dumping-ground for the surplus products of other countries. The objects chiefly sought in the proposed legislation were two: the protection of native industries and the increase of the Imperial revenues. It is generally agreed that, with Bismarck himself, the second of these was rather the more fundamental. Imperial expenditures were fast increasing, and the existing fiscal system was proving more and more inadequate. It was not contemplated that the practice of calling upon the states for contributions should be permitted to become obsolete; hence the Frankenstein Clause above mentioned. But it was desired that the Empire should have larger revenues of
its own. In proposing sweeping increases of the customs it was Bismarck's idea, therefore, not only to afford protection for the Empire's industrial interests, but also to increase the Empire's immediate income, to lessen the dependence of the Imperial government upon the states, and to bring about the increased employment of indirect forms of taxation.

Although warmly opposed, the Chancellor carried the day, and with the enactment of the tariff law of July 7, 1879, Germany entered upon a new epoch of protectionism which has continued uninterruptedly to the present time. That measure, although serving subsequently as a basis of more extreme legislation, was itself moderate. It dealt with forty-three groups of commodities, some industrial and some agricultural, exempting cotton, wool, ores, and most other raw materials. All of the duties imposed were intended to be revenue-producing, the highest—notably those on coffee and tea—being laid for fiscal purposes exclusively.

The Agrarian Agitation and the Treaties of 1891–94. From the point of view of the Imperial exchequer the new system proved very satisfactory. Although for a time the expansion of trade proceeded slowly, the income from the customs increased rapidly, and as early as 1882–83 there began to be yearly surpluses for distribution among the states. From the point of view of the industrial and agricultural interests, however, the new arrangements were less acceptable. Interests which considered themselves insufficiently protected, and some which were not protected at all, continued to clamour for relief; while the protection accorded one interest not infrequently worked clearly to the disadvantage of another, and so added to the general discontent. During the decade 1880–89 the duties on manufactures were altered but slightly, and increases at some points were offset substantially by reductions at others. With agricultural produce, however, the case was otherwise. In 1884, while Bismarck was proclaiming that protection had "freed the country from economic pressure," and that prosperity was steadily advancing, there was rising from the landholders, chiefly of eastern Prussia, an insistent demand for an increase of protection as the only means of averting impending ruin. Wheat was lower in price than in thirty years; rye and
other products were far below the average; and the agrarian
element, now fast growing in political power, maintained that
without added protection its profits would vanish entirely and
the Empire would be left without an adequate food supply in
the event of war. In response to this demand, the duties on
foodstuffs — mainly grain and meats — were materially in-
creased in 1885, and again in 1887. It would appear that the
measures were not without effect. At all events, agricultural
prices ceased to decline in Germany in 1887, as they did also
in protectionist France, while in England, Holland, and other
low-tariff countries the downward tendency continued longer
and lower levels were reached.

As Germany entered the last decade of the century she sub-
jected her tariff system to somewhat extensive alteration, and
the years 1890-1902 became a period of comparative commer-
cial liberalism. To this change she was impelled by circum-
stances arising principally from the attitude of her neighbours
in proposing to terminate reciprocal "most-favoured-nation"
agreements and thus to leave the Empire without recognised
status in their trade. The dismissal of Bismarck was hastened
by the turn which affairs had taken, and it fell to his successor,
Caprivi, to devise a new and more conciliatory policy. The
plan at length agreed upon was the abandonment of the prin-
ciple of tariff autonomy and the elaboration of the repudiated
agreements into a new series of treaties, based upon the prin-
ciple of reciprocal reductions of duties; in other words, emula-
tion of the course upon which France had embarked in 1860.
The agrarians opposed the new policy, but the manufacturers,
desiring larger foreign markets, supported it, and in the end,
when it was perceived that the only alternative was renewed
tariff retaliation, it commended itself to both the government
and the mass of the nation. The first treaties of the new type
were concluded with Austria-Hungary, Italy, and Belgium at
the close of 1891. Further engagements were entered into with
Switzerland in 1892, Roumania and Servia in 1893, and (fol-
lowing a notable tariff war in 1893-94) with Russia in 1894.

1 It is to be observed that among the European countries, France, Italy,
and Austria had gone farther in protection than, even in 1890, had
Germany.
In all cases the treaties provided for "most-favoured-nation" treatment and for mutual reductions, and even entire remissions, of duties. All except the Russian convention were to continue in operation until the close of 1903, and thereafter indefinitely, until terminated (on one year's notice) by either of the contracting powers. The Russian engagement bound the two nations not to increase the duties on certain commodities during a period of ten years.

Later Stages of the Agrarian Movement. The agrarians never became reconciled to the new system; and inasmuch as it happened that the years covered by the negotiations witnessed another sharp fall in agricultural prices, they redoubled their protests until, in October, 1894, they succeeded in forcing the retirement of Caprivi from the chancellorship. From this time onwards agrarianism was a preponderating issue in German politics. Already in 1893 there had been established the Bund der Landwirthe, or League of Farmers, which as a propagandist agency was extraordinarily successful; and under the leadership of the landowners and Junkers of north and east Prussia the agrarian forces closed ranks and addressed themselves to the task of gaining complete control of the Empire's economic policy. The measures immediately demanded included increased protection for the produce of agriculture and its allied industries, revision of the land laws in the interest of landowners, and legislation restraining agricultural labourers from leaving their native districts; and there was a very strong tendency to exalt the interests of agriculture with little or no regard for interests of any other kind. Agriculture was to be regarded as the primary concern of the nation and the promotion of it the chief business of the government.

The favours which the agrarians have won for agriculture in the past twenty years are many and varied. During the period covered by the chancellorship of Prince Hohenlohe-Schillingsfürst (1894-1900) the government contrived to rule with the support of the newly-risen "blue-black" bloc, composed of the Centre and that portion of the Conservative party which was not agrarian, and the agrarian elements obtained no important concession. As, however, the year approached when the Caprivi treaties might be denounced it became manifest not only
that there would have to be a somewhat general overhauling of the existing tariff arrangements but that in determining the nature of the readjustments the agrarians would be able to exert a powerful influence.

Discussion of the question of prolonging the treaties began in the Reichstag as early as 1897, and in that year there was established an Economic Committee, consisting of thirty persons, charged with the task of investigating the subject and submitting a report upon it. The committee was strongly protectionist, and the principal recommendation which it made was that there should be enacted a new and comprehensive tariff law, more specialised and detailed than the law of 1879, and fixing high maximum rates which should be made the basis of the negotiation of new commercial treaties. The recommendation promptly found a place in the programme of the government, with the important qualification, urged by agrarian and industrial protectionists alike, that minimum rates, as well as maximum, should be prescribed. In January, 1901, Count von Bülow, who in the preceding year had succeeded Prince Hohenlohe in the chancellorship, gave the agrarians the desired pledge of a substantial increase of the duties on grain, live stock, and all agricultural products; and in the following July the government submitted its bill.

The Tariff of 1902 and the New Treaties. The predominating features of the measure were as follows: (1) 946 classes of imports were recognised, of which 200 were to remain free of duty; (2) existing duties on most raw materials were reduced; (3) the duties on grain, live stock, and meats were greatly increased, while taxes on various articles of use to agriculturists were abolished; (4) with respect to wheat, rye, oats, barley, and spelt there was specified, in each case, a minimum below which reductions by treaty arrangement should not be made; and (5) the duties on manufactured goods were increased. Although professing to desire no less ardently than had Count Caprivi to promote impartially the interests of agriculture and industry, Chancellor von Bülow, in introducing the bill in the Reichstag, avowed that the government's present object was "above all to endeavour to meet those wishes which have been expressed by the agricultural interests in favour of
increased protection." The bill aroused prolonged and heated discussion in the Reichstag and throughout the country. The agrarians, while demanding an increase of the minimum duties on grain for which it made provision, supported it; the manufacturing interests were divided; disinterested consumers opposed it. Amended in details, it was at last carried in the Reichstag, by fractions of the Centre, Conservative, and National Liberal parties, on December 25, 1902.

The measure thus enacted comprised the "general tariff," to be enforced against all countries which should not conclude treaties with the Empire stipulating reciprocal reductions of duties, or should not extend to the Empire the benefits of a "most-favoured-nation" agreement. With respect to countries taking the action indicated there was to be brought into operation, on terms to be fixed in the individual case, a special or "conventional" tariff. Fortified with the rigorous provisions of the new law, the government, in 1903, set about the negotiation of a new series of treaties. The task abounded in difficulties, more particularly because, in anticipation of the negotiations, Russia, Austria-Hungary, Switzerland, and Roumania enacted fresh legislation increasing their duties on manufactures, especially on such as were produced chiefly in Germany. The first of the new treaties was concluded with Belgium in June, 1904; and thereafter the work proceeded rapidly, until an Austro-Hungarian convention of January, 1905, completed the new series. On March 1, 1906, the conventional tariffs, on the basis of the treaties, took effect; and at the same time there was put in operation the general tariff contained in the law of 1902, which had been held in suspense pending the negotiation of the treaties. The treaties were to continue in force until the close of 1917, and thereafter to be subject to one year's notice on either side.¹ They provided for reductions in the rates of duty imposed upon many commodities by the general tariff, and all contained reciprocal guarantees of most-favoured-nation treatment.

Since 1906 the bulk of Germany's foreign trade has been carried on either under the conventional tariffs or under most-

¹ For reasons arising from the commercial relations of Austria and Hungary the treaty with the Dual Empire was terminable in 1915.
favoured-nation agreements with states which are not parties to special commercial treaties with the Empire. On the latter basis has been conducted the trade with Great Britain, France, Spain, Holland, the Scandinavian countries, and most of the Latin American states. By an agreement in 1900 the United States was admitted to the advantages of the German minimum tariff; and although when the new Imperial tariff went into operation in 1906 this arrangement was terminated, the United States was given the privilege of the new minimum rates on most commodities. Following the revision of the American tariff in 1909, there was fresh unsettlement, but with the result that the two nations admitted each other reciprocally to the advantages of their minimum rates. Thus, in practice, the Empire has hardly enforced at all the schedules provided in the act of 1902. In the main, they were not meant to be employed, save as weapons in the negotiation of commercial agreements. The fact remains, none the less, that the tariffs which are operative, on the conventional basis, are highly protective, and that, officially at least, the nation is to-day more thoroughly committed to a protectionist policy than in any earlier period of its history. Agrarianism has continued to be a dominant influence, and the demand of the agrarian elements has been for yet more protection. While the manufacturers have been resentful of the favouritism shown the agrarians in the past twenty years and have been apprehensive concerning the effects of the increased cost of food arising from agricultural protection, they have not, save in some special instances, felt free to break with their allies. Upon the general issue of protectionism the nation at large is sharply divided; so likewise are the economists.¹

Recent Commercial Expansion. A notable aspect of German economic development during the past twenty-five years has been the increasing absorption of the products of agriculture and industry by the home market. The causes of this

¹Thus Professor Adolf Wagner, of the University of Berlin, cherishing strong agrarian sympathies, is an ardent protectionist; Professor Brentano, of the University of Munich, is a strong free trader; Professor Schmoller, of Berlin, occupies middle ground, maintaining that the desirability of protection or of free trade is relative to local circumstances. See Ashley, Modern Tariff History, Chap. VIII.
phenomenon are not difficult to discover. One which suggests itself instantly is the growth of the Empire’s population between 1871 and 1910 by almost twenty-four millions, involving somewhat proportionate increase in the demand for agricultural and manufactured goods of every kind. Important also is the enlargement of the consuming power of the people by reason of the growth of wealth and the improvement of standards of living. A third consideration is the growth of the domestic interchange of raw and partly manufactured wares which the development of large-scale industry inevitably promotes. Finally may be mentioned the extension of the facilities of inland transportation, chiefly the railway and the waterway.

Even more remarkable, however, has been the expansion of the Empire’s trade with the outlying world. German foreign trade in late decades had a humble beginning. Not only was it, as recently as 1870, small in amount, but the method of its propagation long continued to be the flooding of the markets with cheap imitations of high-grade English goods. The German representative at the Centennial Exposition held at Philadelphia in 1876 felt obliged to report that German industry produced only articles which were schlect und billig, i.e., poor and cheap, and that Krupp guns comprised the only portion of the country’s industrial output of which it was possible to be proud.¹ Starting thus on a low plane, Germany contrived gradually, none the less, to raise the quality of her manufactures and to compete successfully with her rivals for the possession of the more desirable branches of the world’s trade. The statistics of the Empire’s commercial development since 1870 are difficult to present, for the reason that the figures before and after the admission of Bremen and Hamburg to the customs union in 1888 are not comparable, and by reason of the further circumstance that in 1907 there was adopted a new classification of both imports and exports which renders impossible close comparison with respect to particular branches of trade. In 1872 the value of imports, however, was stated at 3,468,000,000 marks and that of exports at 2,494,000,000 marks; in 1905 the figures were, respectively, 7,420,000,000 and 5,840,000,000. At the last-mentioned date, the foreign

¹ Blondel, L’Essor industriel et commercial du peuple Allemand, 152.
The trade of Germany was exceeded in value by that of Great Britain only.

The country's economic development has been such as to involve changes no less important in the character than in the volume of the trade abroad. Fifty years ago exports consisted almost exclusively of foodstuffs and raw materials; today they consist very largely of manufactures. Population and industrial growth have outstripped agricultural development and the Empire is no longer even approximately self-sufficing. Of raw materials exported, coal alone is important; and the large export of this commodity is offset by a heavy import. On the other hand, the great articles of import to-day are foodstuffs and raw materials—cotton, wool, silk, wheat, barley, coffee, rye, flour, etc.—and only about one-fifth of the total consists of manufactures. Beet sugar is the only foodstuff which is exported extensively. The distribution of German exports and imports among the principal countries at three recent periods is shown in the following tables:

### Exports

<table>
<thead>
<tr>
<th>Country</th>
<th>Per cent. of total</th>
<th>1894</th>
<th>1903</th>
<th>1907</th>
</tr>
</thead>
<tbody>
<tr>
<td>Great Britain</td>
<td></td>
<td>20.8</td>
<td>19.3</td>
<td>15.5</td>
</tr>
<tr>
<td>Austria-Hungary</td>
<td></td>
<td>13.2</td>
<td>10.3</td>
<td>10.5</td>
</tr>
<tr>
<td>United States</td>
<td></td>
<td>8.9</td>
<td>9.1</td>
<td>9.5</td>
</tr>
<tr>
<td>Holland</td>
<td></td>
<td>8.0</td>
<td>8.2</td>
<td>6.6</td>
</tr>
<tr>
<td>Russia</td>
<td></td>
<td>6.4</td>
<td>8.1</td>
<td>6.4</td>
</tr>
<tr>
<td>Switzerland</td>
<td></td>
<td>6.2</td>
<td>5.9</td>
<td>6.5</td>
</tr>
<tr>
<td>France</td>
<td></td>
<td>6.2</td>
<td>5.3</td>
<td>6.6</td>
</tr>
<tr>
<td>Belgium</td>
<td></td>
<td>4.9</td>
<td>5.2</td>
<td>5.0</td>
</tr>
</tbody>
</table>

### Imports

<table>
<thead>
<tr>
<th>Country</th>
<th>Per cent. of total</th>
<th>1894</th>
<th>1903</th>
<th>1907</th>
</tr>
</thead>
<tbody>
<tr>
<td>United States</td>
<td></td>
<td>12.4</td>
<td>14.9</td>
<td>15.1</td>
</tr>
<tr>
<td>Russia</td>
<td></td>
<td>12.7</td>
<td>13.1</td>
<td>12.7</td>
</tr>
<tr>
<td>Great Britain</td>
<td></td>
<td>14.2</td>
<td>13.2</td>
<td>11.2</td>
</tr>
<tr>
<td>Austria-Hungary</td>
<td></td>
<td>13.6</td>
<td>11.9</td>
<td>9.3</td>
</tr>
<tr>
<td>France (including colonies)</td>
<td></td>
<td>5.0</td>
<td>5.5</td>
<td>5.2</td>
</tr>
<tr>
<td>British India</td>
<td></td>
<td>3.8</td>
<td>4.5</td>
<td>4.7</td>
</tr>
<tr>
<td>Argentina</td>
<td></td>
<td>2.4</td>
<td>4.3</td>
<td>5.1</td>
</tr>
</tbody>
</table>

In a considerable measure the restrictions upon trade expansion which are imposed by the country's protectionist policy
are offset by the pertinacity and adroitness of the German manufacturer and merchant in seeking and developing foreign markets. In the first place, extreme care is taken to ascertain precisely the kinds of goods which the peoples to be dealt with desire, and every effort is made to ensure that the wares sent to them are of these kinds and no other. Quality, colour, size, fittings, price—all are determined entirely by the purchasers' needs or whims. Furthermore, commercial openings are carefully watched and reported, not only by the consuls and other officials, but by a multitude of agents of the great industrial, commercial, and banking establishments. These agents are specially trained in languages and commercial law, and easily excel those employed by the business interests of all other countries. Trade papers, also, are published in eight or ten principal tongues and circulated widely in the various parts of the world in which trade has been developed. German banks have co-operated in a number of ways, especially by assisting merchants in the establishment of liberal credit arrangements with their customers. And, finally, trade expansion has been powerfully stimulated by the improvement of shipping facilities, including the building up of the two largest steamship companies in the world.¹

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¹ The Hamburg-American and the North German Lloyd.
Dec., 1905; E. Worms, L’Allemagne économique; ou histoire du zollverein allemand (Paris, 1872); ibid., La politique commerciale de l’allemande (Paris, 1895); H. Richelot, Le zollverein (Paris, 1859; W. Weber, Der deutsche Zollverein (Leipzig, 1871); J. Gensel, Die Rohstoffe und Erzeugnisse der Textil-Industrie in Zollltarife vom 15. Juli, 1879, Jahrbücher für Nationalökonomie und Statistik (Jena, 1878-93), Heft 5; J. Conrad, Die Stellung der Landwirtschaftlichen Zölle, in Verein für Sozialpolitik, XC. Useful documentary material is contained in Germany—New General Customs Tariff, British Board of Trade, Cd. 1479. 1903; and in New German Tariff as Modified by Treaties, ibid., Cd. 2414, 1905.


**Colonial Trade:** A. G. Keller, Colonization (Boston, 1908), 531-595; Dawson, Evolution of Modern Germany (London, 1908), Chap. XVIII; ibid., Industrial Germany (London, 1912), Chap. XI: “Veritas,” The German Empire of To-day, Chap. VII; R. Hermann, Die Handelsbeziehungen Deutschlands zu ihren Schutzgebieten (Berlin, 1899).
CHAPTER XV

THE ECONOMIC RECONSTRUCTION OF RUSSIA

Stages of Economic Evolution. A notable development of the past fifty or sixty years has been the change of attitude on the part of western peoples toward Russia and things Russian. Even a generation ago Russia, save within very restricted circles, was regarded as a vast, undeveloped, conglomerate empire, whose government was hopelessly autocratic and corrupt, and whose people were ignorant, intolerant, unproductive, barbarous, non-European, and largely incapable of progress. To-day the Empire is considered one of the great and promising states of Europe, its political system broadly based and by no means wholly unenlightened, its people industrious, ambitious, serious, and possessed of much actual and latent culture. The shift of view has come in part because the realities of Russian life and character have been made known as never in earlier days by travellers and writers and by the products of Russian scholarship: It has come to be understood that Russia was never quite the sheer ogre-land of wolves, knouts, serfdom, and cruelty that it had been represented to be. The changed opinion is attributable in the main, however, to the fact that under the very eyes of the present-day world the government and the social and economic organisation of the Russian land have undergone readjustments which have brought them, more nearly than ever before, into accord with the ideas and usages of western peoples. The Russia of to-day is not the Russia of Alexander I, or even of the early years of Nicholas II.

Appreciation of the extent and character of the more recent social and industrial changes by which European Russia has been made what it now is will be assisted by mention of the principal stages in the country’s economic history and of the predominating facts regarding the physical character of the country
itself. The best modern writers on Russian social and economic development have discovered five great periods with essentially distinct characteristics. The first, extending from the eighth to the thirteenth century, was marked chiefly by the political division of the land under the leadership of the primeval Slavic trading towns. The principal occupation was not agriculture, but trade, and the commodities which were exchanged were not the products of cultivated soil but of the forest, principally furs, wax, honey, and resin. The population was concentrated in towns, and the characteristic political unit of the time was the fortified trading city, the centre of a region dependent upon it voluntarily for protection or held forcibly in subjection to it. Prior to the eleventh century there was practically no cultivation of the soil at all; and while from that time the surplusage of slaves which did not find ready sale began to be employed in various forms of tillage, agriculture on a considerable scale appears only much later. The first period closed with the incursions of the Tartars, which entirely disrupted political and economic conditions in the great region of Kiev and turned the Slavs perforce to the occupation of the plains of the Upper Volga and its tributaries.

The second period, beginning at this point and extending to the middle of the fifteenth century, was characterised by the agricultural exploitation of the heavy clay soils of the region of Moscow by means of free peasant labour under the princes of the Udéli, or appanages of the Upper Volga. Trade had been broken up; the trading class was impoverished; towns in these northern parts were few and small; economic necessity threw the population more and more into agriculture. For the first time Russia became what she ever since has remained, a predominantly agricultural country. The third period, extending from the middle of the fifteenth to the second decade of the seventeenth century, was characterised on the political side by the enforced union of the principalities, under the leadership of Moscow, in the Russian state and by the disappear-

ance of the last vestiges of Tartar power, and on the economic side by the continued working of the upper Volga basin and of the Don black-soil region by free peasant labour. But this was the period, not only of the establishment of the power of the tsar, but of the ascendency of the boyar military class, and the freedom of the peasant was beginning to be encroached upon seriously by the consolidation of large estates in the hands of the members of this class. It was in this period that most of the fundamental principles of Russian land tenure, as well as the essentials of serfdom, were brought into widespread operation. In the sixteenth century the mass of the peasants were still free renters, but heavily burdened with obligations to the state and to the landowners, and with debts. Their gradual subjection to land bondage was inevitable.

The fourth period, which began with the accession of the Romanov dynasty in 1613 and closed with the death of Nicholas I in 1855, witnessed the rise of Russia to the rank of a great European power. The authority of the princes of Moscow was extended northwards, westwards, and southwards, until the whole of the vast Russian plain was occupied; an outlet to the sea was acquired; a new capital was founded; the governmental system was amplified and strengthened; and the widely scattered elements of the Russian nationality were unified. On the economic side, the cardinal facts were the firm binding to the soil of the peasant cultivator class and the rise, from the middle of the eighteenth century, of manufacturing. The decline in status of the peasantry was a consequence, in the main, of the increasing burden of debt to the landowners. The process was intricate, and many of its phases are imperfectly understood, but the outcome was the reduction of the great majority of the peasants to the condition of serfs of the state or of individual landed proprietors. The fifth and final period of Russian economic history is that extending from the middle of the nineteenth century to the present day. It is the epoch of expanding Russian liberalism, of growing discontent and recurring crises, of revolution, and of intermittent reform. It has been marked, more specifically, by the large-scale exploitation of the mineral, forest, and agricultural resources of Siberia; by an enormous expansion of agriculture in the European
provinces and of the exportation of cereals; by the formal emancipation of the bondaged peasantry, with subsequent relapse of large numbers into debt dependence upon their former owners or others; by heavy importations of French and other foreign capital to be employed in railroad construction and similar enterprises; and by the transformation of the conditions and methods of industry on lines already familiar in England, France, Germany and other western lands.

The Country One Hundred Years Ago: the Serfs. The aspects of Russian development with which we are here concerned belong to the closing portion of the fourth and to the fifth of these periods. At the opening of the nineteenth century the Empire was outwardly powerful and imposing. Its splendid achievements during the long reign of the statesman-like Catherine II (1761–96) were fittingly capped by the assumption by Alexander I of leadership in the campaigns which culminated in the overthrow of Napoleon and by the ascendency of Russian diplomacy at the Congress of Vienna. The country was of enormous extent—in 1815, ten times the size of France, thirty-three times the size of England and Wales, forty times the size of the state of New York. And over its area of two million square miles was spread a population of fifty millions, bound together by common religion, language, and tradition. It was rich in natural resources—in black soil, in forests, in minerals, and in rivers suitable for the transportation of commodities. And throughout two-thirds of its vast extent climate imposed no necessary limitations upon settlement and productive enterprise. In a considerable measure, however, richness of resources and external prestige were offset by adverse political and social conditions. Government was bureaucratic, inefficient, corrupt. Agriculture was crude and unproductive. Industries were few and in a rudimentary stage of development. The possession of capital was practically restricted to the nobility. External commerce was in the hands of foreigners. Home trade took the form mainly of barter. The public finances were disorganised and unstable, and taxes were heavy and wastefully collected. The learned professions had no corporate existence. The masses were without education and without the means of acquiring it.
Starting as a trading country, Russia early became predomi-
nantly agricultural; and this character is retained at the present
day, although in consequence of the industrial development of
the past fifty years the Empire is now much less purely agri-
cultural than formerly. In describing, however briefly, Rus-
sian economic development in modern times one must, there-
fore, begin with agriculture, taking note especially of the status
of the agricultural classes, the system of land tenure, and the
progress of agricultural technique.

The capital fact concerning the population of Russia a hun-
dred years ago is that it consisted of two great classes, the
nobility and the peasantry. A middle class of well-to-do and
intelligent bourgeoisie such as comprises to-day, and comprised
even then, the backbone of western nations, was virtually non-
existent. Peter the Great had proposed to build up such a class
by organising the merchants in gilds, but the effort had borne
little fruit. The nobility in 1815 numbered some 140,000
families. Barring the clergy, a few professional people, and
some merchants and bankers, the remainder of the inhabitants
were peasants. Fully nine-tenths of the arable land was owned
by the crown, the royal princes, and the nobility. It was held
in large estates, and it was cultivated by the peasants, most of
whom were serfs. The number of serfs upon the crown do-
 mains alone in 1815 was 16,000,000. The great estates, as a
rule, were divided into two portions, one of which was reserved
for the immediate use of the owner, the other being allotted to
his serfs. The serfs lived in little village communities, known
as mirs, and each village regulated the cultivation of the land
assigned to its inhabitants, paying the proprietor every year a
stipulated sum as a collective obligation of the village group.
The serfs, of course, were only tenants; they owned no land, and
their sole means of livelihood was such portion of the product
of their bits of ground as remained after the dues to the land-
lord had been met. As was true of serfs in western countries,
y they were subject to the obligation of the corvée, and the amount
of time which they were bound to spend in labour upon the
lord’s demesne rose to the enormous average of three days a
week. The landlord, furthermore, possessed powers of disci-
pline and punishment which, although nominally regulated by
law, were in practice absolute. No serf might withdraw from the estate upon which he was born, and when the estate was sold or otherwise alienated, he passed with it to the new proprietor. By and large, the condition of the Russian serfs was at least as unfavourable as was that of the serfs of Prussia prior to 1807, and was distinctly worse than was that of such serfs as there were in France in 1789.

Steps in the Emancipation of the Serfs. That the problem created by the number and the unhappy lot of the serfs was one of real seriousness was recognised in influential quarters even before the close of the eighteenth century. The prevailing system was strongly entrenched in tradition and in the predilections and interests of the nobles; one's wealth, indeed, was reckoned, not in acres of land, but in the number of "souls" which one possessed. The system, none the less, offended the most enlightened moral sense of the age. It had not even been proved of clear economic advantage. And from the era of the French Revolution it was subjected to an increasing amount of criticism. At the close of the Napoleonic wars, Tsar Alexander I (1801–25), as yet of notable liberal-mindedness, gave the subject much thought and even projected schemes for a general emancipation. In 1819 the serfs in the three Baltic provinces were liberated, the peasants obtaining personal freedom on condition of giving up their land to the landlords.1 The magnitude of the task and the sovereign's wavering disposition, however, prevented the taking of further positive steps. Alexander's successor, Nicholas I (1825–55), was a reactionary of the most thoroughgoing type, yet even he was frank to admit that serfdom as it existed throughout the Empire was both indefensible and inimical to the national interests. "I do not understand," he at one time declared, "how man came to be a thing, and I can explain the fact only by deception on one side and ignorance on the other. We must make an end to this. It is better we should give up, of our own account, that which otherwise might be wrested from us." But, despite the fact that during the three decades of the reign not fewer than six

1 Napoleon had carried out a similar reform in Poland in 1812. The result was in both instances dubious, being chiefly to create a great agricultural proletariat.
commissions were appointed to investigate the subject, the influence of the landholding official class was sufficient to dissuade the sovereign from action.

The formal abolition of serfdom remained to be accomplished by the "Tsar Liberator," Alexander II (1855–81). Within a year after his accession the new monarch confessed to a deputation of the Moscow nobility that he was not averse to emancipation and declared that some day the change would have to be made and that it would be better for it to come from above than from below. Early in 1857 he appointed a new commission to consider the question, and very soon he was rewarded by an offer from the nobility of the three Lithuanian provinces of Kiev, Volhynia, and Podolia to complete the emancipation which they had begun in 1817 by allotting to their freedmen land in full ownership. Public interest attained a lofty pitch, and by some of the Tsar's advisers it was proposed that there should be convoked a great national assembly for the consideration of the subject. The sovereign had no intention to let slip from his hands the power of shaping the new agrarian system, but he authorised committees of landowners to deliberate upon the problems involved and he sought to impart to the impending action a broadly national character.

The serfs in the country numbered now approximately 47,000,000. Of these, 20,000,000 dwelt on the domains of the crown, 4,700,000 on the appanages reserved for the Imperial family, and 21,000,000 on private estates; 1,400,000 were in domestic service. The liberation of the serfs on the crown estates and the appanages was the easier part of the task. Their position, as a rule, was better already than that of the serfs on the estates of the nobles, and all that was immediately necessary was for the crown to grant them personal freedom and to recognise them as owners of the parcels of ground which they had been accustomed to cultivate. By way of example, a rescript of July, 1858, liberated the appanage serfs and conferred upon them full ownership. In the following year was inaugurated a series of measures freeing the serfs of the crown. This part of the work was executed gradually, being completed finally in 1866. The purposes of the Tsar, however, extended farther. They comprehended the emancipation
of the serfs on private estates as well. The way was carefully prepared, and amid reforms of the press laws, of the judicial system, of local government, and of education, there was promulgated, March 3, 1861,¹ a decree unsurpassed in boldness, or in importance, by any liberating measure in the history of modern Europe. This was the Edict of Emancipation, which accomplished the liberation of not fewer than 23,000,000 people attached to the estates of the nobility and effectually pledged the nation against the further tolerance of an economic system long outworn and already swept from every other country of Europe.

**Conditions of the Emancipation.** It was recognised by the Tsar that a mere grant of personal freedom would be insufficient. "Liberation without land," he rightly said, "has always ended in an increase of the proprietor's arbitrary power." Provision must be made whereby the personal independence that had been granted might be safeguarded and some real measure of economic independence might be attained. The emancipated peasantry must be given land, else it would be a sheer proletariat and nothing of substantial importance would have been gained. The nobles were the legal owners of the land and could hardly be made to give up any considerable portion of it without compensation. At the same time, the peasants, whose ancestors for centuries had lived upon and cultivated it, considered it already rightfully theirs. The solution hit upon was in the nature of a compromise whereby the nobles kept a portion of their land and sold the remainder to the peasants. In large sections of the country the problem was simplified by the fact that the peasants lived in villages, each family having a cottage and a surrounding plot of garden ground. Under these circumstances, after a portion of an estate was set aside to be retained by the landlord, the peasants dwelling on the estate were recognised as the owners of their houses and garden plots, while the general farming lands surrounding the villages became the collective property of the village, to be re-divided at intervals among the village inhabitants. Where, however, individual proprietorship, as distinguished from communism, had been the rule—especially in Little Russia and in Poland—the land was assigned directly to individuals. The amount of land which, un-

¹ February 19, according to the Russian calendar.
der either of the processes mentioned, fell to an individual for use in sustaining his family varied with soil, climate, and density of population. The average for the Empire as a whole was 22.5 acres; but in the fertile, more thickly settled south it was only 5.5 acres. In no case was the property bestowed gratis. For everything of which he was deprived the landlord was granted compensation. The peasantry had itself no means with which to pay; consequently there was devised an arrangement whereby the requisite funds were to be advanced immediately by the state and the loan, bearing six per cent. interest, was to be repaid by the peasants in instalments termed "redemption annuities" covering a period of forty-nine years.\(^1\) The principle was the same as that utilised somewhat later in the land purchase laws for Ireland. The amount of land which in this way passed from the hands of the great proprietors into the hands of the peasantry was 350,964,187 acres — practically one-half of the agricultural area of the Empire.

Save in the west, where individual ownership prevailed, the scheme of land tenure upon which the settlement was based was that of collective ownership of farming land combined with private ownership of houses and lots. The ownership of the farming land in any particular locality was vested in a commune, or mir, composed legally of representatives of each resident family and presided over by a mayor. One of the functions of this body was to meet from time to time to re-allot the common lands among the heads of families, and the individual enjoyed only the usufruct of his allotment without power of sale or mortgage. The mirs inherited the police and other public functions hitherto devolving upon the proprietor, and they were responsible, not only for the redemption annuities due the government, but also for all taxes and for the quota of recruits for the army. For administrative purposes the mirs were grouped in volosts, or cantons, with an elected president, an assembly, and tribunals of their own.

**The Results of Emancipation: Recent Agrarian Legislation.** It cannot be said that the outcome of the settlement

\(^1\) Strictly, the redemption was not calculated on the value of the allotments of land, but was considered as a compensation for the loss of the compulsory labour of the serfs.
thus effected has been altogether happy. The moral uplift of the emancipation is indubitable. But the economic gain proved somewhat illusory. Prior to the emancipation economic life retained much of its mediaeval character. It was based on home production for home consumption. The peasant was not a free man, and he was liable to harsh treatment; but his outlay for food, lodging, clothing, fuel, and light was practically naught. How valuable were the old ill-defined rights of grazing cattle on the landlord's pasture, of gathering wood in the landlord's forest, and of obtaining from the landlord pecuniary help in time of need was not realised until these privileges were suddenly swept away. Everything under the new system had to be bought and paid for. Furthermore, while the peasant was relieved of his obligation to the landlord, for it was substituted an almost equally galling obligation, through the mir, to the state. Upon the mir was imposed the task of reimbursing the Imperial treasury for the funds advanced, and to fulfill this task meant inevitably to regulate closely and to tax unsparingly the economic activities of the villager.\(^1\) Even the newly won freedom of the individual to go where he liked proved unsubstantial, because to prevent the depopulation of heavily indebted mirs and the repudiation of their obligations it was deemed necessary to restrict the liberty of migration very nearly as rigidly as previously it had been. The peasant became, for all practical purposes, the "serf of the state." By reason of the generosity exhibited by the government toward the great proprietors, the readjustment, curiously enough, left the peasantry with less land than formerly it had been accustomed to hold in allotments from the nobles; and with the growth of population and successive re-divisions of the soil it has come about that in our day the peasant has at his disposal, on an average, not more than half as much land as was assigned to him under the old régime.

It is well within the truth to say that the most fundamental question in Russia in the past half-century has been that of

\(^1\) Even in those parts of the country where the communal system did not exist at all, and the peasants received their land in individual holdings, the entire grant was nevertheless considered as allotted to the village community, which was held responsible for the accurate payment of the redemption dues of the individual householders.
agrarian reform. Approximately seven-eighths of the inhabitants of the European portion of the Empire are engaged wholly or mainly in agriculture. But in no important country of Europe does the tillage of the soil stand at a lower level. The principal obstacles to progress lie in the legally restricted position of the peasant, in the excessive burden of taxation which he bears, in his poverty, and in his lack of enterprise. In large regions the peasants live from year to year on the brink of starvation. From a period closely following the emancipation failure of crops and improvidence have operated to throw the mirs in arrears. In 1900 the total amount of such arrearages was estimated at more than seventy-five million dollars, and in 1904, there being in many cases no prospect of payment, a large portion of this amount was cancelled by the government as a measure of conciliation.

In recent times, and especially since the revolution of 1905-06, the agrarian situation has received close attention in the Duma and the Council of the Empire, and from the ministry of agriculture, the provincial zemstvos, and students of economic affairs. Agrarian discontent was one of the mainsprings of the revolution, and agrarian riots formed one of its most serious phases. The rock upon which the first Duma, in 1906, split was the proposal of the Constitutional Democrats that the remaining estates of the great landholders be expropriated in favour of the peasants. Meanwhile, by a manifesto of November 16, 1905, it was laid down that after January 1, 1907, there should be no further collections from the mirs of dues on account of the loans made at the time of the emancipation. In other words, the state cancelled completely this communal obligation and provided that after the date mentioned the villages should become full owners of their land, with no further liability to the state except, of course, for ordinary land taxes.

In the next place, in November, 1906, during the interval between the dissolution of the first Duma and the assembling of the second one, there were promulgated two edicts which
had for their purpose the encouragement of the conversion of collectively-owned land into individual proprietorships. These edicts, consolidated and extended by measures enacted by the Imperial Duma and the Imperial Council, took form finally in the great laws of July 27, 1910, on "the revision and completion of certain regulations on peasant land-tenure" and June 11, 1911, on "land settlement." The principal objects of the reform embodied in these measures are the development of small proprietorships and the extension to landowners of the fullest freedom to cultivate their holdings as they desire and to dispose of them without restraint. In communes in which there had been no redistribution of land since the original allotment of 1861 all holders were recognised as owners of their holdings.\(^1\) And in all other communes every occupier was given the right to demand at any moment that he should be accorded as individual owner the portion of the communal land which he was actually occupying. This legislation, in reality, introduced into Russian law the conception of the individual ownership of land by persons of any and all stations, under conditions similar to those existing in western Europe. In a sense it was revolutionary; yet to an extent it involved a recurrence to the principles of the emancipation edict of 1861, for by the terms of that edict the communes were given the power to allot to individual peasant members in private property their share of the lands purchased by the community, the only restriction being that any distribution must be on the plan of uniformity for all members. Between 1861 and 1910 not more than half of the communes made such a distribution, and in several pieces of legislation during the period, notably a law of December 27, 1893, it was clearly assumed that the communal system was characteristic ally Russian and to be regarded as permanent.

\(^{1}\) These were generally the more fortunately situated communes, in which the peasants, having been successful as farmers and having invested much money and labour in their land, were naturally opposed to a system of periodic redistribution. Under such conditions the holdings had become, for all practical purposes, private property. An Imperial law of 1893 prohibited redistributions of land at intervals of less than twelve years and required that peasants who had improved the land allotted to them by drainage, irrigation, or in any other way, should in the event of a redistribution be given the same or equally good allotments, or should be given compensation.
As might be supposed, the new legislation provoked sharp differences of opinion. In the Duma it was supported by the Centre, but opposed by both the Right and Left parties. Those who believe that only individual ownership of property can stimulate an adequate development of agriculture defend it. They pronounce the collectivism of the mir obsolete; they avow that the commune does not allow the development of individual initiative and enterprise, that it lowers the productiveness of labour, that it prevents the holders of the land from giving full attention to its rational exploitation; and they argue especially from the agrarian productiveness of France, Belgium, and other western countries. On the other hand, it is contended that the faults of Russian agriculture have not arisen from the communal system and that the shift from that system to a different one, if made at all, should be very much more gradual than that which the new laws contemplate. Meanwhile, under the provisions of the controverted measures the dissolution of the communes has been progressing with fair rapidity. The fact alone can be noted; only time can reveal the consequences. But, in any event, the laws of 1910 and 1911 must prove only the introductory measures of a long series which will be required to bring about the practical application of the principle of individual ownership generally throughout the country.¹

Recent Condition of Agriculture. No single description of the products and methods of agriculture in Russia is possible, because Russia is a world of itself, with the widest contrasts of climate and soil, and its economic organisation is peculiarly regional. A sinuous line drawn from Zhitomir via Kiev and Kazan to Ufa separates the "northern soils" from the "southern soils," and each half of the country is itself divided into several belts or zones with sharply contrasted characteristics. In the tundra of the far north agriculture is impossible, and in the forest region south of the tundra it is carried on with much difficulty by reason of the poverty of the soil and the shortness of the seasons. Speaking broadly, south of 60° only does the tillage of the soil become the principal resource of the inhabitants. Here, in an area of 600,000 square miles rye,

¹ For a brief discussion of the agrarian situation since 1906 see Mavor, Economic History of Russia, II, 340-357.
oats, barley, wheat, flax, and potatoes are grown extensively, especially in the Baltic provinces. Farther to the south lies the great black-earth region, in whose western provinces of Kiev, Podolia, Poltava, and Kharkov agriculture is more productive and more advanced than in any other section of the Empire. Wheat is the principal product, although rye, buckwheat, corn, and other cereals are grown in large quantities, and in Bessarabia, Crimea, and the Caucasus much attention is given to vine-culture. In the more eastern portions of this black-earth district, stretching off to the Volga, the winters are severe and droughts are frequent, while the land is much impoverished by prolonged grain cropping without rotation or renovation. For these reasons the peasantry there is exposed at frequent intervals to the horrors of famine. Finally, there are the steppes, extending from Bessarabia to the Caucasus, in which agriculture is more diversified. Taking the Empire as a whole, the grain most largely grown is rye, which forms a staple of the peasant's food. But wheat is the principal commodity produced for exportation.

The methods of cultivation employed over the greater part of the country are extremely primitive. The mass of the peasant cultivators are too poor to procure improved seeds or labour-saving machinery, or to keep up the productiveness of their land by fertilisation or by allowing it to lie fallow. It is only on the estates of well-to-do landowners that much machinery is used, and even upon such estates there has been some falling off in efficiency of cultivation through the shortage of labour arising from the abolition of serfdom. The plough most commonly utilised is the old peasant implement of wood drawn by a single horse or ox; seed is sown as a rule by hand; grass and grain are cut ordinarily with a scythe; threshing is carried on commonly by hand labour or by treading. None the less, iron ploughs, drills, self-binding machines, and threshing machines have been introduced, and all are now manufactured in Russia as well as imported from abroad. The increase in the volume of agricultural products has been considerable, as is illustrated by the fact that between 1860 and 1900 the average annual export of cereals rose from less than one and one-half million tons to more than six million tons.
Beginnings of the Industrial Revolution. Until recent times Russia was almost exclusively an agricultural country. The limited needs of the peasantry for manufactured goods were met by handicraft industries carried on by the peasants themselves in the intervals of their agricultural employment, while the manufactured articles required by the richer portion of the population were imported from abroad. Within the past generation, however, the development of industry has proceeded at a rapid pace, the factory system has been introduced, large towns have sprung up, and, in short, the Empire has undergone a transformation of industrial conditions quite comparable in kind, if not yet in degree, with that which has been described as taking place in England, France, and Germany. The fundamental fact about the development of Russian manufactures is that the achievement has been predominantly a product of state initiative and not, as in England, a natural outcropping of unassisted private enterprise. "Nothing," says a recent Russian writer, "could be less spontaneous than the development of our manufacturing industries." From the days of Peter the Great the Russian government has been untiring in its effort to stimulate manufactures. At one time it has employed monopolies to this end, at another the payment of bounties, and all of the while it has utilised to the utmost the device of the protective tariff. It was Peter the Great who first introduced industry on a large scale in the country, and it is interesting to observe that Russia has had genuine factories ever since his time. As early as 1765 there were in the Empire not fewer than 262 such establishments, employing 37,862 workmen and producing goods to the value of five million roubles. Some were maintained directly by the state, others by the nobles or by rich Moscow merchants under state patronage; and their output consisted principally in sail-cloth, linen, silks, arms, and ammunition. The supply of labour, however, was inadequate, both in quantity and in quality, and the methods of manufacture continued to be primitive.

From the close of the first quarter of the nineteenth century it is possible to trace a considerable development of industry in the Polish districts, carried on with private capital, and with the newer kinds of machinery, in factories analogous to those operat-
ing in England. But it was only after the emancipation of the serfs that, by reason principally of the substitution of voluntary wage-earning labour for compulsory labour, conditions became at all favourable for the advancement of industrial technique. The immediate effect of this action was, it is true, adverse; for approximately one-third of the factory labourers at the time of the emancipation were workingmen in bondage, and upon attaining their liberty, they largely deserted their employers. The iron and cotton industries suffered especially. But the recovery was extraordinarily rapid, and in the long run the changes that had taken place in the status of the peasant proved industrially beneficial. Not only was the stock of free labour vastly increased; many of the noble proprietors, supplied with ready capital, were enabled to cancel their obligations to the state and to become leaders in large-scale industrial enterprises upon modern capitalistic lines. Their ability to purchase factory-made goods was at the same time increased. The technical improvements which were introduced enabled the factories to compete more successfully with the domestic industries, a rigid tariff system protected them against competition, and Russia began to advance rapidly toward a recognised place among the manufacturing nations of Europe. A prolonged industrial depression during the decade 1880–89 retarded, but did not wholly check, this development.

**Recent Industrial Expansion.** The era of greatest industrial progress began with the appointment of Count Sergius Witte in 1893 to the ministry of finance and commerce. It was Witte's conviction, as it had been that of his predecessor Wyschnegradski, that agriculture alone cannot make a nation strong, and it became his fundamental policy to diversify the country's economic interests by the construction of railways, the opening of mines, and the extension of factory industry. For the realisation of his plans capital was needed, in large quantities. The state had none to spare, the people little. Recourse was had, accordingly, to foreign lands, and it is to this period that one traces the beginning on a large scale of those enormous investments of French, Belgian, and other outside capital in Russian enterprises which have been a factor of such large importance in European and world politics in recent times. Bet-
ter import capital, even at high rates of interest, contended Witte, than manufactures. The policy encountered no small amount of opposition, but it was so far carried out as to be productive of remarkable results. Railroad-building and factory-construction went hand in hand, each acting as a powerful stimulus to the other. The state led with its railroads, iron-works, locomotive plants, chemical-works, and wood-works; private capitalists followed closely. The new industrial establishments sprang up in all parts of the land, but most numerously in the central districts of Moscow and Vladimir, in the Donets district, rich in coal and iron, in the great ports where foreign engineering skill and English coal were to be had, and in Poland, where German and Jewish capital and Silesian coal were readily available. Between 1887 and 1893 the number of workmen in the factories of the country increased by 264,856, and the value of the production by 400,000,000 rubles; between the years 1893 and 1899 the number of workmen increased by 515,358, and the value of the production by 1,104,000,000 rubles.

It need hardly be remarked that growth of such rapidity was forced and abnormal. The principal outlet for the new products was sales to the government in connection with its gigantic enterprises; the nation at large was increasing very much more slowly in prosperity and in ability to absorb the output of the growing industries. In 1899 came a reaction, which was followed by a period of severe depression. The expansionist movement gradually set in again, however, and during the decade 1905-14 the volume of industry mounted irregularly but in the aggregate considerably.

The most important branch of the country's industries to-day is the manufacture of textiles. The principal seat of the textile trades is the governments of Moscow and Vladimir and the neighbouring provinces which lie near the intersection of the black-earth and forest zones. Linen was formerly the main textile product, but it has been superseded by cotton goods, which, by reason of their cheapness and the ease with which they can be dyed bright colours, are better suited to the needs and tastes of the peasantry. The cotton industry began with the weaving of imported yarn, and not until the last quarter of the nineteenth century was mechanical power extensively
employed. Not until this same late period was cotton-spinning developed on a considerable scale. To-day, however, the production of cotton goods within the country entirely satisfies the home demand, and only novelties and the finest qualities of thread are imported. And, despite vigorous competition, there is heavy exportation of Russian cotton fabrics and thread to the Orient. There has been marked increase in the amount of cotton grown in the Empire, and the tariff upon importations from other countries has been raised repeatedly. The manufacture of linens, woollens, and hampen products has been encouraged since the era of Peter the Great and is of large present importance. Since 1875 the manufacture of silk has received increasing attention in South Russia and the Caucasus.

Russia possesses rich beds of coal in several districts, and in the Donets basin, in the south, she has one of the most inexhaustible fuel supplies in the world. Iron mining and smelting and working in iron are among the oldest of Russian industries. At present there are two regions in which iron works especially abound, one in the Urals, the other in the south, chiefly in the government of Ekaterinoslaff. In 1898 the Empire passed France into fourth place among the nations of the world in the production of pig-iron. The supply, none the less, has never equalled the demand, and while there have been heavy importations, the extravagant prices which have to be paid for iron goods, in consequence of the prohibitive tariffs, continually impede the development of most industries. The principal manufactures of the country, in addition to those that have been mentioned, are sugar, chemicals, paper, leather goods, hats, china, and glasswares. It is estimated that in the European portions of the Empire there are employed to-day in factories of all kinds between three million and four million labourers.

Survivals of Domestic Industry. Far from being ruined by the development of factory industry, the domestic system of manufacturing persists, and is likely long to persist, on a very extended scale. The reason for this is to be found in the peculiar economic position of the peasants and in their exceptional capacity for co-operative enterprise. Through successive di-

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1 On labour movements and factory legislation in Russia see Mavor, *Economic History of Russia*, II, 407-428.
visions and redistributions their holdings of land have become in many cases so small that the yield is altogether too meagre for the independent support of a household. The consequence is that the peasant is compelled to eke out his family's sustenance from agriculture by the income of industrial pursuits engaged in during the winter months. In thousands of communities the villagers have entered into co-operative associations for the production of every sort of commodity for whose manufacture the requisite raw or partially manufactured material can be procured. The manufacture of wood, leather, bone, and fur products is most common, but every kind of spinning, weaving, and metal working is practised. Sometimes the cottage industry is subsidiary to a factory, but ordinarily it is entirely independent. The number of peasants engaged in the kustarni promisel, or cottage industries, in 1904 was estimated at between seven and eight millions. The hours of work are often very long and the profits very small; but the income from this source frequently spells the difference between fairly comfortable subsistence and destitution.¹

Although attachment to the soil and reluctance to engage in mechanical occupations are still deeply rooted among the Russian people, the conversion of their country from a purely agricultural to an agricultural-industrial area may be regarded as final. The underlying causes of the change are several. In the first place, the emancipation of the serfs set free for employment vast numbers of labourers accustomed to a low standard of comfort, and many of these in the course of time sought the towns and entered industrial occupations. In the second place, the supply of industrial labour was increased, especially after 1890, by the gradual discontinuance of the method of taxation by "mutual guarantee," which had operated to hold the populations of the villages in their places. With this change peasant labour acquired a new measure of mobility. A third consideration is the attraction which Russia offered to foreign capital through her vast resources and labour supply, coupled with the fact that French and Belgian capitalists, having suffered from the American crisis of 1873, and again from that

¹ On the kustarni promisel see Mavor, Economic History of Russia, I, 542–555.
of 1893, were looking for new fields for investment. A fourth source of stimulus was the development of railways. A fifth was the promotion of popular education by the zemstvo authorities. And a sixth was the imposition and maintenance of high protective tariffs. Some of these influences relate to the supply of labour, some to the supply of capital, some to still other favouring conditions. With the development of industrialism, furthermore, has come the formation of a permanent industrial class, a fact of decided importance in the political history of the Empire in recent times.

The Growth of Domestic Trade: Transportation. Except in a few of the largest towns, settled and systematic trade did not exist in Russia prior to the middle of the nineteenth century. The reason was that the mass of the population was too poor to support an established merchant class. The small purchases of the peasants were made from peddlers or other nomadic traders, commonly at fairs, which were held at frequent intervals in all portions of the Empire. Recent decades have witnessed remarkable change. With the growth of factory industry commodities have been multiplied in quantity and variety, and in many instances have been reduced sharply in price. By the building of railways they have been rendered more generally accessible. Several artificial restrictions upon the freedom of internal commerce have been abolished. And the annual volume of such commerce has been enormously increased. It is estimated that not fewer than sixteen thousand fairs are still held in the Empire every year, more than three-fourths of them in the European provinces. But they are no longer the sole points of exchange, and permanent localised trade is gradually taking their place. In the not distant future their operations will likely be confined to the traffic with the peoples of the Asiatic dependencies.

A factor of the greatest importance in Russia's economic reconstruction has been the extension and improvement of the means of transportation and travel. Russia is a land of enormous distances and in no civilised country to-day save the

1 The most important are those held at Nijni-Novgorod, which is strategically located at the confluence of the Volga and the Oka, and at Irbit, in the heart of the fur-producing district of the Urals.
United States is public welfare so dependent upon transportation facilities. Before the introduction of railways the rivers and canals formed the principal means of communication and of trade and their rôle is still one of very great importance. About one-third of the Empire's total freight is transported by water, and this proportion has shown little variation during the last thirty years. The country is fortunate in its large number of navigable streams rising in the interior and flowing north, west, and south to the sea-frontiers. At the same time, the value of these arteries is much impaired by the fact that they are closed by ice for periods varying from four to six or seven months of the year. Since the era of Peter the Great the river systems have been linked up and reinforced by a net-work of canals, notably the constructions connecting the basin of the Volga with that of the Neva and that of the Dwina, and those linking the Dnieper with the Dwina, the Niemen, and the Vistula. The total length of artificial waterways is 1,225 miles. During the initial period of railway building waterways were neglected. But in the past twenty-five years they have received again a large amount of care.

It is the railway, however, which has wrought the greatest transformation of Russian trade and travel in recent times. The first Russian railway, constructed in 1836, was a short line running from Petrograd to Tsarkoe Selo, the summer residence of the tsar. In 1843 the government undertook the construction of two extensive lines, one in Poland connecting Warsaw with the Austrian frontier, the other running from Petrograd to Moscow, a distance of four hundred miles. These projects were carried through, but at great cost, and there was no further building of importance for a decade. The Crimean War demonstrated the need of better means for the transportation of troops and supplies, and in 1856 Tsar Alexander II instituted fresh inquiry into the whole subject of railway construction. From this time onwards the railway system was developed with fair rapidity under the general direction of the government, although the actual construction of the lines was entrusted, as a rule, to private companies. Until 1878 construction proceeded at an average rate of six hundred miles a year. By the date mentioned the lines most needed for strategic pur-
poses had been completed, and for a time there was a lull. The continued expansion of industry and the influx of foreign capital, however, prompted further extension, and in 1881 the government itself undertook the building of new lines. Upon the appointment of Count Witte, in 1893, to the ministry of finance a new era of construction began, and by 1905 the aggregate mileage open for use rose to 40,500, as compared with 16,155 in 1885. The greatest undertaking of the period was the Trans-Siberian Railway, begun at Vladivostok in 1891, completed (save for a section around Lake Baikal) in 1901, and by 1905 affording absolutely continuous rail transportation from Petrograd and Moscow to the Pacific Ocean over a system of roads aggregating more than 5,500 miles. The time and cost of transit between Europe and the Far East were thus reduced by half, and the colonisation of the Siberian lands by Russian emigrants was powerfully stimulated. From the period of Count Witte's ministry the government has not only continued to build railways, but has bought up many lines originally constructed by private enterprise. By 1900 the state owned more than sixty per cent., and at the present day it owns approximately seventy per cent., of the total mileage of the country.¹ Since 1889 the rates for both passenger and freight traffic on privately owned roads have been regulated by the government, and in 1894, there was introduced a zone tariff under which the cost of long-distance travel and transportation has been materially reduced.

**Foreign Trade: Tariff Policy.** In relation to foreign commerce the history of Russia since the opening of the nineteenth century falls into four periods, corresponding closely to stages in the development of the Empire's tariff policy.² In the first period, extending to about 1824, exports were scant and importation was restricted by duties so high as to be practically prohibitive. Foreign goods were in small demand. The second period, comprising roughly the second quarter of the century, was marked by some reduction of tariffs, largely because the rise of smuggling revealed the growing market for imported wares and convinced the government that lower tariffs

¹ In 1914, 33,928 miles in a total of 47,479.
² Drage, *Russian Affairs*, 220.
would yield larger revenue. By 1850 the landowners had become consumers of foreign goods and exporters of grain; and the third period, extending from that point to about 1877, was characterised by a pronounced trend toward free trade. By acts of 1850, 1857, 1859, 1864, and 1868, the tariff rates were reduced, and the introduction of agricultural and industrial machinery and the building of railways was thereby greatly promoted. The general tariff of 1868 was one of the most moderate that Russia ever had. The fourth period, dating from 1877, has been an epoch of revived protectionism. It was inaugurated, in 1877, by an order making customs duties payable in gold rather than in the depreciated paper currency—a measure which, without altering the nominal amount of the various duties, had the effect of increasing all impositions by practically fifty per cent. A series of increases of rates in the decade 1880–89 culminated in a general measure of 1891 which consolidated and systematised the acts of the past two decades and extended the protection hitherto enjoyed by manufactured goods only to the home production of raw materials and half-manufactured goods, to the end that equal protection might be accorded to all stages of production in Russia. The duties on coal, steel, and machinery were made prohibitive, and many others were raised far beyond their previous level. There followed a bitter tariff war with Germany, ending in a treaty in February, 1894, whereby the two powers agreed upon reciprocal "most favoured nation" treatment and Russia for the first time in her history yielded some measure of her independence of commercial policy. With such modifications as were required by the terms of this treaty, Russia maintained her protectionist policy during the ensuing decade with comparative steadiness. In anticipation of the expiration of the treaties with Germany and other countries another general revision of the tariff was undertaken in 1903. It consisted mainly in the simple increase of most of the duties, to the end that there might be created a basis for negotiation at times of treaty renewal. The new treaty with Germany, concluded July 28, 1904, and made operative until 1917, recognised certain increases of rates on both sides; and from that time to the outbreak of war in 1914 there were no specially notable developments. With occasional
slight modifications, the high protection policy of the Empire has persisted to this day. The main ideas underlying it have been to make the country self-supporting, to develop its great natural resources, to establish a more favourable balance of trade, and to obtain revenue. Abstract economic theory has played little part in it.¹

To what extent the policy has achieved, or is likely to achieve, the ends desired is a controverted question. There can be no doubt that some industries have been stimulated, or even created, by the encouragement that has been given them. The ablest Russian writer upon Russian economics, Tugan-Baranovsky, however, denies that the protective tariff has been an important general cause of the growth of the Empire's industry.² And it is certain that, whatever the gain, there has been large loss. Upon no commodities have the rates been more excessive than upon iron products, and it is indisputable that the effect has been to check the importation of agricultural machinery and to hold agriculture widely in the primitive stage typified by the wooden plough. It is a striking commentary upon the system that, reckoning prices in the quantity of grain which must be produced as the equivalent in value, the Russian peasant pays two and one-half times as much as the German peasant for his cotton and sugar, four and one-half times as much for iron implements, and six times as much for coal.

Russia's foreign trade consists chiefly in the exchange of the raw and partly manufactured natural products of the country for the manufactured goods which cannot yet be supplied in sufficient quantities to meet the home demand. The principal exports are wheat, oats, barley, rye, oil-seeds, eggs, flax, hemp, timber, and beet-sugar, and the Empire's best customers, in 1913, were Germany, Great Britain, France, the Nether-

¹ The successive stages in the tariff history of the Empire during the second half of the nineteenth century appear from the following figures, which give the proportion of the total customs duties to the total value of the goods imported:

<table>
<thead>
<tr>
<th>Years</th>
<th>Per Cent.</th>
<th>Years</th>
<th>Per Cent.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1851-1856</td>
<td>24.3</td>
<td>1881-1884</td>
<td>18.7</td>
</tr>
<tr>
<td>1857-1858</td>
<td>17.6</td>
<td>1885-1890</td>
<td>28.3</td>
</tr>
<tr>
<td>1869-1876</td>
<td>12.8</td>
<td>1891-1900</td>
<td>33.0</td>
</tr>
<tr>
<td>1877-1880</td>
<td>16.1</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

² Mavor, Economic History of Russia, II, 381.
lands, and Belgium. The principal imports are chemicals, coal, cotton yarn, leather, and manufactures of paper, silk, and wool; and, in late years, these commodities have been procured mainly in Germany, although to a considerable extent also in Great Britain, the United States, and France. In 1912 the total value of exports was $734,922,000, and that of imports was $532,768,500. The distribution of the two among the countries with which commercial relations are sustained chiefly was as follows (in millions of dollars):

<table>
<thead>
<tr>
<th>Country</th>
<th>Exports</th>
<th>Imports</th>
</tr>
</thead>
<tbody>
<tr>
<td>Germany</td>
<td>234</td>
<td>267</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>169</td>
<td>72</td>
</tr>
<tr>
<td>Netherlands</td>
<td>79</td>
<td>10</td>
</tr>
<tr>
<td>France</td>
<td>50</td>
<td>28</td>
</tr>
<tr>
<td>Austria-Hungary</td>
<td>38</td>
<td>17</td>
</tr>
<tr>
<td>Belgium</td>
<td>30</td>
<td>4</td>
</tr>
<tr>
<td>Italy</td>
<td>27</td>
<td>8</td>
</tr>
<tr>
<td>Denmark</td>
<td>20</td>
<td>3</td>
</tr>
<tr>
<td>Turkey</td>
<td>15</td>
<td>8</td>
</tr>
<tr>
<td>Roumania</td>
<td>11</td>
<td>1</td>
</tr>
<tr>
<td>United States</td>
<td>9</td>
<td>44</td>
</tr>
</tbody>
</table>

SELECTED REFERENCES


J. H. Snodgrass et al., Russia; a Handbook on Commercial and Industrial Conditions, Special Consular Reports, No. 61 (Washington, 1913), 11.


PART III

POPULATION AND LABOR
CHAPTER XVI
THE MOVEMENT OF POPULATION — EMIGRATION

Population Growth in the Nineteenth Century. Among students of sociology and economics it is commonly agreed that the most remarkable social phenomena of the past hundred and twenty-five years have been (1) the increase of the aggregate population of the civilised world, (2) the concentration of this population in towns and cities, and (3) the dispersion of peoples of European origin over vast outlying portions of the earth, notably North America, South America, South Africa, and Australia. Of the general increase of population during the period mentioned it is impossible to speak with exactness, for the reason that a large portion of the data which must enter into computations upon the subject rest upon estimates, or sheer guesses, rather than upon trustworthy statistics. Not until 1801 was the first general census taken in Great Britain and in France; and not only were other important nations slow to emulate the example which had been set, but even in the countries named the decennial enumerations long continued to be incomplete and in sundry respects unsatisfactory. It has been said that in Great Britain the first census really worthy of the name was that taken in 1841. With full allowance for uncertainties, however, the fact is well established that during the course of the nineteenth century the population of Europe was more than doubled. The best estimate of the population in 1800 which can be made is 175,000,000. Competent statisticians in 1882 placed the figure for their day at 327,743,000; and equally good authority has placed it for 1914 at 452,000,000, which is considerably more than one-quarter of the

1 A Census Bill was passed by the House of Commons in 1753, but was thrown out by the House of Lords as being "totally subversive of the last remains of English liberty."
population of the entire world.¹ This means, roughly, that for every four persons living in European lands at the time of Napoleon’s consulship there were more than nine at the outbreak of the war of 1914. To gain some notion of the economic, social, and political consequences of this tremendous transformation one has only to pause to consider what would be the effects of multiplying by two or three the number of people dwelling and making their living within one of our own states, or within a county, or, indeed, within any sort of community anywhere.

By the census of 1801 the population of England and Wales was shown to be 8,892,536; that of Great Britain as a whole, 10,500,956. Ireland’s first census was authorised in 1811 and taken in 1813, although the earliest figures which are reliable are those of 1821, when the population was reported as 6,801,827. In 1821 the population of the United Kingdom was 20,800,000, representing a gain of 32.7 per cent. over the estimated population of 14,000,000 in 1789. During the nineteenth century the population of Scotland increased but slowly and that of Ireland declined by a third, but that of England and Wales was almost quadrupled. At the census of 1911 the population of England and Wales was 36,070,492; that of Scotland was 4,760,904; and that of Ireland was 4,390,219. The total for the United Kingdom was thus 45,221,615, which means, in round terms, a tripling of the estimated figure of 1789. The French census of 1801, taken under the direction of Napoleon, and covering, in addition to France proper, the territory of Alsace-Lorraine, showed a population of 27,445,297, which (leaving out of account the altogether unknown populations of Russia and Turkey) was at the time the largest in Europe. During the ensuing hundred years the inhabitants of France increased more slowly than those of any other European country for which definite data exist, and in the past quarter-century their number has been almost stationary. None the less, France had, in 1876, 36,905,788 people, and in 1906, 39,252,245; in 1911 the number was 39,601,509.² In the case

² The stationariness of population in France has been the subject of extended discussion among not only French sociologists and statesmen but
of Germany complete statistics are not available until the nine-
teenth century was far advanced. But research has shown the
population of the country as at present constituted to have been,
in 1816, about 24,800,000, and in 1885, about 36,100,000. In
the past fifty years growth has been very rapid. At the found-
ing of the Empire, in 1871, the population was 41,058,792; in
1900 it was 56,367,178; by 1910 it had risen to 64,925,993,
which means distinctly more than a doubling in less than one
hundred years. Since the completion of the nation’s unifica-
tion, in 1870, the population of Italy has grown from 26,801,-
154 (in 1871) to 32,424,754 in 1901 and 35,959,077 in 1911.
During the nineteenth century the population of Austria-Hun-
gary rose from 25,000,000 (estimated) to 45,400,000,¹ and
that of European Russia, from 40,000,000 (estimated) to 112,-
800,000.² In the second half of the century the average annual
increase was in Russia approximately 1.5 per cent.; in England
and Wales, 1.2 per cent.; in Denmark, Holland, and Spain,
about 1 per cent.; in Germany, Belgium, Austria, Norway,
and Sweden, about 0.8 per cent.; in Italy, Switzerland, and
Hungary, about 0.6 per cent.; in France, about 0.25 per cent.;
while in Ireland there was a yearly decrease of 0.5 per cent.
In 1801 the average number of inhabitants per square mile in
England and Wales was 154; in 1911 it was 614. In France
the corresponding density increase was but from 134 to 191.
But in Germany it was from about 113 to 311 (in 1910).
Among the denser European populations prior to the outbreak
of the war in 1914 were the Belgian, with about 654 per square
mile (in 1911); the Dutch, with about 495 (in 1914); and the
Italian, with about 322 (in 1914).³

students of social phenomena in all countries, and it has been written
upon voluminously. See A. Dumont, Dépopulation et civilisation; étude
démographique (Paris, 1890); H. Clément, La dépopulation en France
(Paris, 1910); E. Levasseur, La population française (Paris, 1889), III,
148–230; C. Richet, La dépopulation de la France, in Rev. des Deux
Mondes, May 15, 1915; J. Bertillon, La dépopulation de la France; ses
consequences, ses causes, mesures à prendre pour la combattre (Paris,
1911); P. Leroy-Beaulieu, La question de la dépopulation (Paris, 1913).

¹ In 1911, 49,856,000 (Austria, 28,826,000; Hungary, 21,030,000).
² In 1913, 140,841,000. The increase is at the rate of about 2,000,000
per annum.
³ For a study of comparative population densities in Europe in the nine-
teenth century see Levasseur, La population française, I, 398–404.
Causes of Population Increase: Falling Death-Rate.

"The true greatness of a state," remarks Bacon, "consisteth essentially in population and breed of men"; and in all ages rulers and governments have recognised in growing populations a principal source of military power and economic strength and have sought to maintain the rate of increase at a lofty level. The causes of the exceptional population growth of the past hundred years, however, are to be found, not in the application of paternalistic state policy, but in the progress of science and the broadening of industrial achievement. For present purposes, they may be reduced to three: (1) the diminution of the death-rate; (2) the augmentation of the productiveness of European countries, and, consequently, of their capacity to support large populations; and (3) the development of outlying lands, and of facilities for commercial intercourse with those lands, rendering available for European consumption unlimited supplies of foodstuffs and of materials of manufacture. In the first place, the increase of population is attributable to a series of improvements whereby security of life has been augmented and the proportion of deaths to births has been reduced. Throughout the Middle Ages and in earlier modern times, population growth was restricted severely by a high death-rate, produced by a number of adverse circumstances.1 One of these checks was recurring scarcity of food, amounting sometimes to famine, caused by failure of crops and inability to transport supplies readily from distant quarters. Another was pestilence, whereby populations not infrequently were depleted. Yet another, of more continuous effect, was the prevailing unsanitary conditions of living, in both country and town, and especially

1 Among cities London was rather above than below the average of healthiness. Yet throughout the eighteenth century the number of deaths in London steadily exceeded the number of births. The respective numbers in certain typical years are:

<table>
<thead>
<tr>
<th>Year</th>
<th>Births</th>
<th>Deaths</th>
</tr>
</thead>
<tbody>
<tr>
<td>1710</td>
<td>15,623</td>
<td>21,461</td>
</tr>
<tr>
<td>1730</td>
<td>18,203</td>
<td>27,192</td>
</tr>
<tr>
<td>1750</td>
<td>14,457</td>
<td>25,352</td>
</tr>
<tr>
<td>1770</td>
<td>19,784</td>
<td>24,943</td>
</tr>
<tr>
<td>1790</td>
<td>21,477</td>
<td>23,080</td>
</tr>
</tbody>
</table>

the extraordinarily high rate of infant mortality. War was, of course, a further influential factor.

Since the eighteenth century, however, the great scourges of mankind — war alone excepted — have been entirely overcome or much mitigated, at all events in Europe. The advance of medical and sanitary science, together with the expansion of state activity in behalf of the public health and welfare, has produced a sharp decline of the death-rate, notably among children under five years of age. Plagues and pestilences have become rare, and, save in some of the less developed districts of Russia, famine is, in times of peace, unknown. From the close of the Napoleonic conflicts until the coming on of the latest great international combat in 1914, the loss of life in European wars was comparatively slight. In consequence of these developments and circumstances the birth-rate, after the close of the eighteenth century, began to exhibit a preponderance over the death-rate which was quite unprecedented. Throughout the first three-quarters of the nineteenth century the birth-rate was maintained, in most countries, at substantially its eighteenth-century level, or was even increased, and population grew enormously. Even after 1870–75, when there set in that pronounced and almost universal decline of the birth-rate which in late decades has provoked comment and inquiry in all parts of the civilised world, the continuing fall in the death-rate served to make possible very substantial population growth.1 Thus in Germany, while in the period 1876–1911 the birth-rate fell thirty-three per cent., the loss was more than compensated by the steady decline of the death-rate, so that in times immediately preceding the outbreak of war in 1914 the excess of births over deaths amounted to from seven to nine hundred thousand a year. In the decade 1901–10 there was a decrease in infant mortality from 20.7 to 16.2 a year. The trend of birth-rate and death-rate in a number of countries between 1841 and 1905 is indicated in the following tables: 2

1 On the decline of the birth-rate see E. A. Ross, Changing America (New York, 1912), 32–49.
### Birth-Rate

<table>
<thead>
<tr>
<th>Country</th>
<th>Births per 1000 of total population</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1841-50</td>
</tr>
<tr>
<td>England</td>
<td>34.6</td>
</tr>
<tr>
<td>Scotland</td>
<td>—</td>
</tr>
<tr>
<td>Ireland</td>
<td>—</td>
</tr>
<tr>
<td>Germany</td>
<td>36.1</td>
</tr>
<tr>
<td>France</td>
<td>27.3</td>
</tr>
<tr>
<td>Italy</td>
<td>—</td>
</tr>
<tr>
<td>Spain</td>
<td>—</td>
</tr>
<tr>
<td>Austria</td>
<td>35.9</td>
</tr>
<tr>
<td>Holland</td>
<td>33.0</td>
</tr>
<tr>
<td>Belgium</td>
<td>30.5</td>
</tr>
<tr>
<td>Denmark</td>
<td>30.5</td>
</tr>
<tr>
<td>Norway</td>
<td>30.7</td>
</tr>
<tr>
<td>Sweden</td>
<td>31.1</td>
</tr>
</tbody>
</table>

### Death-Rate

<table>
<thead>
<tr>
<th>Country</th>
<th>Deaths per 1000 of total population</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1841-50</td>
</tr>
<tr>
<td>England</td>
<td>23.7</td>
</tr>
<tr>
<td>Scotland</td>
<td>—</td>
</tr>
<tr>
<td>Ireland</td>
<td>—</td>
</tr>
<tr>
<td>Germany</td>
<td>26.8</td>
</tr>
<tr>
<td>France</td>
<td>23.2</td>
</tr>
<tr>
<td>Italy</td>
<td>—</td>
</tr>
<tr>
<td>Spain</td>
<td>—</td>
</tr>
<tr>
<td>Austria</td>
<td>29.8</td>
</tr>
<tr>
<td>Holland</td>
<td>26.2</td>
</tr>
<tr>
<td>Belgium</td>
<td>24.4</td>
</tr>
<tr>
<td>Denmark</td>
<td>20.5</td>
</tr>
<tr>
<td>Norway</td>
<td>18.2</td>
</tr>
<tr>
<td>Sweden</td>
<td>20.6</td>
</tr>
</tbody>
</table>

Since the period covered by the most recent of these figures the fall of the death-rate has continued. Thus in Germany in 1909 the rate was 17.2 per thousand, and in 1910, 16.2; while in England and Wales it averaged in 1901–10 15.3, and in 1909 was 14.5 and in 1910, 13.5. The decline of child mortality in the past fifty years is well illustrated by the following statistics for France: ¹

Other Causes of Population Increase. Notwithstanding the reduction of the death-rate, however, such increase of population as has taken place would have been impossible had not there been also a very great expansion of the economic basis of human livelihood. As has been suggested, this last-mentioned development presents two phases. One is the augmented productiveness of the European lands. The other is the exploitation of the outlying world. On the one hand, through the clearing of forests, the draining of swamps, the abandonment of the three-field system, the utilisation of machinery and of commercial fertilisers, the introduction of intensive farming, and, in general, the application of scientific methods to cultivation, the output of foodstuffs and of raw materials was vastly increased. And the effect was enhanced incalculably by the inauguration of railway and steamship transportation, whereby it was made possible to carry food and other produce cheaply and quickly from regions of superabundance to regions of scarcity, and whereby, also, it was made feasible to build up great industries in places not immediately adjacent to sources of food and other necessary supplies. On the other hand, the occupation by European peoples of broad stretches of agricultural land beyond seas — in North America, in Argentina, in Australia — together with the development of the means of ocean transportation of grain, meats, metals, cotton, and other bulky articles in demand among an industrial people, contributed powerfully to population growth in the European countries. There was, of course, a considerable drainage of population to the colonies and other outlying lands, but this was offset, many times over, by the increase which was made possible by the opening up of the newer countries. Under the changed conditions, Europe was able to turn more and more to industry, manufacturing goods which were exchanged in distant lands for foodstuffs and raw materials, and population was no longer limited by the capacity of the home territories to produce food.

The Growth of Urban Population. A second and equally
fundamental populational development of the nineteenth century was the growth of towns and cities, with a corresponding shift from the conditions commonly attending rural life to those associated with the life of the urban centre. It has been pointed out that, while the eighteenth century witnessed the beginnings of a new era of urban development, cities at the close of that century were, in all countries, comparatively few and small.\(^1\) Growth in the ensuing hundred years was, however, astonishingly rapid. England and Wales in 1801 contained but 106 towns and cities exceeding 5,000 in population, and of these only fifteen exceeded 20,000. In 1891 the numbers were, respectively, 622 and 185. At the opening of the century the urban population of the kingdom formed about one-quarter of the whole, at the middle about one-half, and at the close more than three-quarters.\(^2\) In 1801 the proportion of Englishmen and Welshmen living in urban centres of 20,000 or more was less than 17 per cent.; in 1891 it was 53.5 per cent. At the present day eight of every ten Englishmen dwell in towns of 10,000 and upwards, and the interests and problems of the city have become the interests and problems of substantially the whole people.\(^3\) In 1846, when in French census reports there was adopted the practice of denominating as "urban" all communes having a population of 2,000 and upwards, the percentage of the total population of the country in such communes was 24.4. By 1861 it had risen to 28.9; by 1876, to 32.4; and by 1891, to 37.4.\(^4\) This means an increase of fifty per cent. in forty-five years, or substantially the same as that recorded in

\(^1\) See p. 15.
\(^2\) This comparison is indicated in detail in the following table presented in Weber, *Growth of Cities in the Nineteenth Century*, 43:

<table>
<thead>
<tr>
<th>Classes of Cities</th>
<th>1801</th>
<th>1851</th>
<th>1891</th>
</tr>
</thead>
<tbody>
<tr>
<td>Over 20,000</td>
<td>15</td>
<td>1,506,176</td>
<td>185</td>
</tr>
<tr>
<td>10,000-20,000</td>
<td>31</td>
<td>389,624</td>
<td>60</td>
</tr>
<tr>
<td>5,000-10,000</td>
<td>60</td>
<td>418,715</td>
<td>140</td>
</tr>
<tr>
<td>Total over 5,000</td>
<td>106</td>
<td>2,314,515</td>
<td>263</td>
</tr>
<tr>
<td>Total under 5,000</td>
<td>673</td>
<td>578,021</td>
<td>989,598</td>
</tr>
<tr>
<td>Grand total</td>
<td>8,892,536</td>
<td>17,927,609</td>
<td>29,002,525</td>
</tr>
</tbody>
</table>

\(^3\) P. Meuriot, *Des agglomérations urbaines dans l'Europe contemporaine* (Paris, 1897), 121-149.

\(^4\) Ibid., 83-120.
England during the same period. Between the two dates the rural population declined by more than two and one-half millions. In the kingdom of Prussia the concentration of population can scarcely be observed prior to 1850; but thereafter it progressed rapidly. In 1867, when the North German Confederation was established, the population in *gemeinden* of 2,000 and upwards comprised 35.8 of the total, and the number of such *gemeinden* was 1,400. In 1880 the proportion was 42.6 per cent.; the number of *gemeinden*, 1,841.¹ In Austria the proportion of population in places of 2,000 and upwards rose between 1843 and 1890 from 18.9 per cent. to 32.5 per cent. In Belgium the proportion in places of 5,000 and upwards rose in approximately the same period from 32.6 per cent. to 47.7 per cent. Even in Switzerland the population of places of 5,000 and upwards was almost doubled between 1850 and 1888.

And not merely did the proportion of urban to total population tend thus universally to be increased; the century witnessed also the rise of those vast agglomerations of people which to-day comprise the populations of London, Paris, Berlin, Petrograd, Vienna, and scores of other centres. In 1801 London, with 958,000, was the only city in the British Isles having a population in excess of 100,000. By 1851 the population of London was 2,362,000, and in 1911 it was 7,252,963;² while by 1881 there were twenty cities exceeding 100,000. The population of Paris in 1801 was 547,756; in 1911 it was 1,807,044. Berlin, which is one of the newer capitals of Europe, contained in 1801 but 172,000 people. At the founding of the Empire, in 1871, it had 826,000; in 1885 it had 1,315,000; in 1910 it had 2,070,695. Vienna increased from 231,000 in 1801 to 2,031,498 in 1914; Moscow, from 250,000 in 1801 to 751,000 in 1882, and 1,617,157 in 1914; Petrograd from 400,000 in 1801 to 929,000 in 1882 and 2,018,596 in 1914.³

² This figure is for Greater London, including the City of London and the whole of the Metropolitan Police District, an area of 692.84 square miles. The population of the administrative county of London (area 117 square miles) at the census of 1911 was 4,521,685.
Causes of Urban Growth. Without further pursuing statistical comparisons, certain fundamental aspects of the phenomenon may be emphasised. In the first place, the growth of city populations is, after all, only a phase of a larger development, namely, the general increase of population throughout the civilised world. The doubling or tripling of a given population would, without the operation of any other special influence or circumstance, give rise to densely settled areas and transform villages into towns, towns into cities. The causes of this general increase of population in the past hundred and twenty-five years have been noted. In the second place, however, it is to be observed that the really vital aspect of city growth in the period mentioned is the increase of urban populations in comparison with rural; in other words, the increasing proportion of the peoples of the various countries gathered in cities. The phenomenon is pre-eminently one of concentration. In the third place, the development is world-wide. In a total population of 3,929,214 in the United States in 1790, but 123,551, or 3.14 per cent., dwelt in cities of 10,000 and upwards. In a total population of 3,809,895 in the seven colonies of Australia in 1891, 1,264,283, or 33.2 per cent., dwelt in cities of the size indicated. Australia in 1891, like the United States in 1790, was a country peopled predominantly by men and women of English blood; it was, as it yet is, a virgin country in which the life of the frontier persisted; it was almost as independent, politically and socially, as was the United States in 1790. But Australia is of the nineteenth century, not the eighteenth; and although it is a new country, in which the propensity to rural life might be expected to be specially pronounced, it exhibits the same general tendency to urban concentration that characterises the populations of countries that are older and in a more advanced industrial stage.

The causes of urban growth (beyond the circumstances which have been responsible for the growth of all populations, urban and rural) have been indicated in earlier chapters in which has been outlined the economic history of Europe during the century. In summary, they may be enumerated as follows: (1) the introduction of the use of machinery and of steam, the rise of the factory system, and the growth of modern industrialism;
MOVEMENT OF POPULATION—EMIGRATION

(2) the improvement of facilities of travel and transportation, with the consequence of greater mobility of population, as well as increased possibilities of supporting vast numbers of people within a restricted area; (3) the growth of the world’s wealth, the resulting elevation of the standard of living, and the enlargement of the demand for goods which are products of city types of labour and enterprise; (4) the quest of the higher wages and steadier employment ordinarily afforded by the city; and (5) the lure of the city’s companionships and amusements and the desire of men for the superior industrial, social, and educational opportunities which the city offers, for themselves, and especially for their children. The consequences which have flowed from the disproportionate enlargement of urban populations since 1800 are incalculable. "The growth of large cities," remarks one writer without exaggeration, "constitutes perhaps the greatest of all the problems of modern civilisation." ¹ In it are involved the questions of diminished rural labour supply, of urban labour organisation and unrest, of dwindling district schools and over-crowded and half-time city schools, of municipal transit and sanitation and taxation, of poverty, the tenement-house, and the "submerged tenth"—in short, a very large share of the maladjustments and physical and moral wastes of civilisation, as well as a great proportion of the improvements that have been made in the arts and opportunities of life. To some men the city is a blessing, to some a curse, to all a problem.²

Emigration: Volume and Causes. A third remarkable populational development during the nineteenth century was the increased emigration of Europeans to lands beyond seas. A German economist a decade ago estimated that during the four hundred years since the discovery of America a total of 105,000,000 men and women had gone out from European countries to take up their residence in America, Asia, Africa, and Oceanica, and that of this enormous aggregate (exceeding by 13,000,000 the population of the United States in 1910),

² The social and economic effects of the growth of urban populations are fully discussed in Meuriot, Des agglomérations urbaines, 333–448. Cf. E. Levasseur, La population française (Paris, 1889), II, 338–416.
31,500,000, or approximately thirty per cent., migrated during the course of the nineteenth century.\(^1\) These figures can hardly be more than carefully considered guesses. But they are probably too small rather than too large. We know, for example, that between 1815 and 1900 the aggregate emigration from the United Kingdom of Great Britain and Ireland alone was in excess of 15,000,000. It is a matter of record, also, that since 1820, when immigration statistics began to be kept somewhat systematically by the authorities at Washington, a total of somewhat over 32,350,000 aliens have settled within the bounds of the United States alone. Some of these came from Asiatic and American countries, but only a small proportion — not, certainly, more than one million in all. Taking into the reckoning the migration between 1800 and 1900 of Englishmen to Canada, Australia, New Zealand, South Africa, and the multitude of lesser British colonies, of Irishmen to the United States and British North America, of Germans to the United States and to South America, of Norwegians, Swedes, and Danes to the American Northwest, of Russians to Asiatic lands, of Italians to the United States, Argentina, and North Africa, of Spaniards and Portuguese to South America, and of Jews to the four quarters of the earth, one may safely conclude that the total of European emigration in the nineteenth century was nearer forty millions than thirty millions.

The causes of emigration have been grouped by some writers in two categories, i.e., positive and negative. The positive causes are considered to be the advantages or attractions of the land to which the emigrant goes. The negative causes are the discomforts and compulsions of the emigrant’s home land and environment. And it has been truly observed that in view of the strength of home ties, the negative, or repellent, type of forces must be far the more important, as it would be an alluring prospect indeed that would lead a man to leave a spot where he was contented.\(^2\) It is, of course, a fundamental circumstance that from the close of the fifteenth century, and notably during the past hundred years, the landless and luckless

\(^1\) Supan, *Die territoriale Entwicklung der Europäischen Kolonien* (Gotha, 1906).

\(^2\) Fairchild, Immigration, 4–5.
European has had at all times an opportunity to try his fortunes in a new and inviting world; otherwise there could have been little or no emigration. But the forces which have actually impelled migration have been, in the main, those springing from discontent with conditions in the home country. These forces fall into four principal groups, i.e., economic, social, political, and religious. The causes of emigration which have been by far the most continuous and the most important are those of an economic nature. They include inability to acquire or to retain possession of land, unemployment, low wages, injury wrought by drought, flood, or other temporary natural calamity, and over-population. As a society develops and economic activity becomes more variegated the last-mentioned cause declines in importance; yet, as is evidenced by the history of more than one portion of Europe in the past century, comparatively advanced populations may arrive at a point where, under existing conditions, the number of people is disproportionate to the supporting power of the region’s agriculture and industries. Under such circumstances there will ordinarily be a fall of the birth-rate; but relief is likely to be found principally in emigration.¹

The social causes of emigration are such as spring from dissatisfaction with the social organisation of the home country, and are especially likely to become effective where a tendency to caste renders it difficult or impossible for members of the lower classes to rise to a higher status. In all European countries this situation has obtained to some degree, although in the past fifty years it has been less productive of discontent than formerly. Political causes of emigration include both dissatisfaction with the existing form of government and injuries wrought by governmental acts. They have been comparatively unimportant in the period under survey; but following the suppression of the Polish insurrections of 1830–31 and 1863 and the failure of the revolution of 1848 in Germany, large numbers of political refugees sought a haven in the United States and other parts of the world. Religious causes include all restric-

¹ For a brief discussion of the modes of relief of over-population, apart from emigration, see P. S. Reinsch, Colonial Government (New York, 1902), Chap. II.
tions placed on members of the body politic by reason of their religious beliefs or practices. They may involve actual persecution or only unjust and vexatious discriminations. Illustrations in earlier times are afforded by the flight of the Separatists and the Quakers from England and of the Huguenots from France, and in recent years by the migration of the Armenians from Turkish territories and of the Jews from Russia.  

Further agencies which have operated powerfully to swell the volume of emigration have been the increased and cheapened facilities of transportation, especially since the dawn of the ocean steamship era at the middle of the nineteenth century, and, more recently, the stimulation of emigration by steamship companies and other transportation agencies.

Emigration from Great Britain and Ireland. The European country from which, during the past hundred years, the stream of emigration has flowed with most regularity is Great Britain. As a French writer has aptly remarked, it has been the unique fortune of Great Britain throughout this remarkable era of population expansion to have at the same time colonies and colonists.  

In the second half of the century, as will appear, Germany and Italy had colonists, i.e., hundreds of thousands of citizens bent on migrating to distant lands, but no colonies adapted to receive them, while France had extended colonies but no surplus population wherewith to people them.  

At the close of the Napoleonic wars Great Britain was incontestably the first maritime and colonial power of Europe, and in the main her outlying possessions were located in temperate latitudes, were sparsely inhabited, and were capable of supporting almost any number of European settlers. Foremost among them was Canada. But of almost equal value were South Africa, lately taken over from the Netherlands, and Australia, already beginning to outgrow the stigma incurred as a

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1 It is scarcely necessary to observe that—as is illustrated by the semi-religious, semi-political impetus of Jewish emigration from Russia—groups of causes overlap, and that the motives of the individual emigrant may be so complex that he will himself hardly know which is dominant.

2 Gonnard, L'Emigration europée au XIXe siècle, II.

3 Since the setting in, within the past twenty years, of the tide of voluntary migration to Siberia, the position of Russia in this matter has approximated that of Great Britain.
convict station, and to attract wool-growers, traders, and other voluntary settlers. In addition, there were New Zealand and many other islands of favourable situation, not to mention India. The number of people migrating from the British Isles in the first half of the century has been estimated at 3,500,000. This includes many aliens arriving at British ports and subsequently taking passage for other countries — a number which cannot now be determined. But, in the main, this body of emigrants was English, Scottish, and Irish. During the third quarter of the century the outflow increased, rising to a maximum in 1883, when the number of British subjects migrating was 320,118 and the number of aliens departing from British ports was 397,157 — a total of 717,275. Australia was now drawing heavily; Canada and the United States were receiving a steady stream; and the movement to South Africa was assuming considerable proportions. In the fifty years from 1853 to 1903 the number of emigrants from the United Kingdom exceeded 13,000,000, of whom 9,500,000 were British subjects. Approximately three-fifths of these people went to the United States;¹ but throughout the period large numbers settled in the colonies, the proportion settling in Canada rising, in 1904, to almost one-fourth. During the past decade the trend toward the colonies has been augmented. Of 268,486 people of British and Irish origin migrating in the year 1912 to countries outside of Europe, 133,531, or almost one-half, went to Canada; 68,688, or more than one-fourth, went to Australia; 11,054 went to New Zealand; 4,233 went to South Africa; and 45,847 went to the United States.

The portion of the United Kingdom from which emigration has been relatively heaviest is Ireland. Of some 17,000,000 British subjects migrating between 1815 and 1906, not fewer than 5,000,000 were Irish. During the first four decades of the nineteenth century emigration from the lesser island was slight, the birth-rate was high, and population increased with rapidity. The famine of 1846, however, proved a turning point. That calamity fell upon a teeming population whose

¹The proportion was thus high for the reason that, as will appear, the heavy Irish emigration of the period was directed to the United States almost exclusively.
margin of subsistence was narrow, and so widespread and disastrous were its effects that between 1847 and 1852 more than 1,200,000 people — one-seventh of the total population at the census of 1841 — migrated to foreign lands, and the census of 1851 revealed a decline of population during the decade amounting to 1,600,000. Of the emigrants mentioned, fully 1,000,000 went to the United States, and it is to that country that the stream of Irish migration has ever since been directed. Between 1851 and 1905 somewhat more than 4,028,000 emigrants left Ireland — 2,092,000 males and 1,936,000 females, the proportion of females to males being extraordinarily high as compared with the proportion among the emigrants of other countries. Irish emigration has been almost exclusively rural, and the causes of it are to be found mainly in the hardships arising from the prevailing system of land tenure, especially the difficulties of acquiring ownership of land and the exactions of the landlords. Agrarian legislation since 1885 has improved the situation in a measure, and emigration has fallen to an average of 30,000 a year. The reason for the decline lies principally, however, in the decrease of the country's population by almost exactly half since 1840 rather than in the amelioration of the lot of the population which survives.

Emigration from Germany. Aside from Ireland, no European country witnessed during the nineteenth century an exodus of population equal to that from Germany. Because of the political disintegration of the German lands and the absorption of the German princes in projects nearer home, the German states had no considerable part in the opening and peopling of the new world in the sixteenth and seventeenth centuries. In the eighteenth century, however, German migration across seas began to assume importance, and large numbers of German-speaking settlers were added to the population of Pennsylvania and other portions of America. After 1800, and especially after the close of the Napoleonic wars, the number of emigrants rose irregularly until near the middle of the century, when there set in the most remarkable population movement in modern German history, and one of the most remarkable in modern times. Already in 1847 the number of emigrants was 41,310, of whom 32,287 went to the United
States, 7,352 to British North America, and 888 to Australia. The political events of 1848–50, which, as it happened, were preceded by a series of bad harvests and by exceptional economic depression, imparted to the movement a pronounced stimulus, and in 1852 the number of people leaving the country was 87,586 and in 1854, 127,694. During the single decade 1851–60 more than one million Germans settled in America. It was characteristic of this emigration after 1848 that the emigrants were largely peasants bent upon the acquisition of land and that they moved in masses, mainly via Hamburg and New York to the American interior. During the American Civil War the movement declined; but after 1865 the number of Germans migrating did not fall below 100,000, except in two years, in a decade. From 1874 to 1879 the figures were comparatively small, but thereafter throughout more than a decade they ran higher than at any earlier period. The maximum was reached in 1881, when the emigrants numbered 220,902, or 4.86 per cent. of the total population of the Empire.\footnote{Of this number, 206,189 went to the United States; 286 to British North America; 2,102 to Brazil; 362 to Argentina; 514 to other American countries; 314 to Africa; 745 to Australia; and 35 to Asia. This distribution was typical of that prevailing throughout the entire era of emigration.} After 1893 the volume contracted rapidly. In the ensuing ten years it rarely rose above 30,000; and since 1905 it has been reduced to proportions which are fairly insignificant. But the total outflow for the nineteenth century is estimated at between six and seven million people.

The causes of the heavy emigration of earlier times are to be sought principally in the dissatisfaction and uneasiness incident to the political contests involved in the establishment of constitutional government in Germany and the founding of the Empire, in desire to escape stringent regulations concerning military service, and especially in the longing of the peasantry for more land and for a larger measure of economic freedom. The sharp decline of the past twenty-five years is attributable to the exceptional expansion within that period of industry and trade, furnishing for larger and larger proportions of the people steady and profitable employment, and to the inauguration of
social insurance and of other means of improving the status and outlook of the common man. The position of Germany in respect to emigration has been essentially different from that of Great Britain for the reason that the latter nation has great colonial possessions which are adapted to receive and support almost unlimited white populations, while the former, having entered the race for colonial dominion late, has had only colonies which offer few inducements to settlement by Europeans. It is true that until recently fewer than one-half of the emigrants from the United Kingdom actually settled in lands which are under the British flag. But, as has been pointed out, practically the whole of German emigration at all times has been directed toward regions which not only are not under German political control but are populated predominantly by non-Germans. It is, in part at all events, on this account that, whereas in the United Kingdom there has never been any serious attempt to restrain emigration, nor even any general depreciation of the continuance of the phenomenon, in Germany there has been at all stages a strong conviction that emigration is a source of loss and a disposition to impose checks upon the movement. In so far as emigration has had as its objective the colonies, or non-colonial regions such as Brazil and Asia Minor which there has been desire to Germanise, it has been encouraged. Beyond that, the movement has seemed to most economists and public men to involve a diminution of wealth and strength at home and a direct contribution by so much to the wealth and strength of the Empire's rivals. The virtual cessation of the outflow since 1893 was regarded, to 1914, with mixed feelings, because while it appeared to promote the conservation of German national strength it also operated to check the growth, such as it was, of German population and German influence in the colonies and in other outlying portions of the earth.

Emigration from France, Russia, and Italy. For France emigration has been a matter of small consequence. The French people have never showed a disposition to settle in distant parts of the world, and notwithstanding repeated efforts on the part of the government it has been found impossible to bring about any considerable movement of Frenchmen to even
the near-by possession of Algeria. The number of emigrants from the country in fifty years has been hardly in excess of 300,000. One-fifth of these have gone to the United States, while the remainder have been distributed among many countries, both in Europe and beyond. In Algeria there are now about 300,000 French settlers and their descendants, and in the protectorates of Tunis and Morocco 46,000 and 26,000, respectively. The average annual outflow from France in late years has been about 6,000.\(^1\) Russia, on the other hand, is a country of large emigration. The movement from the European portions of the Muscovite empire falls into two widely differentiated phases. One is the migration of Jews, mainly to England and America, for the purpose of escaping the political and economic restrictions and the religious persecution to which this element of the population has long been subjected by the Russian authorities. The other is the migration of Russian peasants and tradesmen to Siberia. Until 1887 the number of immigrants arriving in the United States from Russia (almost entirely Jews) did not exceed 18,000 a year. Thereafter, however, it rose to 35,598 in 1890; 90,787 in 1900; 215,665 in 1906; and 291,040 in 1913. Since the opening of the century the number of Russian home-seekers turning their faces toward the great Siberian plains has varied from 40,000 to 200,000 a year; in 1907 it exceeded a half-million.

Aside from the decline of emigration from Germany, the most notable development during the past thirty or forty years has been the increase of emigration from the countries of southern and southeastern Europe, principally Italy, Austria-Hungary, and Greece. The country, indeed, whose emigration in these decades has been most homogeneous, most explicable in general terms, and most important numerically is Italy. For upwards of two generations the cure for over-population, the way of escape from poverty and high taxes, has been sought by the Italians in ever-increasing measure in the movement of labourers to other lands in quest of work and wages. The geographical range of this emigration is extended. In the first place, large numbers of workmen, especially from the

northern provinces, go to neighbouring countries—France, Austria, Germany, Switzerland, Tunis—where they undertake the most arduous forms of labour, at wages frequently below the minimum of those received by local workmen, and by living in squalor are able to earn and carry home enough to tide them and their families over the winter season. Some settle for years in France, and many more in Tunis; but even these generally return eventually to the home country. The number of Italians who thus go out to near-by lands every year ranges from 150,000 to 250,000. Far exceeding in importance, and even in volume, this migration at short range is the movement to the countries across the Atlantic, principally Argentina, Brazil, and the United States. In South America the relative sparseness of population, the richness of resources, and the disinclination of the inhabitants to manual labour have combined to produce an exceptionally inviting field for Italian employment and settlement. In Argentina, Uruguay, Paraguay, and Brazil there are not fewer than four million people born in Italy or of Italian parentage, and the accessions by immigration have long been from 100,000 to 150,000 yearly. Immigration from Italy exceeds that from all other countries combined. Large numbers return to the home-land; yet, on the whole, the movement is permanent rather than transitory, and Italians have become not only settled labourers, but also landed proprietors, factory owners, contractors, bankers, merchants, and holders of public office. As late as 1888 less than twelve per cent. of Italy's emigrants went to the United States, whereas thirty-three per cent. went to Brazil and twenty-three to Argentina, Uruguay, and Paraguay. By 1900, however, the situation was altogether different. In that year over forty-eight per cent. went to the United States, while but twenty per cent. went to Argentina and three per cent. to Brazil. By 1904 the proportion received by the United States had risen to 67.29 per cent. In some measure the shift was caused by depression of the South American labour markets and, in the case of Brazil, by laxness of governmental protection of Italian interests. The principal factor in it, however, was the increased demand in the northern continent after about 1885 or 1890 for unskilled labour, incident to the expansion of railroad
building, highway and canal construction, and public improvements in cities.¹

The volume of emigration from Italy through any considerable period is impossible to determine with exactness. It has been estimated that in the two decades 1880–1900 the number of emigrants exceeded by five millions the total from France, Belgium, Denmark, Spain, and Portugal; and that it was four times the number of emigrants from Russia, three times that from Germany, and greater by a few thousands than that from Great Britain, including the movement to the colonies. It is estimated, farther, that at the opening of the present century there were living abroad 3,500,000 Italians born in Italy, of whom 734,000 were in the United States, 11,000 in Canada, 1,852,000 in South America, 168,000 in Africa, and 645,000 scattered through the various countries of Europe.² In the early years of the century the annual outflow rose to 500,000. The number entering the United States (4,025,345, in all, since 1820) by five-year periods since 1880 is as follows:³

<table>
<thead>
<tr>
<th>Years</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>1880–84</td>
<td>108,217</td>
</tr>
<tr>
<td>1885–89</td>
<td>150,444</td>
</tr>
<tr>
<td>1890–94</td>
<td>304,811</td>
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<tr>
<td>1895–99</td>
<td>298,950</td>
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<tr>
<td>1900–04</td>
<td>838,424</td>
</tr>
<tr>
<td>1905–09</td>
<td>1,102,051</td>
</tr>
<tr>
<td>1910–14</td>
<td>1,104,833</td>
</tr>
</tbody>
</table>

Effects of Emigration in Italy. In Italy, as in other European countries, opinions differ as to the effects, and the desirableness, of emigration. Formerly there was a disposition almost universally to consider the tremendous yearly outflow an unmixed evil. There are yet economists and public men who maintain this position. The view is widely taken now,

¹ In 1879 the number of Italians entering the United States was but 5,791. Twice as many came in 1880, six times as many in 1882, nine times as many in 1888, thirteen times as many in 1891. The pace was maintained until in 1896 more immigrants came from Italy than from any other country, and until in 1903 the number rose to 230,622, and in 1907 to 285,731, a figure not since equalled.


however, that, within certain limitations and under certain conditions, the movement of Italians to other lands may prove beneficial not only to the emigrants themselves but also to the home country. In the first place, a very considerable proportion of the emigrants, after months or years of absence, return to Italy, and hence are not lost permanently as citizens, soldiers, and taxpayers. In 1902, twenty-eight per cent. as many Italians returned from the United States as went thither; in 1903, almost thirty-eight per cent.; and in 1904, more than sixty per cent. In South America, as in the United States, the proportion returning varies widely from year to year, depending on conditions; but it averages at least fifty per cent. And those who return do not do so empty-handed: they carry with them sums of money which represent their savings, and this money, turned into the channels of industry and trade in the home country, becomes a national resource of very great consequence. Almost, if not equally, important is the transmission of money by Italians in foreign lands for the support of their families or other relatives remaining at home. The amount of wealth thus poured into Italy varies widely from year to year, but it rarely falls below $20,000,000 and sometimes rises above $40,000,000. It is the testimony of all observers that in large portions of the kingdom, as also in Greece, Spain, and Portugal, the amelioration of social and economic conditions through these channels has been very perceptible.¹

A further consideration which weighs with economists who view the emigration movement optimistically is the enlargement of trade which is supposed to follow the extensive settlement of Italians in distant countries. In the earlier years of the present century the trade of Italy with Argentina exceeded that of all other nations except Great Britain, mainly, it is contended, because Italian merchants best understand the needs and desires of the Italian settlers in the republic and because the mercantile establishments of the country have fallen widely into Italian hands. Experience goes to show that, while trade does not necessarily follow the flag, and while colonies are not

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indispensable to commercial pre-eminence, when relatively backward regions are concerned, emigration is likely to be an important influence in the determination of trade channels.

Until within recent years, Italy, like Germany, lacked suitable outlets for population in her colonies. Since 1885 the kingdom has had certain African dependencies in the vicinity of the Red Sea and the Gulf of Aden, and in the colonies of Eritrea and Somaliland it has to-day an East African dominion aggregating 188,000 square miles. These possessions, however, are but slightly developed. The coasts are not suitable for European habitation, and the interior, while healthy and in places fertile, lacks water and is occupied by tribes inclined to be hostile. It has been found impossible to divert thither any appreciable portion of the country's emigrants. Through the conquest from Turkey of the two provinces of Tripolitania and Cyrenaica in 1911-12, however, Italy has acquired a vast dependency aggregating 400,000 square miles—three and one-half times the area of the home country—with a population of not more than one million. In no small measure, the object of the conquest was to bring under Italian control a great, adjacent, undeveloped territory in which Italians might settle and find prosperity without being obliged, even temporarily, to resort to expatriation. Concerning the degree to which the Libyan country can be made to serve this purpose there continues to be difference of opinion. It is known, however, that the coasts of Tripolitania and most parts of Cyrenaica are fertile, and that, while at present there is lack of water, an abundant supply can be reached at no great depth. The miracles of irrigation which have been wrought, in many instances by Italians, in Tunis and elsewhere afford much ground for hope; and while it is denied by the anti-expansionists that the new lands can ever be fitted for European types of agriculture, it is the opinion of more optimistic travellers and surveyors that almost the whole of them can be utilised, the more favoured portions by peasant proprietors, the less favoured ones by capitalist owners of large cattle ranches. The Sicilians and other Italians of the south are especially interested in the colony, and there is every reason to suppose that they will be attracted to it in considerable numbers.
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CHAPTER XVII

A CENTURY OF LABOUR LEGISLATION IN GREAT BRITAIN

Introductory Considerations. At few points has the social economy of Europe undergone greater change since the eighteenth century than in respect to the conditions attending manual labour. Prior to 1775 in England, and on the continent prior to 1840, labour was predominantly rural—agricultural, or agricultural and industrial combined. Men lived very generally in the country, in villages, or in small towns. They and their families worked in the open air or in their own homes. Life, if not easy, was at least simple and, on the whole, safe and healthful. The introduction of machinery and steam-power, however, entailing the rise of the factory system, the concentration of industry, and the growth of cities, completely altered the situation. Large masses of people were tempted, or obliged, to abandon the life of the country, and the new industrial centres became the seats of hastily gathered, ill-adjusted, and restless populations. However labour may have been exploited under the old conditions, it was rarely subjected to a strain such as that which now befell it. Machines could run day and night, and by ambitious factory and mill operators the hours of employees were stretched to the utmost limit. Many machines did not require the attention of full-grown men, and women and children were given the places of men because their labour was cheaper. In mines, on railways and steamship lines, and even in the public employ, hours, wages, and other conditions of labour tended steadily to become less advantageous for the workman. One of the tremendous tasks of the nineteenth century was the rescue of labour from the new perils into which, under the pressure of industrial change, it had been brought. The problem arose first in England, because there it was that the new conditions were first developed; but, at one time or another, it presented itself in every portion of western Europe.
And involved in it were not only the working-people's hours of labour, their wages, and the conditions of their employment, but also their housing, their education, their relief in sickness and old age, their social status as men and their political status as citizens.

Adverse Conditions in Early English Factory Industry. As has been pointed out, the first quarter of the nineteenth century was in England a period of widespread discontent and of grave distress. The causes are numerous and by no means easy to disentangle. In the first place, there were the Napoleonic wars, which entailed exceptionally heavy taxation. In the second place, there was the ultra-protectionist policy of the Corn Laws, whereby food was made scarce and its cost was forced not infrequently to a starvation level. In the third place, there was dissatisfaction with a political system under which the mass of the people possessed no control over public policy. In the fourth place, there was in operation an essentially indefensible poor law, under which pauperism and dependency were encouraged rather than the reverse. Finally, there was the enormous dislocation of labour and of living incident to the Industrial Revolution, together with a long train of abuses by which the various stages of the transition in industry and in agriculture were accompanied.¹

While by no means all of the ills of the period can properly be ascribed to the revolution in industry, those which arose from high prices, enclosures, unemployment, and poverty only accentuated the adverse effects of the new industrialism. All periods of rapid industrial change are times of hardship. A machine is invented, and a man is deprived of the one kind of employment with which he is familiar. A factory is built, and the workman must forsake his friends and associations to remove to its vicinity. The profits of labour may be increased, although often they are not; but, if they are, the disadvantages of the new life may quite offset the gain. Eventually it may prove that, by reason of the expansion of industry and of trade,

the aggregate demand for labour is enlarged, and the change may contribute distinctly to the workingman’s good. But, for a time at least, the readjustment is likely to be disagreeable.

This was precisely the case in England in the later eighteenth and earlier nineteenth centuries. Between 1740 and 1815 there was a sixty-fold increase in the importation of cotton, a ten-fold increase in the Yorkshire clothing trade, a twenty-fold increase in the output of pig-iron, a seven-fold increase in the total volume of exports, a five-fold increase in the total volume of imports. So vast an augmentation of industrial and commercial activity inevitably meant, in the end, a greater demand for labour, higher wages, and, for many people at least, improved conditions of living. But during the earlier decades of the nineteenth century the transition had gone so far only as to be productive of the minimum of benefits and the maximum of evils. In their zeal for the extension of industrial operations and the piling up of profits, the great factory owners were as yet blind, or indifferent, to the conditions that rendered wretched the existence of their employees and were unappreciative of the principle, better recognised in these days, that in the most successful industry the interests of capital and labour are bound up intimately together. Women and children were brought into the factories, because they were able to operate the new machines as well as could men, because they were easy to control, and because they would work for lower wages. The hours of labour were drawn out to fourteen, fifteen, even seventeen, a day, because profits increased in proportion to output. Precautions in respect to safety and sanitation were neglected, because they cost money, and because there was no one to require them to be exercised. Wages were kept low, because labour was plentiful. Mills too often became veritable prisons in which men, women, and children toiled long hours, relieved only by scant sleep in fetid and cheerless homes, working until work developed disease and deformity and in many instances brought early death. The beginnings of the factory system were indeed grounded in social misery, and no one who has not read the harrowing details as set forth in the scores of “blue-books” containing the records of numerous investigating commissions during the first half of the nineteenth century can comprehend the
depth of injustice and degradation into which English labour was plunged by the rise of the modern mill and workshop. "A great wrong was done," says an English writer, "partly through greed, partly through ignorance, a wrong so bitterly felt and resented that not all the prosperity which England has enjoyed in the last sixty years, not all the concessions which the law has enjoined and the employers have yielded, have been able to bring back a good understanding between labour and capital, or alter the poor man's fixed idea that he is being exploited for the benefit of the rich."  

Until comparatively late, neither public opinion nor law did much to relieve the situation. The period was one in which the predominant social and economic principle was that of laissez-faire. The doctrine arose originally from the economic teaching of Adam Smith and represented a reaction against the restrictionist principles of the seventeenth and eighteenth century mercantilist school. It was intended to be applied more specifically to trade, but its advocates carried it into every department of economic activity. The purport of it was that the growth of wealth and of prosperity would be best promoted by allowing to the individual a broad freedom of action and by the abstention of the state from interference in economic concerns. Its more purely social application was stated by Malthus in the words: "By making the passion of self-love beyond comparison stronger than the passion of benevolence, the more ignorant are led to pursue the general happiness, an end they would have totally failed to attain if the ruling principle of their conduct had been benevolence." In practical effect, acceptance of the principle was equivalent to the assumption that all was well with the world, whatever the appearances to the contrary. At the least, it meant that what was wrong would be righted in the natural course of things and without occasion for public interference.

Beginnings of Ameliorative Legislation: Peel's "Health and Morals" Act, 1802. The delusion was a comfortable one, and England abandoned it with extreme reluctance. During a prolonged period such demands as were made for national legislation respecting the conditions of industry fell upon deaf

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1 Warner, Landmarks in English Industrial History, 310.
ears. Those who complained were informed by the new school of economists that their proposals were contrary to the immutable laws of industrial progress. Slowly, however, the iniquities of existing conditions burned themselves in upon the consciences of liberal-minded men, including not a few of the capitalists themselves, and eventually public sentiment was brought to the point of supporting and demanding legislative relief. The arousing of some feeling upon the subject can be traced to a date as early as 1784, when a serious outbreak of fever in cotton mills at Radcliffe, near Manchester, directed attention to the overwork of children, under highly dangerous and wretchedly unsanitary conditions, which the factory system even at that time commonly involved. During the ensuing decade the introduction of machinery in cotton and woollen manufacture was rapid, and in 1787 the new processes began to be employed in the manufacture of flax. Complaint of the abuses connected with the factories, especially the cotton factories of Lancashire, became common, and in 1795 a committee was appointed at Manchester to investigate the subject and report upon it. The report—which was submitted is a memorable document, because in it was made definite suggestion of a uniform national code of factory regulations. It was recognised that in some factories, under the initiative of humane employers, there were in present operation "excellent regulations." But it was affirmed that the adverse conditions commonly prevailing, in respect to hours of labour, sanitation, and deprivation of opportunities for education and for moral instruction, called urgently for remedy.

In 1802 Sir Robert Peel directed the attention of Parliament to an abuse which was perhaps the grossest of the day, i.e., the miserable condition of apprentices in cotton mills, and did it with such force that he was able to bring about the enactment of the first statute in English history relating to factory employment.¹ In their anxiety to relieve the rate-payers the au-

¹ This was by no means the first attempt at state regulation of labour in England. On the contrary, from the middle of the fourteenth century onwards legislation upon the subject was voluminous. The original Statute of Labourers, enacted in 1349, in the reign of Edward III, was renewed and amended again and again. But all legislation upon the subject prior to the close of the eighteenth century was enacted in the
thorities of the parishes, it developed, were accustomed to dispose of pauper children as apprentices, transporting them to the mills, where, while nominally "learning a trade," they were reduced to veritable slavery. Men made a business of procuring and supplying apprentices, bringing together gangs of workhouse children from neighbouring parishes and conveying them by wagons or canal-boats to factory districts where they were likely to be in demand, and subsequently disposing of them on the best terms possible to factory owners in need of "hands." Apprentices were lodged and fed, under conditions that were execrable, in cheap houses adjoining the factories; they were placed in charge of overseers whose pay was dependent upon the amount of work they could compel to be accomplished; they were flogged, fettered, and tortured, and in general subjected to repression and cruelty which exceeded that occasionally practised in the same period in the slave states of America. Meagre pay was sometimes provided, but as a rule the apprentice's only compensation was poor and insufficient food, the cheapest sort of clothing, and a place to sleep in a filthy shed.

Peel's "Health and Morals Act" \(^1\) prohibited the binding out for factory labour of children under nine years of age, restricted the working hours of children to twelve a day, forbade night labour, required that the walls of factories in which children were employed should be whitewashed and that the buildings should be properly ventilated, prescribed that every apprentice should be given at least one new suit of clothes a year, and required that bound children should be made to attend religious services and to receive an elementary education. That the prohibition of the employment of apprenticed children under nine and the reduction of the working day for children to interest of the employers, not of the employees; it increased rather than reduced hours; and, it was applied to the forms of labour which were prevalent before the factory system was developed. The principle of state control of industrial relations was quite familiar, but state control in the interest of employees was an innovation introduced by the Factory Acts. See Jevons, The State in Relation to Labour, 35.

\(^1\) The full title of the measure was "An Act for the Preservation of the Health and Morals of Apprentices and Others Employed in Cotton and Other Mills and Cotton and Other Factories." Text printed in part in Bland, Brown, and Tawney, English Economic History, Select Documents, 571-572.
twelve hours comprised a distinct improvement upon former conditions is a sufficiently striking commentary upon the nature of those conditions. The act is a landmark in the history of labour legislation, but its scope was so restricted that it can be said to have touched hardly more than the fringe of the problem. It dealt only with mills and factories in which as many as three apprentices, and twenty persons in all, were employed, and its most important provisions were applicable only to apprentices. It did not affect materially the great number of children who, at all ages, accompanied their parents to the factory at six o'clock in the morning and worked on and on until seven, or eight, or nine o'clock at night, with insufficient sleep, no fixed meal times, no leisure, and no education. Furthermore, the measure was very inadequately enforced. It was provided, indeed, that in the counties where there were factories of the kinds included within the scope of the act the justices of the peace and "visitors" whom they should designate should keep a register of the industrial establishments and should inspect them, and power was lodged in these officials to impose fines of from £2 to £5 for violations of the act. With few exceptions, however, the men to whom it fell to perform the task did not take their new duties seriously, and it is the consensus of testimony that, in the main, the law failed to achieve its purpose. The lesson was yet to be learned that until adequate administrative machinery should be provided, labour legislation would remain a dead letter.

The Factories Regulation Act, 1819. In addition to the fact of its non-enforcement, the act of 1802 was deprived of practical effectiveness by a change of industrial conditions during the first two decades of the new century. The principal factor in the change was the increased use of steam-power. In earlier times factories were located largely in remoter districts where water-power was to be had, in places whither it was necessary to transport labourers under special arrangements. A very large proportion of the labourers so transported were apprenticed children. With the more general employment of steam-power, however, industrial establishments grew up not only on an unprecedented scale but more largely in the centres of population, where the majority of the children brought into
the factories lived in their own homes and did not need to be apprenticed. To such children the protection of the Health and Morals Act, such as it was, was extended only incidentally — practically, not at all. At the close of the Napoleonic wars Peel called up the subject again for parliamentary consideration. Peel himself employed upwards of a thousand children in his factories, and he was keenly interested in the problem of relieving child labour of its most objectionable features. In June, 1815, he suggested in the House of Commons the enactment of a measure extending the law of 1802 specifically to non-apprenticed children, and in April, 1816, he proposed the appointment of a special parliamentary committee charged with an investigation of the entire subject. The committee — the first to be created for this purpose — was constituted. It conducted an extensive inquiry, taking testimony from large numbers of employers and others persons, and in 1819 Peel, with the assistance of another great manufacturer, Robert Owen, brought about the adoption of a measure known as the Factories Regulation Act.¹

By forbidding the employment of children under nine years of age, albeit only as yet in the cotton industry, this measure inaugurated one important phase of labour legislation, namely, the fixing of an absolute age limit for labourers. The act, further, forbade the employment of children between nine and sixteen for more than twelve hours a day (including an hour and a half for meals), or at any time between 8 p.m. and 5 a.m.; and it prescribed a maximum nine-hour day on Saturdays. It had been the desire of Peel, and especially of Owen, to make the act apply to woollen, flax, and all other kinds of textile establishments in which twenty persons or more were employed. But by this time the opponents of child-labour legislation were well organised and influential, and a compromise measure was the best that could be obtained. It was argued solemnly that it was cruel to forbid or restrict the labour of young children, for the reason that unless they were allowed

to work they would starve. It was contended, too, that it was for the good of the children that they be trained in diligence and kept from vicious habits. "All experience proves," wrote a pamphleteer of the day, "that in the lower orders the deterioration of morals increases with the quantity of unemployed time of which they have the command. Thus the bill actually encourages vice—it establishes idleness by act of Parliament; it creates and encourages those practices which it pretends to discourage."¹ In the words of an eminent English writer, it took twenty-five years to restrict a child of nine to a sixty-nine-hour week, and that only in cotton mills.²

The Factory Act of 1833. In 1825 and 1831 were passed acts calculated to secure the better enforcement of the measures of 1802 and 1819. But it was in 1833—a year prolific of reform legislation—that there was enacted the first really great statute upon the subject, the measure commonly designated simply as the Factory Act.³ The years immediately preceding the adoption of this "Great Charter" of labour were filled with agitation. The subject was debated in Parliament; it was investigated by public and private committees; it was discussed in newspapers and pamphlets, on the platform, and in the pulpit. There was in progress at the time a successful movement for the abolition of slavery in the West Indian colonies. Under the leadership of Owen, Michael Sadler, Richard Oastler, William Cobbett, John Fielder, and other reformers, however, the public was brought to see that, as the poet Southey had feelingly declared, the slave trade was "mercy compared to the factory system"; and the spirit of humanitarianism which was being invoked in the one cause was turned powerfully to the assistance of the other. In 1831 Sadler introduced a bill providing for a universal ten-hour day, and although a measure so radical very naturally failed of adoption, the discussion of it resulted in the creation, in 1832, of a special parliamentary committee of investigation, with Sadler as chair-

man. The committee made an exhaustive report, recommending fresh and comprehensive legislation. In the autumn of 1832 Parliament was dissolved, and at the elections which followed Sadler lost his seat, so that for the moment the movement was left without a parliamentary leader. But a group of persons interested in the continuance of the work prevailed upon Lord Ashley, later seventh earl of Shaftesbury, to assume the vacant post; and thus were enlisted the services of the man who became probably the most eloquent and influential champion of the labouring masses in England during the nineteenth century. Casting aside ease, preferment, and valued associations, Ashley threw himself without reserve into the fight for what was, among people of his station, an unpopular cause, and upon him it devolved to bear the brunt of the conflict by which the enactment of the law of 1833 was immediately preceded. He was at that time but thirty-two years of age.

Not until after a new royal commission of investigation had been created and had submitted a report strongly advocating further legislation did it become possible to bring the wavering Parliament to the point of decision. As under the circumstances was inevitable, the Factory Act of August 29, 1833, was a compromise. It did not prescribe the ten-hour day upon which Sadler and his co-labourers had been bent, but it marked a very great advance upon the laws previously in effect. In the first place, its provisions were made applicable not only to cotton mills but also to woollen, flax, hemp, tow, and linen mills—in fact, to all textile establishments, although some exceptions were made in favour of those utilised for the manufacture of silk. In the second place, the labour of children was subjected to regulations much more rigorous than any previously existing. The act forbade unconditionally the employment of children less than nine years of age, except in silk mills. It fixed the maximum hours of labour for children under thirteen at nine a day (including an hour and a half for meals) and forty-eight a week, and for persons under eighteen at twelve a day (with similar arrangements for meals) and sixty-nine a week. It prohibited work by persons under eighteen in any kind of factory between the hours of 8:30 P.M. and 5:30 A.M. It stipulated that child labourers should be given an average of
two hours' schooling a day, and that two whole, and eight half, holidays should be allowed in the course of every year. Finally, the act made provision for the first time for a system of inspection involving the employment of men who had no connections with the communities in which the factories were situated, and who, by becoming specialists in their work, might acquire the information needed for the further development of legislation for labour protection. Four government inspectors were provided, to be under the control of the Home Secretary, and to them were given powers which for that day were extraordinarily wide. They were authorised to enter at will any factory in operation, to make inquiries, and to summon as witnesses any persons whatsoever. They were authorised to make such rules and regulations as should prove necessary for the enforcement of the act, and in the execution of both these supplementary regulations and the provisions of the original statute they were given powers co-ordinate with those of a justice of the peace. They were required to meet twice a year to confer upon the methods of discharging their duties; also to submit to the Home Secretary twice a year full reports of their proceedings. "The act of 1833," it has been well said, "is no less epoch-making in the history of the administration of labour laws than is the act of 1802 in the history of labour legislation itself." ¹

The Broadening Problem. Some idea of the effectiveness of the Factory Act may be gathered from the fact that whereas at the time when it was passed there were more than 56,000 children employed in 3,000 mills, five years later there were only 24,000 children in 4,000 establishments. After all, however, the act was but a very partial solution of the general problem. When it was passed it pleased no class of people entirely, and when it was put in operation there appeared in it defects that had not been anticipated. Grave abuse arose from the fact that the certificate of any physician or surgeon was sufficient to prove the alleged age of a person seeking employment. By ingeniously devised "relay" systems, furthermore, employers contrived to get the maximum of service from

their employees under conditions of peculiar hardship, while yet keeping within the letter of the law. As a class, the employers were opposed to the act in its entirety. Many were convinced, as were the economists of the day, that all legislation of the kind was unsound; many felt it to be gross injustice that the industries in which they happened to be engaged should be singled out for the imposition of such restrictions. The common disposition was to evade the law and to work for its repeal.

The project in which the leaders of the labouring masses were interested chiefly was the statutory limitation of the labouring day for factory operatives to ten hours; and it was because they believed that this fundamental reform had been thrust into the background by the act of 1833 that the labourers regarded that measure with limited enthusiasm. During ensuing years popular agitation centred almost entirely upon the subject of a ten-hour bill. "The Bill, the whole Bill, and nothing but the Bill," became the cry. The radicalism of the public demand not only stiffened the opposition of the employers but alarmed the public authorities, and a decade elapsed before there was further legislation of importance. This decade was, however, in the history of English labour legislation, one of very great importance, for in the course of it the recognised problem of state regulation of industrial conditions acquired a breadth and seriousness which hitherto it had lacked. The problem was now extended to embrace the question of child labour outside the factories, and also the factory labour of women.

The advocates of the earlier factory acts had been ridiculed for confining their attention entirely to the employment of children in factories, when admittedly in mines, collieries, and other kinds of industrial establishments there existed conditions quite as distressing as those which it was sought to reach in the factories. In 1840 Lord Ashley, affirming that the step had long been in contemplation, moved in the House of Commons that there be undertaken an inquiry into "the employment of the children of the poorer classes in mines and collieries, and in the various branches of trade and manufacture in which numbers of children work together," not included within the scope of the existing factory acts. With the appointment, in
1840, of the first Children’s Employment Commission, Parliament, in effect, accepted the shift of ground which Ashley’s resolution contemplated—that, namely, from factory regulation to industrial regulation in general. The Commission issued two elaborate reports, the first, in 1842, dealing exclusively with mines, the second, in 1843, dealing with other trades and manufactures. Each report was followed by important legislation. The first one, revealing a state of affairs in mines which was fairly sickening, led immediately to the adoption of the Coal Mines Regulation Act of 1842—the first measure of the kind in English history—wherein the employment underground of women and children, and of boys under the age of ten, was altogether prohibited.\(^1\) Action resulting from the second report was delayed by a series of parliamentary manoeuvres arising from the government’s unwillingness to consider a ten-hour bill, but in 1845 it bore fruit in a Print Works Act, which in succeeding years was followed by a Bleach Works Act, a Lace Works Act, and a long series of other measures relating to industries which were not strictly in the nature of textile manufacture.

**The Factory Act of 1844 and the Ten Hours Law of 1847.** Meanwhile there had been placed upon the statute books a new and highly important law supplementary to the Factory Act of 1833. This was the Factory Act of 1844, applying to substantially all textile establishments.\(^2\) At one vital point only was the measure reactionary: it prescribed eight instead of nine as the minimum age of child employees. It provided protection for three chief classes of persons. Children between eight and thirteen years of age were to be employed under virtually the conditions prescribed by earlier acts, save that three hours daily instead of two were to be allowed for school instruction, and that they should work either the same hours on alternate days for a maximum of ten hours or half time (not to exceed six and one-half hours) every day. The maximum work-

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ing time of "young persons," that is, persons of both sexes between the ages of thirteen and eighteen, remained twelve hours a day and sixty-nine hours a week; but the benefit of meal hours was more effectually assured by clauses forbidding protected persons to remain in the factory during meal time and requiring all meal hours to be taken at the same time. A highly important innovation was the extension of the law's protection to a third class of persons, namely, adult women employees, whose maximum hours of labour were made uniform with those of "young persons." It was required that in addition to Sundays, a stipulated portion of Saturdays, Christmas Day, and Good Friday, there should be allowed every year eight half-holidays. The means of enforcement of the law were made more adequate, and not only was it required that dangerous machinery should be fenced and that all accidents should be reported to an inspector, but for the first time it was stipulated that pecuniary compensation should be made for preventable injuries arising from unenclosed machines.

Agitation for a ten-hours law had by no means ceased. Lord Ashley's proposal that the bill of 1844 be amended so as to include a provision of this nature was rejected; indeed Peel, who was then prime minister, threatened to resign unless it should be rejected. In 1846 Ashley brought forward a fresh measure upon the subject; and, despite the failure of the author of the bill to be re-elected to Parliament in that year, the project, after being once defeated, was piloted through by Fielden. On June 8, 1847, the long-desired Ten Hours Bill became law. On and after May 1, 1848, according to its stipulations, the maximum number of working hours for all women and "young persons" in the textile industries became fifty-eight a week which, with the part holiday of Saturday, meant a daily average of ten hours. Difficulty arose from the revival of the relay system by the employers, who kept their factories open twelve, fifteen, and even twenty hours a day, working their employees in shifts. Under the leadership of Lord Ashley (now returned to Parliament) there was passed, accordingly, in 1850 an important measure which restricted the working day for all persons covered by the act of 1847 to the hours between 6 A. M. and 6 P. M. in summer and 7 A. M. and 7 P. M. in winter, and forbade
work by protected labourers after 2 p.m. on Saturdays. By an act of 1853 the same regulations were extended to children. Although these measures applied only to the textile industries, and only to persons under eighteen years of age and to women, they served practically to fix the limitations of the English working day.

Extension of Regulation: the Factory and Workshop Act, 1878. Aside from a retrogressive act of 1856 relating to the protection of employees from dangerous machinery, there was little legislation affecting textile labour during the next decade. But there were notable extensions of the existing laws to non-textile industries. A new royal commission, constituted on motion of Lord Shaftesbury in 1861, spent four years (1862–66) in exhaustive investigation of current conditions. Already, in 1860, the labour of children and of "young persons" in bleaching establishments had been subjected to regulation. In 1861 dyeing establishments were brought within the pale of the law, and in 1863 bakehouses. Following directly a report of the commission, there was passed in 1864 a measure bringing under regulation potteries, lucifer-match factories, percussion-cap and cartridge factories, and the two employments of paper-staining and fustian-cutting. This measure was important for two special reasons. One is that in it appeared for the first time provisions requiring ventilation to be applied to the removal of injurious gases, dust, and other impurities generated in the processes of manufacture. The other is that by prescribing regulations to operate in connection with isolated labour, and with employments as such, the measure became more than merely a factory act and threw open the door for the public regulation of all labour everywhere. The year 1867, in which were submitted the last of the commission's reports, was marked by two further measures of consequence. One, the Factory Extension Act, extended the prevailing factory laws to all blast furnaces, copper mills and foundries, brass foundries, paper factories, glass factories, tobacco works, printing and book-binding establishments, and to all other manufacturing plants in which fifty or more persons were employed. The second, the Workshop Regulation Act, applying to those smaller industrial establishments which under the technicalities
of the English law were differentiated from factories, put in operation in them a body of regulations closely resembling, although not identical with, the regulations already applicable to factories. The enforcement of the Workshop Act was entrusted to the local sanitary authorities; but the arrangement proved unsatisfactory, and in 1871 the work was assigned to the national factory inspectors.

By the measures of 1864 and 1867 the broad lines of Great Britain's present scheme of labour protection were practically completed. It remained to co-ordinate the body of law upon the subject, to fill up the gaps that remained in it, and by a succession of measures gradually to raise the level of the requirements which it embraced. In 1870 there were on the statute books some fifteen regulative measures, including the original act of 1802. This mass of law was filled with contradictions, exceptions, exemptions, and illogical and vague stipulations. The situation was further complicated by the rise, in some industries, of powerful trade unions which voiced fresh demands and occasionally succeeded in forcing shorter hours and more favourable conditions than the law required. Furthermore, it was in the early seventies that attention began to be given the question whether all adult labourers, men as well as women, should not be afforded the protection of the law. A Factory Act of 1874, which reduced the working day of protected persons in textile factories by a half-hour and introduced some other minor changes, acquired considerable importance by provoking active discussion of this question, in Parliament and outside.

As a means of relief from the confusion which prevailed resort was had, in 1875, to the time-honoured device of a royal commission; and the report which this commission submitted, in 1876, became the basis of a general consolidating measure enacted in 1878 and entitled the Factory and Workshop Act, although commonly cited as the Factory Consolidation Act. The purpose of this measure was affirmed to be to "consolidate and amend" existing acts so as "to remove discrepancies prevailing amongst them and render their administration more even and secure." The act systematised the fabric of existing law and strengthened the arrangements provided for enforce-
ment. Industrial establishments were thrown into five categories—textile factories, non-textile factories, workshops, workshops in which neither children nor "young persons" were employed, and "domestic" workshops in which only members of the family were employed—and the distinction between a factory and a workshop was hereafter to be based, not upon the number of persons employed, but upon the use or non-use of machinery driven by steam, water, or other mechanical power. Various occupations were exempted from regulation; likewise workshops in which men only were employed.

Present Status of Labour Legislation. The history of labour legislation since 1878 presents two principal aspects. The first is the continued extension of state protection to persons engaged in gainful occupations, whether working at home or in places where labour is congregated in quantity. The second is the enactment of special measures of protection for labourers engaged in the so-called dangerous trades. In 1891 there was passed a comprehensive statute consolidating and extending existing legislation, and incidentally raising the minimum age at which children might be set to work from ten years (under the act of 1874) to eleven. And in 1901 there was passed a further consolidated and revised measure which, taking effect January 1, 1902, is to-day in operation. The range covered by these statutes is very great. Subjects dealt with in detail include the age and physical fitness of workers, hours, the construction of factories and workshops, sanitation, security against accidents, fire hazards, and the conditions specially attending the trades designated as dangerous. Places of manufacture are classified broadly in two groups, factories and workshops. With a few carefully stipulated exceptions, a factory is, in the eye of the law, a work-place where manual labour is exercised for gain in or incidental to the making, repairing, or finishing of any article or part of article, and in which steam, water, or other mechanical power is employed in aid of the manufacturing process. A place of manufacture where such power is not employed is a workshop. Factories are dealt with by the law under four categories: (1) textile; (2) non-textile; (3) domestic; and (4) tenement. Workshops, similarly, are classed as (1) domestic; (2) adult;
(3) male adult; and (4) tenement. The factory and workshop acts do not apply to mines and quarries of a depth exceeding twenty feet, which are provided for in separate statutes enforced through the Bureau of Inspection of Mines. Nor do they apply to railroads, except lines and sidings used in connection with factories and workshops; all other lines are subject to laws administered under the direction of the Board of Trade. The acts do, however, apply to a limited extent to docks, wharves, quays, warehouses, and buildings in course of construction or repair.

For the present status of the law upon the many subjects covered the reader must be referred to the texts of statutes or the special treatises within the field. Only a few cardinal facts can be noted here. In the first place, the act of 1901 made the prohibition of the employment of a child under twelve years of age in any kind of factory or workshop direct and absolute. Certificates of physical fitness for employment must be obtained by the employer from the certifying surgeon for the district for all persons under sixteen years of age employed in a factory and, under certain conditions, in a workshop. The employment of children, young persons, and women is regulated minutely as regards ordinary and exceptional hours of work, ordinary and exceptional meal-times, maximum of continuous hours of work, and number and length of holidays. In textile factories the hours of labour must fall between 6 a.m. and 6 p.m. in summer, and between 7 a.m. and 7 p.m. in winter, with a minimum aggregate of two hours' interval for meals out of the twelve, a limit of four and one-half hours of work at a stretch, a Saturday half-holiday, and under no conditions work overtime. In non-textile establishments the ten-hour day prevails, but the limitations imposed upon the employer are somewhat less rigorous. Night work is allowed in certain specified industries, under conditions, for male workers, but for no other workers under eighteen; and overtime for women may never be later than 10 p.m. or earlier than 6 a.m. In all establishments six holidays must be allowed in the year, and, except for Jews, under stipulated conditions, Sunday labour is forbidden. It will be observed that the persons to whom these regulations apply are, strictly, (1) children, i.e., between the ages of twelve
and fourteen; (2) young persons, i.e., between the ages of fourteen (thirteen, if the necessary educational certificate has been obtained) and eighteen; and (3) women of all ages above eighteen. There is, however, a vast body of regulations respecting sanitation and safety in the conduct of manufacturing processes which, broadly, apply to male employees equally with the "protected" classes.

It is to be observed, also, that parallel with the development of protective legislation applying to factories and workshops has been the growth of similar legislation respecting the hours and conditions of labour in mines. As has been pointed out, the first Mines Act was passed in 1842 in consequence of startling revelations made by Lord Ashley's first Commission on the Employments of the People, appointed in 1840.¹ This measure prohibited the employment of women and girls, and of boys less than ten years of age, underground; but it was only in 1850 that reporting and inquiry into fatal accidents, and only in 1855 that other safeguards of health, life, and limb in mines, were systematically required by law. The principal statute upon the subject at present in force is the Coal Mines Act of 1872, based on the recommendations of a commission which reported in 1864, and amended at several points in 1884, 1886, 1887, 1894, 1896, 1900, 1903, and 1906. The prohibition of the employment of women and girls underground remains untouched, and the minimum age at which boys may be employed underground has been raised, successively, from ten in 1872 to twelve in 1884 and thirteen in 1900. The minimum age at which boys and girls may be employed above ground in connection with any mine, fixed at ten years in 1872, was raised in 1887 to twelve. The hours of employment of a boy underground may not exceed fifty-four in any one week; and in 1908 an act was passed by which it is stipulated that no workman, adult or otherwise, may be required to remain below ground in a mine for the purpose of ordinary work more than eight hours in any consecutive twenty-four.²

² Some surviving questions relative to hours, child labour, and state regulation are freshly discussed in S. J. Chapman, Work and Wages
Administrative Arrangements. The administration of factory and workshop regulations devolves upon the Secretary of State for Home Affairs; and administrative control includes the power, which is liberally exercised, to issue orders and rules supplementary to parliamentary enactments relating to industrial processes and conditions. In the Home Office is a factory inspector department, presided over by a chief inspector and supervised, under the Home Secretary’s general directions, by a permanent under-secretary. There is a degree of centralisation which insures uniformity of method as well as effective responsibility. The inspection staff falls into three divisions: (1) the supervising force, (2) the district inspector’s force; and (3) the special inspecting force. The supervising force consists of the chief inspector, two deputy chief-inspectors, and six division superintending inspectors, one in charge of each of the six great inspection divisions in which the United Kingdom has been laid out. The six divisions are divided into fifty-one districts, each with a district inspector and as many assistants as may be needed, all working under the direction of the divisional superintendent. The special inspecting force consists of women inspectors (of whom, in 1913, there were twenty), together with two medical inspectors, one electrical inspector, one inspector for dangerous trades, and a half-dozen other inspectors who have various more or less occasional duties. At the close of 1913 the complete staff of inspectors of all grades numbered 224. Inspectors are more liberally paid than in continental countries, and in 1912 the budget for the administration of the factory acts rose to £98,926. Prior to the middle of the nineteenth century inspection officials of all ranks were appointed by the Home Secretary without examination. After 1850 civil service examinations were introduced gradually, and at the present day appointments are made regularly from lists of persons who not only have passed two searching examinations but have rendered probationary service covering two years. By general testimony, the force possesses to-day an exceptionally...
high order of intelligence, integrity, and executive capacity. At
the close of 1911 the work of inspection was extended over 117,-
275 factories and 155,697 workshops, in which were employed
3,274,868 males and 1,852,241 females, or a total of 5,127,109
people.\footnote{Annual Report of the Chief Inspector of Factories and Workshops
(London, 1911), 289.}

The Problem of Sweating. It has long been recognised by
British statesmen and economists that a prime abuse of labour
is "sweating." The term is one which does not admit of al-
together specific definition. Fifty or sixty years ago it was
employed to denote a system of sub-contract under which the
middleman, taking advantage of the disorganisation and help-
lessness of the workers, kept wages at the lowest possible level;
and it almost inevitably followed that the work, which was
carried on largely in the workers' houses, was performed under
grossly unsanitary conditions. To-day the term is employed
more broadly, being used in connection with many trades in
which there are no sub-contractors or middlemen. A report of a
committee of the House of Lords submitted in 1890 practically
fixed present usage by affirming the impossibility of framing a
precise definition but showing that the evils of the system desig-
nated by the term "sweating" are three, i.e., a rate of wages
inadequate to the necessities of the workers or disproportionate
to the work done, excessive hours of labour, and the unsanitary
condition of the houses in which the work is carried on.

The sweating system originated early in the nineteenth cen-
tury, in the manufacture of clothing for the army and the navy.
Government contractors gave out work to sub-contractors, who
got it done by employing workers directly or by again sub-let-
ting it. Later the method was adopted in the manufacture of
ready-made clothing for civilian use. In 1850 there was in-
stituted a vigorous agitation against the system, inspired
mainly by a series of articles in the \textit{Morning Chronicle}, which
were followed by the pamphlet \textit{Cheap Clothes and Nasty}, writ-
ten by Charles Kingsley under the pseudonym "Parson Lot," and
by his novel \textit{Alton Locke}. Kingsley and his friends, the
Christian Socialists, undertook to combat the evils of sweating
in a practical manner by encouraging the establishment of co-
operative workshops; but several experiments in this direction proved indifferently successful. In 1876–77 the public was aroused by vivid revelations of the risk of infection from garments made up amid unsanitary surroundings; but interest quickly waned. It was only about 1885 that it began to be recognised somewhat generally that the fabric of labour legislation which had been woven since the passage of Peel's Health and Morals Act covered by no means the whole of the industrial field, and that long hours, meagre wages, and degradation of workers (especially women and children) were still productive of untold misery and of real danger to society. Interest in the particular problem of sweating was stimulated afresh at this time by the increasing immigration of poor foreigners into East London, where large numbers were employed in the tailoring and boot-making trades under conditions similar to those which at earlier times had created alarm. In 1888 there was appointed in the House of Lords the special committee above mentioned, presided over by Lord Dunraven, and a thorough investigation of the situation bore fruit in the memorable report of 1890. The causes of sweating were found to be highly complex. Chief among them were (1) the inefficiency of the workers and the excessive supply of unskilled labour, (2) early marriages, (3) the large supply of female labour made available by the fact that married women working at unskilled labour in their home, in the intervals between attending to their domestic duties, and not wholly supporting themselves, could afford to work at what, for unmarried women, would be starvation wages; and (4) the tendency of the residuum of the population in large towns to form a helpless community, subject readily to industrial exploitation. "Such being the condition of the labour market," concluded the committee, "abundant materials exist to supply the unscrupulous employer with his wretched dependent workers."

The investigations of 1888–90 led to no early legislation, but it prompted the formation of an Anti-Sweating League, pledged to secure the enactment of a law establishing a minimum wage for workers in sweated industries and trades. Several

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1 Known as the Fifth Report from the Select Committee of the House of Lords on the Sweating System.
attempts prior to 1906 to induce the Unionist governments of Lord Salisbury and Mr. Balfour to sponsor a minimum wage bill failed. At the accession of the Liberals to power, in 1905, effort was redoubled. In connection with the Daily News, the League held a Sweating Exhibition in London, and also a Sweating Conference at the Guildhall at which were represented two million organised workers. In 1908-09 several private member's bills on the subject were introduced in the House of Commons, and on March 24, 1909, a government measure relating to it — the Trade Boards Bill — was brought forward by Mr. Winston Churchill, then President of the Board of Trade. This bill was debated at some length, although not entirely on party lines, and, after being amended slightly, was passed in the two houses. On October 20, 1909, it received the assent of the crown; and on January 1, 1910, the measure went into effect.

The Trade Boards Act, 1909. The Trade Boards Act was based upon the principle of wage-regulation through the agency of trade commissions, a principle already embodied in legislation in the Australian colony of Victoria in 1896 and in South Australia, and bearing close relation to the system of compulsory arbitration established in New Zealand in 1894 and subsequently copied by New South Wales and Western Australia.\footnote{W. P. Reeves, State Experiments in Australia and New Zealand 2 vols. (London, 1902).} The act was made immediately applicable to certain trades in which exceptionally low wages prevailed — ready-made and wholesale tailoring, machine-lace making and chain-making, and the making of paper or chip boxes — and the Board of Trade was given power to add to or to subtract from the list by provisional order, subject to the usual parliamentary confirmation.\footnote{By a provisional order of 1913 the application of the act was extended to a half-dozen additional industries employing, in the aggregate, 150,000 to 200,000 people. It is stipulated that in each of the trades affected by the act there shall be a trade board, of no fixed number, but composed of an equal number of representatives of employers and representatives of the workers, together with appointed members whose number must be less than half that of the representative members. The representative members are chosen by the em-}
ployers and workers, respectively; the appointed members are designated by the national Board of Trade. Women are eligible on equal terms with men. At the discretion of the Board of Trade, separate boards may be constituted for distinct branches of a trade, and it is required that in so far as possible separate boards shall be maintained for Ireland. The chairman and the secretary of each board are designated by the Board of Trade. A board may, if it chooses, establish subordinate agencies in the form of district trade committees consisting partly of members of the board and partly of other persons representing the employers and workers of a definite geographical area.

The duties of the trade boards relate almost exclusively to the determination of wages. "Trade boards," says the law, "shall, . . . fix minimum rates of wages for timework for their trades, . . . and may also fix general minimum rates of wages for piecework for their trades, . . . and those rates of wages (whether time- or piece-rates) may be fixed so as to apply universally to the trade, or so as to apply to any special process in the work of the trade or to any special class of workers in the trade, or to any special area." 1 The rates so determined become obligatory, by order of the Board of Trade, upon the expiration of six months from the date when agreed upon by the trade board, although under certain circumstances they may be made partially operative during this interval. Employers who pay lower wages than are required by the regulations are subject to heavy penalties in the form of fines. The trade board hears all complaints, conducts investigations, and takes whatever legal steps may be necessary to enforce its orders. The law requires of the boards, further, that they shall consider and report upon, as occasion may demand, any matters referred to them by a Secretary of State, the Board of Trade, or any other government department, with reference to the industrial conditions of the trades which they represent.

During the first year of the operation of the act several trade boards were set up and their labours were successfully inaugurated. State regulation of wages is a somewhat drastic proceeding, and such action is admittedly a matter of exceptional delicacy in a country where public interference with the

1 Hayes, British Social Politics, 249-250.
liberty of the individual is tolerated only when that liberty has degenerated into license. The sweated trades which have been singled out for treatment, however, have notoriously stood in need of a reformation, and in its endeavour to remove disgraceful conditions of labour and to substitute for them something more in consonance with justice and humanity the Board of Trade has had the unflagging support of public opinion. To thousands of under-paid, under-fed, and otherwise wretched toilers—"the most hopeless of God's creatures in this country," in the words of an eminent labour leader—the law has brought substantial relief.

SELECTED REFERENCES


CHAPTER XVIII

LABOUR LEGISLATION IN CONTINENTAL COUNTRIES

Early Phases in France. In every country on the continent in which there has been any considerable development of the modern forms of industrialism there is in operation at the present day a code of law regulating, in the interest of the worker, the conditions attending employment in factories, shops, and mines. These codes are in all instances products of the nineteenth and twentieth centuries; few of them antedate 1860. Speaking generally, systematic labour legislation was undertaken in the various countries in the order in which these countries were affected by the introduction of machinery and the rise of the factory system, and on the continent the legislation followed the industrial change with less delay than in England. The question whether the state should concern itself with the newly arisen conditions of labour to the extent of making and enforcing laws concerning them was threshed out first in Great Britain, and in a measure the results there were decisive for the world. At all events, by the time when the more baneful effects of the new industrialism began to be felt in a serious degree in France, in Germany, and in Switzerland, there had been developed in all western Europe an attitude of mind which was more hospitable toward the imposition of state regulation than that with which Peel and Owen and Lord Ashley were obliged to contend in the England of the early nineteenth century. And it need not occasion surprise to find that in relation to a number of important matters remedial legislation has been carried in certain continental states to a point beyond that as yet attained on the opposite side of the Channel.

The first country on the continent in which legislation for the protection of labour was undertaken systematically was France; and in that country the earliest important legislation of the kind dates from the reign of Louis Philippe, the first
great statute upon the subject being enacted in 1841. It is but fair to observe, however, that subsequent to the suppression of the privileges of the gilds during the Revolution there were attempts to regulate certain trades, involving the restriction of hours of labour, and that these efforts were carried farther during the régime of Napoleon. A law of April, 1803, prohibited work in manufacturing establishments before 3 A.M. and stipulated that each worker should have a *livret personnel*, or "work book." A police ordinance of September 26, 1806, prescribed the hours for the beginning and ending of the day's work, in summer and in winter, for masons, bricklayers, carpenters, plumbers, and some other groups of workmen. And at the close of the period there was enacted, on January 3, 1813, a comprehensive law regulating labour in mines; also on November 18, 1814, a statute making some provision for the cessation of work on Sundays and holidays. The first of these two measures prohibited absolutely the employment of children under ten years of age in mines. In Great Britain there was no similar legislation, nor indeed any upon the subject of labour in mines, before 1842.

It has been pointed out that, in the main, the period of the industrial revolution in France was the second quarter of the nineteenth century. It is true that the first cotton mill in the country was set up as early as 1785, and that during the era of Napoleon there was persistent effort to increase the use of spinning and weaving machinery. But prior to 1825 textile manufacturing was carried on very largely on the household plan, and as late as 1834 there were only 5,000 mechanical looms in the country. In the decade 1830-39, however, the growth of the factory system was very rapid, and in 1841 the number of mechanical looms in operation was more than six times as large as it had been only seven years earlier. Now appeared the same sorts of abuse which, under similar circumstances, had appeared in England—excessive hours, heartless exploitation of children of tender age, employment of women and children amid surroundings destructive of health and morals; and with the abuses appeared also, fortunately without much delay, public demand for corrective legislation.

The Orleanist Period: Child Labour Law of 1841. The
development of the cotton industry was most rapid in the north-eastern portions of the country, notable in the region of Alsace; and there, at Mulhausen, in 1827, was organised the first of several important societies whose purpose was to promote legislation for the protection of industrial workers. A report submitted to this Société Industrielle de Mulhouse in the year mentioned demanded the restriction of child labour in factories on the lines already being followed in England, together with measures safeguarding the health of workers by the regulation of conditions of sanitation and safety in industrial establishments. The society petitioned the government for a law fixing a minimum age for workers in factories and prescribing the better protection of child labourers. No action followed immediately, but the subject appealed to Guizot, the minister of public instruction, and under his direction fruitful inquiries were instituted, especially upon the connections between the employment of children in industry and the development of public education. In 1833 the Academy of Strassburg submitted to the Mulhausen Société Industrielle a series of questions on child labour, and two years later the Academy of Sciences created a committee to undertake a thorough statistical investigation of the subject. In a report of this committee, published in 1839–40 under the title "Table of the Physical and Moral State of the Workers Employed in Linen and Silk Manufacture," there was revealed a shocking state of affairs in respect especially to the age at which children were employed in factories, the wages paid to them, and the physical and moral condition of the young in the principal centres of industry. The report called for the immediate adoption of measures of reform.

The activity of the Academy, reinforced by petitions from other organisations, brought the government at length to the point of action. On March 22, 1841, there was passed, after much deliberation, a child labour law applying to all industrial establishments operated with motive power, machinery, or continuous fire, and employing at least twenty workers, without regard to their ages. This measure began by stipulating that the minimum age of children employed should be eight years. In Great Britain at that time the minimum age of employees
was, in most branches of factory industry, nine years. The act further prescribed that the working day of children between eight and twelve years of age should not exceed eight hours, and of children between twelve and sixteen should not exceed twelve hours, with provisions in all cases for a mid-day lunch period. There was some provision, also, for the education of children under the age of twelve. Penalties for violation of the law ranged from 16 to 100 francs, and the task of enforcement was entrusted to commissions in the arrondissements, consisting of public functionaries and ex-magistrates, under the general supervision of the police prefects. From a ministerial statement it appeared that in the seventy-five departments then existing there were more than 5,000 establishments to which the law was applicable, while the number of children under sixteen years of age working therein was at least 70,000.

From 1841 to 1848 there was little agitation for the extension of the law that had been enacted, but there was much discussion of the means of its enforcement. In the course of parliamentary debate upon the subject in 1843 it was shown that an inspection service was organised in 253 arrondissements and that the number of persons assisting from time to time in the work of inspection was 1,643. Nevertheless, it was commonly admitted that the law was not being enforced adequately, especially that portion of it which undertook to restrict the maximum hours of labour of children under twelve years of age. In a petition addressed to the Chamber of Deputies in 1843 the Société Industrielle urged that the work of inspection be committed to a small number of persons specially chosen, as was the practice in England, where there were but four inspectors for the entire country. And in February, 1848, a bill making the desired change was passed by the Chambers. Before the measure could be put in operation, however, it was in effect invalidated by the outbreak of revolution in the capital, followed by the proclamation of the Second Republic.

Labour and the Revolution of 1848. Although unsuccessful, and in the main devoid of lasting influence, the industrial experiments of the French revolutionary government of 1848 constitute one of the interesting chapters in the history of
European labour. The revolution was itself the work of two principal groups of people who were dissatisfied with the state of affairs under the Orleanist monarchy, i.e., the Republicans and the Socialists; and when, on February 24, the Republic was proclaimed, both elements were accorded substantial representation in the provisional government which for the time assumed control of the nation’s affairs. The Republicans desired simply to establish permanently a republican form of government. But the Socialists, ably led by Louis Blanc, insisted upon a thoroughgoing regeneration of society in the interest of the wage-earning class; and the Republicans, being unable to control the situation alone, found themselves obliged to concur in a series of revolutionising measures of which they approved but sparingly.\(^1\)

The ultimate aim of the Socialists was the substitution of public for private ownership and control of property, to be achieved gradually through the organisation of state-aided co-operative societies. A more immediate aim, however, was the provision of work and wages for all persons who stood in need of them. One of the cardinal doctrines of Blanc was that every man has an inalienable right to remunerative employment, and for a time the Socialists were sufficiently dominant to be able to compel the provisional government to attempt a practical application of this theory. Work for all was promised, and to supply it government shops were established and large public enterprises were undertaken. In the Luxembourg Palace was established a labour commission, composed of workingmen, employers, and political economists, with Blanc as chairman, and to it was committed the duty of investigating labour conditions and reporting on them to the government. Within a week this commission demanded a reduction of the working day for adults by one hour, making it ten hours in Paris and eleven in the provinces. On March 2 the change was ordered, and it was provided that the enforcement of the new regulation should be attended to in the capital by the commission and throughout the country by the authorities of the communes. In point of fact, the measure remained largely a dead letter. Months later, after the provisional government

\(^1\) See pp. 494–496.
had been superseded by the National Constituent Assembly, there was substituted for it an act (September 9) which fixed the maximum day’s labour in factories and workshops at twelve hours, in the capital and the provinces alike, and committed the task of enforcement to the police prefects.

Meanwhile, the national workshops had proved a failure. Their administration had been entrusted deliberately by the provisional government to a personal enemy of Blanc, and the experiment was tried under conditions which from the outset precluded the possibility of a fair test. The government found itself swamped with applications for employment, and was wholly unable to supply labour which was needful, productive, and adapted to the labourers’ capacities. It was unable to pay wages which would satisfy the clamorous workers, and eventually the number of working days was reduced for each man to two a week, and his total wage for the week was fixed at eight francs. In June the enterprise was abandoned and the workers were given the alternative of joining the army or going into the country to labour on public improvements. The announcement of this change of policy on the part of the National Constituent Assembly precipitated the most serious disorders — the uprisings of the “June Days”— which Paris had witnessed since the great Revolution; but the national workshop project was never revived. The whole episode had the unfortunate result of leaving among the labouring populations an enduring legacy of hatred toward the bourgeois, employer class.

After 1848 no further labour legislation of consequence was enacted until 1874. The twelve-hour law of 1848 was amended somewhat by decrees of 1851 and 1866. But it remained practically a dead letter, and the continued activities of the Société Industrielle of Mülhausen, the Academy of Sciences, and other organisations interested in labour questions were directed mainly toward securing its enforcement. In 1867 there was founded a National Society for the Protection of Apprentices and Children in Factories, and in the same year fresh impetus was given the movement by the Universal Exposition held at Paris. As early as 1856 some of the departments began

1 At one time more than 100,000 men were at work.
creating local inspectors of labour. But such feeble proposals as emanated from the government of Napoleon III were never followed up.

Labour Legislation under the Third Republic. The establishment of the Third Republic, in 1870, created once more a situation favourable for advanced social legislation; for although the event was synchronous with the country's great defeat at the hand of Prussia, the rebound of national spirit and energy which followed the war had as one of its most pronounced features the accentuation of the national desire for social justice. In 1872, when the recovery was but well begun, the National Assembly, acting as the governing authority pending the adoption of a permanent political system, appointed a commission charged with the task of making an investigation of the condition of the labouring classes of the country. And after prolonged inquiry the commission reported in favour of the extension of legal protection to all workers in all industrial establishments, together with the institution of a nation-wide inspection service to enforce the laws. The statute of May 19, 1874, based upon the commission's recommendations, fell short of the desires of some reformers. But it was a notable piece of legislation. It applied to both mines and industries. It limited the age of child workers to 12 years (in exceptional cases to 10); it restricted the hours of labour of children under 12 years to six a day, and of children between 12 and 16 years to twelve; it provided for rest intervals; it prohibited night-work for boys under 16 years of age and for girls under 21; it required school instruction for child workers under 13 years; and it made some provision for sanitary conditions in workshops. In short, it extended the protective measures hitherto applicable to child labourers, and it instituted the first legal protection for female labour. Finally, it established for the first time in France a special inspection service for the enforcement of labour law. This service consisted of fifteen division inspectors, aided by the inspectors of the various departments and supervised by a Commission Supérieur du Travail.

Labour is publicly regulated in France to-day under a system which represents an amplification of that established in
1874. In 1880 the provisions for Sunday rest were extended. In 1882 and succeeding years the work of children and of women in certain kinds of industrial establishments was prohibited. In 1892 there was important legislation involving the further regulation of the labour of women and children, together with a reorganisation of the inspection service (the number of inspectors being raised to 106) on the lines adhered to at the present day. In 1906 the enforcement of labour regulations and the development of favourable conditions among the labouring masses were given fresh impetus by the establishment of a new administrative department of the national government known as the Ministry of Labour. And a few years later there was begun the preparation of a new Labour Code, comprising a consolidation and extension of pre-existing legislation upon the subject. The Code is arranged in seven books. The first, containing the law of labour contracts, was published in 1910 and the second, dealing with the regulation of labour under certain conditions and of labour inspection, in 1912. The work is yet to be completed; but unquestionably it will constitute one more of the many systematic, clear, and comprehensive "codes" whose production has been for French statesmen and lawyers from the era of Napoleon a source of exceptional distinction.

Labour Regulation and Inspection in France To-day. The essentials of the present labour law of France can be stated briefly. The age of admission of children to factories and workshops is thirteen years; although children between the ages of twelve and thirteen may be employed provided they can present a certificate showing the completion of the primary school studies, and also a medical certificate of their physical fitness. In establishments of many stipulated kinds children under eighteen years of age, or both such children and women, may not be employed at all; in certain others they may be employed only under specially stated conditions. Children under eighteen and women are prohibited from working at night between the hours of 9 p.m. and 5 a.m. And the hours of labour in factories and workshops—for men as well as for women and children—are limited to twelve a day, and in certain trades to ten. The dangerous trades and establishments
are specially regulated, and in most of them a periodical medical inspection of employees is prescribed. All industrial accidents are required to be reported, and the rates and conditions of compensation are regulated in detail. In its range the law is very extended. It is applicable to all factories, workshops, laboratories, kitchens, warehouses, wine-cellars, stores, and offices, to loading and unloading, and to all accessories of these, public or private, lay or religious, philanthropic or professional. The only establishments which are exempt are those in which work is done under the sole authority of the father, mother, or guardian; and even in connection with these, if the work is done with the aid of machinery for motive power, or is classed as dangerous or unhealthful, the inspectors of labour are required to impose certain measures of safety and health. In 1913 the number of members of the working classes under protection was 4,460,805.

The inspection service, administered by the Bureau of Inspection of Labour, in the Ministry of Labour, is, as far as it goes, well organised and fairly efficient. The Bureau of Inspection of Labour dates from the act of March 22, 1841, when, for the first time, the labour of children in factories and workshops was regulated. That measure conferred upon the authorities of departments and communes the duty of organising offices of inspection. Except in the two great industrial departments of the Seine and the Nord, these authorities, however, continued inactive, and the actual and general organisation of inspection in the country dates from the adoption of the act of May 19, 1874, whereby provision was made for two sets of inspectors, one appointed and paid by the state, the other appointed and paid by the departments. Finally, by act of November 2, 1892, the dual system was abolished and all inspection officers were made direct agents of the state. Meanwhile, by act of January 22, 1891, there had been created, in the Ministry of Labour, a Superior Council of Labour which, since reorganisation effected by a measure of March 14, 1903, consists of thirty-one elected representatives of employers, thirty-one elected delegates of workingmen and employees, and fourteen other persons designated to represent varied elements in the nation—a total of seventy-six persons. This body investigates
labour conditions, studies labour problems, and advises the authorities upon all matters pertaining to the general subject.

As organised to-day, the inspection service falls into two parts, one having to do with industry, the other with mines and quarries. For purposes of industrial inspection the country is divided into eleven districts, each in charge of a district inspector. The district inspectors direct the work of the ordinary inspectors, of whom in 1914 there were 144, men and women. Outside of Prussia and Saxony, there is no country in the world in which labour inspectors are selected with as much care as in France. All are appointed by the Minister of Labour, from such candidates as are able to pass the exacting examinations which are set. Many of the inspectors have published, through the Ministry of Labour, meritorious scientific studies pertaining to the practical applications of chemistry and mechanics. The principal fault of the system as it operates to-day is that the number of inspectors is disproportionate to the task to be performed. In 1894, when there were but 267,906 establishments coming within the scope of the inspection laws, the 106 inspectors were in a fashion adequate. But the number of establishments to be inspected rose by 1911 to 507,557, and the corps of inspectors was increased to only 142. The consequence is that many establishments are allowed to go long periods with no inspection at all, while inspection tends, in general, to become hasty and perfunctory. The demand for an increase in the number of inspectors which has come in recent years from authoritative sources must eventually be met.¹

Beginnings of Labour Regulation in Germany. In Germany, as in France, state regulation of labour for the purpose of protecting the labourer was instituted later than in England, and for the same reason, namely, the circumstance that the rise of the factory system, attended by its customary train of abuses, took place considerably later. It is true that as early as 1818 the Prussian minister of public worship and instruction gathered in the Rhine provinces reports which laid bare the horrors of child labour in the textile industries. But it was feared that regulative legislation would retard the

¹ For further consideration of this matter see Bulletin of U. S. Bureau of Labour Statistics, No. 142 (Feb., 1914), 108-203.
economic expansion of the country, and action was deferred. Some years later the government was startled by a report submitted by the recruiting officers to the effect that, by reason of the inferior physical condition of the young workers, it had become impossible to raise the usual contingents in the industrial portions of the kingdom; and by a rescript of May 12, 1825, the king ordered the minister of public worship and instruction and the minister of industry to recommend remedial measures. The request was complied with, but in a leisurely fashion, and it was only in 1832 that the desired report was submitted. Even then the document reposed in the archives several years; and it was only after a reform movement had been set on foot by a manufacturer of the name of Schuchard, and a provincial legislature had been induced to petition the crown upon the subject, that on April 6, 1839, a Regulativ on the employment of young workers, based on the report of 1832, was promulgated. This, however, was two years prior to the enactment of the first important law of France upon the subject.

The Prussian law of 1839 prohibited the employment of children under nine years of age, and the employment of children under sixteen years of age between 9 p.m. and 5 a.m. It limited the working day of children under sixteen to ten hours, and it prescribed for such children school attendance for five hours daily. In some of its provisions, notably that relating to school attendance, the law was absurd; and the authorities to whom the enforcement of it was entrusted—the local police, teachers, and clergymen—were as a rule both unwilling and unable to put it into operation. During the ensuing decade various experiments were made with locally appointed commissions, "industrial councillors," and other agencies, but without substantial improvement; and when, in 1851, the Minister of State, Von der Heydt, requested the provincial authorities to report upon the enforcement of the law of 1839 in their divisions of the country, almost all pronounced the measure a failure and advised against its extension on the existing basis.

The outcome of this inquiry was the enactment, by the newly constituted national parliament, of the important statute of May 16, 1853. By this measure the minimum age at which
children might be employed was raised from nine years to twelve, the work-day of children under fourteen years of age was restricted to six hours, and child labourers were required to receive three hours of school instruction daily. It need not be emphasised that, in comparison with the contemporary regulations in England and France, all of these stipulations were radical. Unfortunately, however, they were but indifferently realised in practice. A further notable feature of the law was the introduction of a scheme of enforcement through the agency of a body of special inspectors, appointed by the government in such numbers as might be deemed desirable. For years, however, there were only three inspectors in the kingdom; and inasmuch as the manufacturers commonly refused to obey the law or to take the inspectors seriously, no great headway was made. Enforcement was very limited, even in Berlin.

In the meantime, in other German states, where conditions were quite as bad as in Prussia, there had been efforts along substantially the same lines, and with equally unsatisfactory results. In measures of 1840 and 1854 Bavaria had imposed upon the police and the school authorities the task of enforcing restrictions upon child labour, but quite in vain. In Baden, Württemberg, Hesse, and elsewhere, there was similar experience; while the elaborate Industrial Code of Saxony, promulgated in 1861, being left without means of execution, was never other than a dead letter.

**German Labour Legislation, 1867-78.** By 1865 the need of legislation extending beyond the protection of child labourers, and of legislation that could be enforced, was widely recognised; and with the establishment, in 1867, of the North German Confederation, there was created also a need of labour legislation which should be uniform. After much agitation and repeated parliamentary debates, there was enacted in 1869 an elaborate Industrial Code, applying to all portions of the Confederation. The Prussian regulations of 1839 respecting child labour were strengthened somewhat and were extended to mines and quarries. And it was required that owners of industrial establishments should, at their own expense, install such safety appliances as were necessary to protect the life and health of their employees. There was in the act no increased
provision for inspection and enforcement, but the technical knowledge required in the application of the portion of the law relating to safety appliances impelled the government eventually to appoint additional inspectors. As late as 1875, however, there were only eleven inspectors in all. In the regions not actually covered by the visitations of these officials the execution of the law continued to be notoriously lax.

At the close of the Franco-Prussian war, in 1871, Germany entered upon an epoch of remarkable industrial expansion. The completion of the unification of the country, the annexation of the manufacturing districts of Alsace and Lorraine, and the acquisition of the French indemnity bore fruit in the multiplication of industrial establishments, the introduction of the factory system upon a larger scale, and the rapid increase of urban, wage-earning populations. The disadvantages which ever tend to offset the advantages in such a course of development were not slow to appear. The number of women and children employed in industry was much increased, industrial accidents became proportionally more frequent, and the standard of living in many quarters was depressed. The period was, however, one of rapidly increasing activity on the part of the labouring classes, and of widespread agitation on the part of social and industrial reformers. It was the time when the Social Democracy achieved its first notable and lasting growth, and when labour organisations, economic as well as political, began to make their influence felt.¹

The measure most urgently demanded by the workers was the creation of a system of labour inspection which should be compulsory and uniform throughout the entire country, together with the extension of labour legislation beyond the protection of children to the protection of women, the more effectual prevention of accidents, and the establishment of systematic arrangements for the compensation of injured employees. The attitude of the Imperial government, formulated principally by Bismarck, long remained unsympathetic. It was not that the Chancellor failed to recognise the need of remedial regulation. The question with him was one of method, and he did not believe direct, prohibitive legislation desirable or effectual.

¹ See pp. 516–517.
Rather, there was developing in his mind that great project of protecting the workers by means of state insurance which found expression on the statute books of the Empire in the sickness insurance law of 1883 and the accident insurance measure of the following year. The object of these laws was not only to provide the labourer with ready resource at times of illness or industrial injury, but to stimulate the employers, acting in their own interest, to provide for their employees all reasonable safeguards.¹ In 1878 there was promulgated an administrative law which made inspection of factories, mines, and quarries compulsory throughout the Empire. And while the appointment of the inspectors and the regulation of their work were vested in the governments of the federated states, the Bundesrath, in order to promote uniformity, issued a set of model regulations, which were adhered to closely by the states in the organisation of their inspection systems. On the whole, however, the inspectors in the states were neither numerous nor conspicuously active; and the demand for the institution of a new system steadily grew.

The Industrial Code of 1891 and Present Status of the Law. The movement attained success in 1891. In 1890 there was assembled at Berlin an international congress, called by the German government at the instigation of Emperor William II, to consider questions relating to the extension and administration of labour laws; and after the results of this meeting had received prolonged consideration in the Reichstag and by the Imperial authorities, there was promulgated, June 1, 1891, a new and extensive industrial code. The provisions of this measure relating to child labour were stringent. Children under thirteen years of age might not be employed at all, and children over thirteen might work only if they had received a primary school education. Establishments in which persons under eighteen years of age were employed were subjected to special regulations to safeguard health and morals; and in certain industries in which there were unavoidable dangers to health and morals, no persons under the age mentioned might be employed at all. The provisions of the law were made applicable to workshops, and even to some home industries. And

¹ See Chap. XXIV.
the scope of the work of the inspectors was increased to include the enforcement of Sunday rest, the protection of women, and of apprentices in hotels and taverns, besides a number of other duties.

Labour legislation in Germany to-day comprises the Industrial Code of 1891, based upon the code of 1869 as re-issued in 1883, and amended in the past quarter-century by numerous legislative acts and by regulations promulgated by the Imperial authorities. The instrument is arranged in ten sections and 155 articles. In scope it is very comprehensive, although it is to be noted that its terms are largely general, so that they have to find their detailed application under the interpretation or amplification of court orders or decisions or of regulations imposed by the Bundesrath, the Chancellor or his subordinates, or the state legislatures.¹ The Code does not apply to mines, quarries, state industries and railways, fisheries, agrarian and forest industries, building operations, and transportation. But most of these activities are provided for in other ways. Mines and quarries are under the jurisdiction of a special inspection service. The police authorities are in charge of the administration of the laws for the protection of workers in commerce and trade. And employees of the state are under the protection of the heads of the various ministerial offices. Boiler inspection is in the hands of special agencies.

Under the operation of the Code, in some or all of its provisions, fall factories and workshops, and all household workplaces where any manual labour is performed except those where persons, or their children, are engaged in the production of goods only for their own consumption. The law does not define factories, workshops, or domestic workplaces, but it throws industrial establishments into certain classes, on a basis of the number of employees, and gauges its requirements to some extent in accordance with this classification. The em-

¹Thus the article of the Code (139b) which pertains to the method of administration is supplemented by ministerial orders of April 27, 1891, and March 23, 1892, explaining specifically how the law is to be applied. A home-work law, enacted in 1911, was supplemented by an order of the ministry of commerce and industry, March 16, 1912, interpreting and applying the original measure.
ployment of children under thirteen years of age in any industrial establishment coming within the scope of the law continues to be prohibited. Young persons less than sixteen years of age and females of any age may be kept at work not more than ten hours a day, exclusive of rest periods, and may not be employed in night work. Upon the labour of males over sixteen years of age, however, there are no restrictions of the kind. Employers are required to equip their establishments with devices for the protection of life and health; to provide light, air space, ventilation, and means of removing dust and other impurities arising from the processes of industry; and to maintain conditions conducive to good conduct on the part of their employees. Industries regarded as specially dangerous, as match-making, cigar-making, and lead-working, are subject to special regulations. In comparison with the English law, the German code is in some respects more stringent and in some respects less so. It prescribes thirteen, rather than twelve, as the minimum age of employees. But in its provisions for the protection of child labourers, as well as of "young persons" and women, it is less extensive and specific than the English code. In England it is not required, as it is in Germany, that permission be obtained to open a factory, and the statutory provision for holidays does not apply to adult males. On the other hand, all candidates for employment under sixteen years of age are subjected, as in Germany they are not, to an examination to determine their fitness; the age of protection for "young persons" extends to eighteen instead of sixteen; and the legal day's work begins half an hour later and ends half an hour earlier.

Arrangements for Administration. The Industrial Code is based upon Imperial legislation, and accordingly its provisions are applicable uniformly in all parts of the Empire. There is, however, no body of Imperial officials charged with the task of carrying these provisions into effect. Rather, in accordance with a principle of administrative organisation which is applied extensively in Germany, the enforcement of the labour law is left to the individual states. Imperial supervision is very slight. Inspection is organised and paid for by
the state, and it is to the government of the state that the inspectors submit their reports.\(^1\) This means, obviously, that the inspection services are by no means uniform throughout the country. In some instances, as in Prussia, the service is organised upon a district plan with no close co-ordination. In others, as in Baden, there is a highly centralised service, presided over by a responsible director. A general feature, however, is the participation of the police authorities in the work of law enforcement. Originally, in conformity with well-established German practice, the enforcement of the labour laws was left to the police exclusively. It became manifest, however, that the police were neither able nor inclined to discharge this function effectively, and it was on this account that special factory inspectors were first provided in the Prussian law of 1853, and that by Imperial law of 1878 the maintenance of a special staff of inspectors was made obligatory upon all the states. At all times, however (and it continues to be true today), the police authorities were substantially the only executive agency capable of enforcing the law in cases unearthed by the inspectors, by prosecutions and court proceedings, involving the imposition of fines and other penalties. The inspector does not himself become a police officer. As an expert in industrial affairs he examines, advises, and warns; and in the event of continued infraction of the law he places his information at the disposal of the local police. In the adoption and enforcement of local regulations designed to afford protection against accidents and industrial dangers to life and health an important supplementary rôle is played by the Berufsgenossenschaften, or mutual trade associations, established under the accident insurance legislation of 1884.\(^2\) It is the testimony of observers that the labouring masses evince surprisingly little intelligent interest in government inspection. And it may be added that the Social Democrats have in their platform no special demand upon the subject. Their feeling seems rather to be that such devices, in their present form at all events, are futile; although

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\(^1\) The total inspection force in Prussia in 1912 included 328 persons; in Saxony, 66; in Bavaria, 42; in Baden, 22; and in Württemberg, 19. In some of the minor states the number was but 2 or 3.

\(^2\) See p. 583.
privately many are not unwilling to acknowledge that the benefits of inspection, even as now administered, are substantial.

Labour Legislation in Other Countries. It would be wearisome to recount in detail the historical development, or even merely to describe the present status, of labour legislation in the remaining European countries. With large allowance for local variations, it may be said that every nation west of Russia has built up a system, more or less elaborate, of labour regulation and labour inspection, and that even Russia and the Balkan states have taken some important steps in this direction. It is interesting to observe that in a country so backward in industrial matters as Austria there were feeble attempts at labour regulation before the close of the eighteenth century, and that in the Hapsburg dominion in 1914 there were in operation labour laws which were very nearly as advanced as those which have been enacted in Great Britain, France, or Germany. Legislation for the protection of workers in factories dates from as early as 1853, and a national factory inspection service was inaugurated in 1883. The Industrial Code to-day in operation was issued in August, 1907. It comprises a consolidation of a long series of measures and is an elaborate instrument, arranged in 152 articles. The employment of children under twelve years of age is prohibited; young persons between the ages of twelve and fourteen may be employed, provided their health is not impaired or their education interfered with, and provided their work-day is not made to exceed eight hours; persons under sixteen years of age may not be employed in night-work; an eleven-hour day is prescribed for all industrial establishments; and there are thoroughgoing provisions relating to sanitation and protection from injury. Factory inspection, based upon the law of 1883, is supervised by the administrative and police authorities of the government districts, under the ultimate control of the Ministry of Commerce, by which all inspectors (numbering 126, of all grades, in 1912) are appointed.

Legislation in Switzerland for the protection of industrial workers dates from 1815, when in both the cantons of Zürich and Thurgau there were enacted measures regulating the conditions under which children might be employed in workshops and factories. Other cantons followed the example which had
been set, and in 1859 Zürich again enacted a comprehensive labour law which in later times served as a model for all cantonal legislation of the kind. This law made the first provision in Switzerland for a special inspection service. In view of the glaring dissimilarities of the cantonal laws and the difficulty of their enforcement, there was inaugurated after the middle of the century a movement for a federal labour law, and it was urged that such a law should be made applicable to adult, as well as to child, labourers. This movement culminated, although only after a heated contest, in the enactment of the comprehensive statute of March 23, 1877. Amended at a number of points, and supplemented by the employer's liability laws of 1881, 1887, and 1905, by the phosphorous match law of 1898, and by the Saturday work law of 1905, this measure of 1877 continues to-day the basis of Swiss labour regulation. Children under fourteen years of age may not be employed in factories; and young persons between fourteen and sixteen may not spend more than eleven hours a day in factory work, including intervals of rest, and there is an extended list of trades in which, according to a measure of 1907, they may not be employed at all. The regular daily hours of labour for all workers in factories may not exceed eleven (on Saturdays and days preceding holidays, ten), and the Federal Council is authorised still further to reduce the length of the working day in dangerous or unhealthful industries. Night and Sunday work are, as a rule, prohibited, although permits for night work of males over eighteen years of age may be granted for brief periods by the local and cantonal authorities. As in Germany, the law is federal, and therefore uniform, while the enforcement of it is entrusted to the states. The inspectors in Switzerland, however, are employees of the federal government, and the amount of direct federal supervision of their work is considerable.

Belgium has had an advanced system of labour regulation, dating in some degree from as early as 1813, and capped by the Sunday rest law of 1905. Holland's scheme of labour control was instituted, in most of its essential aspects, in 1874. Norway's law of 1872, Sweden's of 1901, and Denmark's of 1901 are as liberal as any in Europe. Even in Italy and
Spain, where until recently the conditions attending the employment of women and children in industrial establishments were appalling, notable progress has been realised — in Italy under the laws of 1886 and 1902, in Spain under those of 1900 and 1904.

SELECTED REFERENCES


CHAPTER XIX

THE ORGANISATION OF LABOUR IN GREAT BRITAIN

Conditions Making for the Organisation of Labour. A fundamental consequence of the revolution in industry described in earlier chapters was the differentiation of capital and labour and the development, or accentuation, of sharp antagonisms between the two. The Middle Ages and earlier modern times were by no means devoid of labour problems, labour programmes, and labour disturbances. But the labour interests which, prior to the eighteenth century, made themselves felt as distinct social and economic forces were rural rather than urban, agricultural rather than industrial. It was the working people of the country districts whose unrest gave rise to the Jacquerie of 1358 in France, the Social Revolt of 1381 in England, and the Peasant's War of 1524 in Germany. Until handicraft manufacture was widely displaced by the factory system, employer and employee, in manufacturing industry, worked side by side, or, at all events, in a closeness of touch which promoted mutual understanding and good-will. With the coming of the factory, however, this wholesome relationship was severed. As the capitalist operator gathered under his employ larger and larger numbers of men, it became difficult, and finally quite impossible, even if he were so minded, to know his employees personally and to understand their ideas and desires. Personal ties were relaxed or entirely dissipated; bargaining concerning wages and hours became collective, impersonal, and cold-blooded. If, under the simpler conditions of the domestic system, relations were not always agreeable, they were likely to be distinctly less agreeable under the conditions which arose with the dominance of the factory. It is wholly within the bounds of the evidence to say that it is from the triumph of the factory system that one must date that intensity of economic stress and that keenness of class conflict
which have been among the least agreeable features of European society in the past hundred years.

It is to be observed, furthermore, that at the same time that the mass of the working-people were being shut off from immediate contact with their employers they were being brought into closer relations than formerly among themselves, in the factory and in the city. This change of situation had two important effects. It stimulated, in the ranks of labour, the growth of class consciousness. And it rendered easier the organisation of labour for its own protection. Impelled by low wages, high prices, long hours, and other disadvantageous conditions, the factory operatives began, before the nineteenth century was far advanced, to seek by concerted action to induce or compel the amelioration of industrial conditions which they deemed especially unsatisfactory. From the beginning of the century the lot of the working-classes was being improved in the various countries by the enactment of remedial legislation sponsored by reformers who were not themselves labourers. But progress was exceedingly slow, and labour chose not to depend upon this resource alone. Rather, it chose to organise, in order to be able to advocate more effectively the acceleration of state action, to negotiate on equal terms with organised capital, and to promote the conservation of its own energies. Of the several agencies through which it has sought to defend and propagate its interests, two are of principal importance. The older and more efficacious is the trade-union. The second, closely related, is the political party. If a third were to be mentioned, it would be the co-operative production and distribution of goods.

**Early Legal Obstacles to Trade Unionism.** The trade union is essentially a modern institution. It differs from the medieval gild in a number of ways, principally in being an organisation exclusively of employees, formed to protect one class of persons engaged in industry against another class, whereas the gild was an organisation of craftsmen who were at the same time employers and workmen, and had as its object the protection and regulation of the craft as a whole.¹ There

¹On the transition from the gild type of industrial organisation to the trade union type see G. Unwin, *Industrial Organisation in the Six-
were in England as early as the fourteenth and fifteenth centuries combinations of journeymen, i.e., industrial labourers, who had served their apprenticeship and were working for wages without yet being entitled to set up shops of their own. And, beginning with the Devonshire woollen workers in 1700, many English artisans in the earlier decades of the eighteenth century formed themselves into protective associations. These organisations, however, were ephemeral, and it was only as the eighteenth century drew to a close that there began to spring up associations of wage-earners in particular trades which were lasting and influential. In 1787 the Sheffield metal workers organised, in 1792 the Lancashire hand-loom weavers, in 1795 the paper-makers of Kent, in 1796 the woollen workers of Yorkshire. Adam Smith half-humorously, half-seriously, recorded that in his time people of the same trade seldom met, even for diversion, but the conversation ended in “a conspiracy against the public or in some contrivance to raise prices.”

The trade union was clearly a product of the Industrial Revolution. As one writer has remarked, “the factory made it [the union] possible and the conditions of the factory made it necessary.” Both the factory and the union are, in the main, contributions of England to the industrial world.

Before, however, the trade union could assume the character which it has borne in days more recent it was necessary that there be brought about an extensive modification of English law. With unimportant exceptions, combinations of labour were contrary, in the first place, to the principles of the Common Law. They were regarded as conspiracies in restraint of trade, and persons concerned in them were liable to criminal prosecution. As individuals, workingmen might lawfully consent to labour or refuse to labour under any conditions they liked, but when two or more entered into combination to control wages or to restrict hours, whether by violent or pacific means, they made themselves liable to fine and imprisonment. It is true that it was equally illegal for two or more employers to

1 Wealth of Nations, Bk. 1, Chap. X.
combine to control the industry in which they were interested. But it was upon the employees, almost exclusively, that the law was enforced. It was not alone the Common Law, however, that made combinations of workers illegal. There were many statutes which, although general in character and directed mainly against political associations and movements, were capable of being used, and were used, against labour whenever working-people sought to improve their condition through public assembly, association, or the use of the press. Finally, there were the restraints which were contained in an extended series of laws dealing specially with labour. From the reign of Edward I to that of George IV the operation of the Common Law was enforced and extended by some thirty-five acts of Parliament, all designed more or less specifically to prevent the organisation of labour. Most of these measures applied to particular trades, and as the series progressed the tone which was assumed toward labour combinations grew more, rather than less, severe. Especially stringent was legislation enacted just at the close of the eighteenth century. Frightened by the multiplication of secret and semi-secret labour organisations in the past decade, especially among the textile workers of Yorkshire and Lancashire, and keenly suspicious of sedition, Parliament in 1799 passed a comprehensive measure entitled "An Act to Prevent Unlawful Combinations of Workmen." A few months later it replaced the act by another more drastic. And in 1801 the provisions were yet further strengthened. Persons combining with others to advance their wages or to decrease the quantity of their work, or in any way to control the conditions of industry, were made liable, on conviction before a single justice of the peace, to imprisonment at hard labour.

In summary, under the laws in operation during the first two decades of the nineteenth century it was a penal offense for labourers (1) to agree to work only for a certain wage or

1 These measures are enumerated in the first section of the act (5 Geo. IV, c. 95) by which, in 1824, they were repealed. The first dated from 1304, the last from 1817.
3 39 and 40 Geo. III, c. 106. Ibid., 627-631.
to work only at certain hours or times; (2) to form any combination to obtain an advance of wages, to alter the hours of work, or to decrease the quantity of work; (3) to seek to persuade any person from hiring himself to any manufacturer, tradesman, or other person, or to leave the employ of such person; and (4) to summon, be present at, or give support to any meeting for the purpose of making any contract or agreement regarding wages, hours, or other conditions of labour. The law, it is true, pronounced void all contracts between masters and others for reducing wages, adding to or altering the usual hours of labour, or increasing the quantity of work. But these provisions seem to have been devised mainly to give an appearance of fairness. No instances of their enforcement are on record.

Besides the prohibitions which have been mentioned, aimed at labour association or combination, there were restraints which rested upon the labourer in his individual capacity. These were imposed by a series of some twenty measures, beginning with the Statute of Labourers of 1349 and including the notable Statute of Apprentices of 1562. Various measures applied to different groups of craftsmen — tailors, shoemakers, leather workers, textile operatives, iron workers — with the result that virtually all artificers, labourers, apprentices, servants, and other workpeople were made subject to statutory regulation. Not only were they restrained from forming combinations; they were forbidden to accept higher wages than those fixed by the local justices of the peace and were made subject to many other irksome restraints. Furthermore, the persons upon whom it devolved to execute the law were these same justices of the peace, most of whom were employers of labour, or at all events individuals who had an interest in keeping a tight hand upon the workers as a class.

Labour Combinations Legalised, 1824–25. All of the statutes of the last-mentioned group continued in operation until 1831; a majority of them were still in effect in 1867, when some liberalising changes in the matter were made; and it was only in 1875 that they were finally swept away by repeal. The laws in restraint of labour combinations, however, were modified rather sharply in 1824. As has been pointed out,
the decade succeeding the close of the Napoleonic wars was a period of grave industrial unrest. Strikes and outrages involving the destruction of property and other acts of violence were frequent. Agitation for and against the repeal of the Statute of Apprentices and other labour laws rent the country. Secret organisations of labourers sprang up on every hand. At last, in 1824, there was appointed a special committee of Parliament charged with the duty of making an inquiry into, and reporting upon, the status of the entire body of law relating to artisans and other workmen. The committee gathered evidence promptly and before the close of the year submitted a temperate report in which it was stated (1) that combinations of workmen to raise wages, to regulate hours, and to impose restrictions on employers respecting apprentices were numerous in England, Scotland, and Ireland, and that the laws had not only not proved effectual to prevent such combinations but had had "a tendency to produce mutual irritation and distrust and to give a violent character to the combinations, and to render them highly dangerous to the peace of the community"; (2) that strikes and breaches of the peace had been frequent and costly to employers and workmen alike; (3) that employers had been guilty of forming illegal combinations to reduce wages and to resist the demands of workmen; and (4) that, while labourers had been convicted and imprisoned, there was no recorded instance of an employer being brought to account for violation of the law. The committee recommended (1) that the statutes which interfered with the freedom of employers and workmen to fix between themselves both wages and hours of labour be repealed and that "the common law under which a peaceable meeting of masters or workmen might be prosecuted should be altered"; (2) that the settlement of industrial disputes by arbitration be encouraged in all trades; and (3) that there be enacted a law "to punish either workmen or masters who by threat, intimidation, or acts of violence, shall interfere with the perfect freedom which ought to be allowed to each party of employing his labour or capital in the manner he may deem most advantageous."

In pursuance of this report there was passed in the same
session, June 21, 1824, a measure which repealed, wholly or in part, all specific enactments against combinations of workmen, together with some other statutes bearing thereon. The total number of enactments enumerated for repeal was thirty-four, covering a period of more than five hundred years. It was prescribed that persons, whether acting singly or in combination, who should employ violence, threats, or intimidation to prevent men from working or engaging to work, or to comply with resolutions made to obtain an advance of wages or shorter hours, should be liable to imprisonment at hard labour. But it was made lawful for the first time for "journeymen, workmen, or other persons" to enter peacefully and voluntarily into any combination "to obtain an advance or to fix the rate of wages, or to lessen or alter the hours or duration of the time of working, or to decrease the quantity of work, or to induce another to depart from his service before the end of the time for which he was hired, or to quit or return his work before the same be finished, or, not being hired, to refuse to enter into work or employment, or to regulate the mode of carrying on any manufacture, trade, or business, or the management thereof."

By its sweeping provisions the measure alarmed the employers of labour, who forthwith set up demand for its repeal; and Parliament seems to have shrunk from the consequences of its own act. In April, 1825, a committee was appointed in the House of Commons to inquire into the effects of the new law and to review the evidence submitted to the earlier committee. From the report which was brought in it appeared that there had been no considerable increase of the number of labour combinations since the law of 1824 had taken effect, and that there had been no increase of the use of violence. But it was shown that the activities of the unions were more open and public and that there were more strikes, and the report closed by recommending the repeal of the act of 1824 and the substitution of a new and less radical measure.

15 Geo. IV, c. 95. Bland, Brown, and Tawney, English Economic History, Select Documents, 633–635. For an account of the repeal of the Combination Acts see Wallas, Life of Francis Place (London 1898), Chap. VIII.
The upshot was the passage of an act ¹ whose preamble pronounced the earlier act ineffectual and declared that combinations such as had been legalised by it were "injurious to trade and commerce, dangerous to the tranquillity of the country, and especially prejudicial to the interests of all who were concerned in them." The act of 1824 was repealed; but it is to be observed that the portion of that measure repealing all earlier statutes in restraint of labour combinations was re-enacted, so that the act of 1825 thereafter comprised within itself the whole of the statute law relating to the subject. The common law of conspiracy was left in full force against all combinations in restraint of trade, except such as were now specially exempted from its operation. Hereafter, under terms of the act, it was lawful for persons to meet for the sole purpose of consulting upon and determining the rate of wages which they would require for their labour, or the hours which they would work; although acts of violence or intimidation calculated to interfere with the freedom of contract which the act guaranteed were made punishable by three months' imprisonment at hard labour.

Fluctuations of Trade Unionism, 1825–45. With the enactment of the measures of 1824–25 there was brought to a close the first and formative period in the history of trade unionism in England — the period of struggle for recognition by the law. Most of the provisions of the act of 1825 continued in operation until 1871, many of them until 1875. Throughout this period unions continued, broadly, to be unlawful, although not necessarily criminal, associations. The right of labourers to meet and agree upon the conditions of hours and wages under which they would work was guaranteed, but this was not construed to involve a general right of permanent association for any and all purposes; and when their agreements were held to be in restraint of trade, as in the prohibition of piece-work or the limitation of the number of apprentices, the unions were still regarded at common law as conspiracies. Prosecutions were frequent, and the workmen were usually

made to bear the brunt of the varying interpretations of which the clumsily phrased act of 1825 was susceptible.

The legislation of 1824–25 gave the labour movement an impetus which during the ensuing decade produced some interesting results. In the first place, the number of unions was considerably increased. In the second place, the new freedom of organisation led to an outburst of strikes, most of which, however, ended disadvantageously for the strikers. And in the third place, there began now to be set on foot projects having as their aim a consummation no less ambitious than the drawing together of all manual workers in one grand nationwide society. Hitherto there had been trade unions, i.e., associations of workers engaged in the same craft. There had even begun to appear alliances ("federations," they would be called to-day) of unions of the same craft. Hereafter, however, there were to be trades unions, i.e., combinations of the organised workers of different trades; eventually, as the enthusiasts dreamed, there should be a single trades union inclusive of all. In 1829 there was organised a National Union of Cotton Spinners. In the same year a national organisation of building operatives made its appearance. In 1830 a National Association for the Protection of Labour, comprising an affiliation of about one hundred and fifty unions of various kinds, was established. And finally, in 1834, there was brought into existence a General Trades Union, subsequently christened the Grand Consolidated National Trades Union. This organisation had a mushroom career. There were no entrance fees, and within six months it was joined by local unions and clubs having an aggregate membership of more than a half-million. Its avowed object was nothing less than the inauguration of a general strike of all wage-earners throughout the country for an eight-hour day. As was to be expected, however, internal dissension sprang up; such strikes as were instituted or aided proved generally unsuccessful; and within a few months the organisation collapsed, its end being hastened by the conviction of six Dorchester labourers, in March, 1834, for the offence of administering an oath held to be unlawful

1 Webb, History of Trade Unionism (new ed.), 102–103.
and their sentence to banishment for a period of seven years.\(^1\) The failure of this scheme of labour consolidation reacted unfavourably upon the progress of unionism in the several trades. Strikes were repressed mercilessly, and the public authorities were known to be considering the revival of the combination laws in all of their earlier vigour. Under these circumstances it was but natural that the interest of the mass of workingmen should be diverted, as it was during the decade 1835–45, from trade combinations to more general political and social movements of the period, notably Chartism, the anti-corn law agitation, and eventually Robert Owen’s experiments with co-operation. The membership of the unions was by no means solidly Chartist, but in some trades, as the shoemakers, Chartism had a very large following.\(^2\)

**Extension of Trade Union Organisation, 1845–75.** The next important period in the history of trade unionism in England extends, broadly, from 1845 to 1880. It was given distinction by a widespread growth of unions in number and membership, the increasing federation of unions in particular trades in organisations of national extent, the inauguration of trade union congresses, a general abstention from the use of political methods, and the substitution, under all ordinary circumstances, of the practices of industrial diplomacy for those of class war. The extravagant hopes of the years 1830–35 had ended in disillusionment. After 1845 the projects of social revolution were laid aside and the working-classes addressed themselves in a new and practical manner to the task of obtaining relief from the more serious ills of the industrial world of which they formed a part. The Chartist movement, discredited by its visionary and self-seeking adherents, broke up; while trade unionism, standing once again upon its own feet and sobered by adversity, entered upon a period of unparalleled development. The consequences were two-fold. In the first place, there were built up scores of great protective organisa-

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tions which became, and remain, integral features of the new industrial state. In the second place, the unions were enabled to bring about the repeal of practically all laws which operated as restrictions upon the freedom of industrial association.

On the side of organisation the outstanding fact is the formation of county, sectional, and national affiliations of unions. To recount in detail the history of this development would be wearisome. It may be stated simply that among the greater and more lasting federations whose beginnings fall within the period, or substantially so, are the Miners' Association of Great Britain and Ireland (1841), the National Typographical Society (1844), the United Flint Glass Makers' Society (1844), the Amalgamated Society of Engineers (1850), the Amalgamated Association of Operative Cotton Spinners (1853), the Yorkshire Miners' Association (1858), the Amalgamated Society of Tailors (1866), the Durham Miners' Association (1869), and the National Union of Boot and Shoe Operatives (1874). In 1845 there was formed at London a National Association of United Trades for the Protection of Labour which, without attempting to supersede existing organisations of particular trades, had for its purpose the protection of the interests and the furtherance of the well-being of the associated trades by mediation, arbitration, and legal proceedings, and by promoting "all measures, political and social and educational, which are intended to improve the condition of the labouring classes." The Association was managed prudently, and it had a useful existence covering a period of fifteen years, although the greater national unions held aloof from it.

Another important aspect of trade union organisation during the period was the formation of permanent trades councils in the leading industrial centres. A trades council was a joint committee representing the local branches of the various unions existing in the city. From about 1825 local committees of the kind appeared at times of threatened reactionary legislation or of unusual legal proceedings in which labour was interested. But these committees were formed only for particu-

1 In its "New Model" the Society of Engineers introduced a type of internal organisation commonly imitated by later federations.
lar emergencies and had no continuous existence. The earliest committee of the kind which was permanent was one established at Liverpool in 1848. By 1860 permanent councils existed in Glasgow, Sheffield, Edinburgh, and a number of other places. In 1861 such a council was established in London. And by 1867 there was one in almost every industrial centre of importance. In promoting local workingmen's interests, as well as in fostering remedial and liberalising legislation in Parliament, these trades councils played an important rôle. Perhaps the most important thing which they did was to inaugurate the practise of holding national trades union congresses. The first such congress convened by a trades union organisation to consider trades union questions in the presence of workingmen alone was that called by the trades council of Glasgow and held at London in 1864. At this congress there were in attendance not more than twenty delegates; but they included the highest officials of all of the principal national unions. And after 1868 and 1869, when the trades councils of Manchester and Birmingham called national congresses to meet in those cities, respectively, the meeting of this British "parliament of labour" became an annual event.

**Liberalising Legislation of 1871-76.** The second important phase of trade union history in the period under review is the abolition of surviving legal restraints upon labour combination. This came about in consequence of prolonged agitation and re-adjustment in the decade 1866-76. In the years 1865-66 occurred a series of labour disturbances in Sheffield and Manchester, involving strikes, lockouts, and the destruction of machinery and other property; and it was suspected that various officials of the local unions were implicated in the proceedings. On all sides there arose demand for an investigation, a demand in which many members of the unions joined. In 1867 a parliamentary commission armed with sweeping powers was constituted for the purpose, and trade unionism found itself at the judgment bar of the government at a time when public opinion throughout the country was decidedly hostile. The two years covered by the investigation comprise a critical period in the history of labour organisation. But, on the whole, the unions came off well. The majority report
of the commission, submitted in 1869, was a colourless and somewhat inconsistent document. It contended that trade combination could be of no real economic advantage to the workingman; but at the same time it recommended that thereafter not only combinations in respect of wages or hours of labour should be legal (as, under the law of 1825, they now were), but all labour combinations except those formed "to do acts which involved breach of contract." It was even recommended that the unions, except under certain circumstances, should be granted the privilege of registration, carrying with it the power to obtain legal protection against theft and fraud for the society's funds. This privilege the unions, especially the larger ones, whose funds were reaching considerable proportions, had long desired. A minority report went further, recommending adoption of the two principles (1) that no act should be illegal when performed by a member of a union unless it were equally illegal when performed by any other person, and (2) that no act committed by a combination of men should be regarded as criminal unless it would have been criminal if committed by a single person.

The awakening of parliamentary and public interest in the subject bore fruit in the enactment of legislation whereby, as it proved, the legal position of trade unions in Great Britain was governed until the passage of the Trade Disputes Act of 1906. Three measures chiefly, in this connection, are of importance. The first is the Trade Union Act of 1871; the second is the Conspiracy and Protection of Property Act of 1875; the third is the Trade Union Act Amendment Act of 1876. The larger significance of this legislation can be explained without recounting the provisions of the acts individually. In the first place, the term "trade union" was defined as follows: "Any combination, whether temporary or

1 34 and 35 Vict., c. 31; 38 and 39 Vict., c. 86; 39 and 40 Vict., c. 22. After 1876 the first and third were construed as one measure, cited as the "Trade Union Acts, 1871 and 1876." It may be noted that by a measure passed in 1869 Parliament made temporary provision for the protection of trade union funds.

permanent, for regulating the relations between workmen and masters, or between workmen and workmen, or between masters and masters, or for imposing restrictive conditions on the conduct of any trade or business, whether such combination would or would not, if the principal Act (i.e., the Act of 1871) had not been passed, have been deemed to have been an unlawful combination by reason of some one or more of its purposes being in restraint of trade.” Provision was made whereby any seven or more members of the trade union might, by signing their names to the rules of the union and complying with other reasonable requirements, register such trade union and thereby procure for it the privileges and immunities in general guaranteed by the laws to friendly, provident, and industrial societies. Then it was stipulated that the purposes of any trade union should not, by reason merely of their being in restraint of trade, be deemed unlawful “so as to render any member of such trade union liable to criminal prosecution for conspiracy or otherwise”; also that no person should be prosecuted for conspiracy to commit an act which would not be illegal if committed by him singly. The unions were given full protection in their right to hold property and to accumulate funds. And although no court might entertain legal proceedings instituted to enforce directly, or to recover damages for the breach of, agreements between members of trade unions as such concerning the conditions of their employment or business, or concerning the payment of subscriptions or penalties to a union, or concerning the use of a union’s funds, or any agreement made between one union and another, it was expressly stipulated that such agreements should not be construed as prohibited; all that was meant being that there was no legally enforceable contract between a union and its members, or between different unions. Finally, there was prescribed a maximum penalty of a fine of £20 or three months’ imprisonment at hard labour for maliciously breaking a labour contract when (among other circumstances) there should be reasonable cause to surmise that the act, whether performed singly or in combination, would endanger human life or cause serious bodily injury or expose valuable property to destruction or injury.

Trade Unions since 1871: the Taff Vale Case. The
years immediately succeeding the enactment of the law of 1871 witnessed a remarkable growth of trade unions, both in number and in membership. One reason was the relaxation of legal restrictions. A more important one, however, was the prosperity of the country and the inflation of trade. The trade union congress held at Sheffield preceding the parliamentary elections of 1874 asserted that its members represented more than 1,100,000 organised workingmen, including a quarter of a million coal-miners, as many factory operatives, and a hundred thousand agricultural labourers; for a notable feature of the industrial history of the period was the extension of unionism among rural and general labourers. During the years 1875–80, however, there was industrial depression, marked by repeated and unsuccessful strikes precipitated by reductions of wages, and in this period the trade union movement underwent sharp decline. A decade later there was another era of prosperity, and unionism revived, exhibiting now a strong tinge of socialism. During the decade 1890–99 the fortunes of the unions continued to rise and fall in close relation to the alternations of business depression and activity, the years 1892–95 being a clearly defined period of stagnation and 1896–99 a period of prosperity.

During the opening decade of the present century the progress of British unionism, while not unattended by set-backs, was substantial. Just before the opening of the century, in 1899, there was created a general Federation of Trade Unions, designed to supplement the activities of the annual trades union congress and of its parliamentary committee, and especially to put organised labour in a position of larger advantage for the waging of industrial war, if need be, with employers and employers’ societies. The new organisation promptly became affiliated with similar federations in the continental countries. Between 1898 and 1909 the number of trade unions in the United Kingdom was reduced, through process of consolidation, from 1,287 to 1,153, although within the same period the aggregate trade union membership was increased from 1,688,531 to 2,347,461. Twice within the decade the unions were made to feel the weight of adverse judicial decisions in matters of

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1 See p. 179.
serious import, and it was only the fact that upon both occasions the embarrassment which arose was alleviated by subsequent legislation that prevented the advantages which the unions had acquired from being largely lost.

The first blow which fell was the judgment of the House of Lords in the Taff Vale Case, rendered in 1901. This case arose from a strike of employees of the Taff Vale Railway Company, in Wales, in 1900. In a high court of justice the Company was awarded £23,000 damages against the Amalgamated Society of Railway Servants for persuading and compelling employees to break their contracts and for aiding and abetting, by picketing and in other ways, acts of violence whereby property of the Company was destroyed. The defence set up by the Society was that under the Trade Union Acts of 1871 and 1876 a trade union was not a corporation, an individual, or a limited liability company, and that while the trustees of the union were empowered to bring or defend any action touching the property of the union, and in all cases concerning the real or personal property of the union might sue or be sued, the union, as a union, was not collectively liable for the acts of its members or responsible for those acts either civilly or criminally. But the decision of the court was that the union, as a union, could be held responsible in law for the acts committed by its members. The issue was one of grave consequence, not only to the trade unions, but to all employers of labour, and to the general public as well. Verdicts and damages awarded employers against individual employees constituted usually a barren victory, for the employees, not being men of means, had no property that could be attached. But the Society of Railway Servants had a well-filled treasury, as was true of the trade federations generally. If the federation could be held responsible for the acts of its members, a judgment would become really enforceable. In a higher court the decision that had been rendered was reversed; whereupon the Company lodged an appeal in the House of Lords. Here, in the judgment announced November 21, 1901, the ruling of the first court was confirmed. The Lords held unanimously that from the provisions of the act of 1871 concerning registered trade unions was to be inferred the intention of Parliament that a trade union
might be sued in tort in its registered name, with the consequence that trade union funds would be liable for any damages that might be awarded. And on other grounds it was held that unregistered unions might similarly be made parties to suit.

The Trade Unions and Trade Disputes Act, 1906. To the unions, which had been accustomed to regard themselves as immune from litigation, the Taff Vale verdict came as a rude awakening. The decision was denounced bitterly by labour, which professes to regard it as an extreme illustration of judge-made law, and there was set on foot without delay a movement looking toward the restoration to the labour organisations by Parliament of what they regarded as their status prior to this act of nullification on the part of the highest court of appeal. At each succeeding session Labour members introduced bills for the restoration of the unions' immunity. In June, 1903, in response to a demand which could not be silenced, there was appointed a royal commission to inquire into the status of the law respecting trade disputes and trade unions; and in 1905 the Conservative government of Mr. Balfour endeavoured, although in vain, to carry a Trade Unions and Trade Disputes Bill which legalised peaceful picketing during strikes and protected the funds of the unions against the dangers involved in the Taff Vale decision. The commission reported in January, 1906, the majority declaring in favour of an alteration of the law relating to picketing and conspiracy, but against any modification of the rules laid down in the Taff Vale decision.1

In the meantime, in December, 1905, the Balfour government had been succeeded by a Liberal government presided over by Mr. Campbell-Bannerman. After the elections of January, 1906, the Liberals were sufficiently entrenched to be able to govern independently. None the less, they were under obligation to their political allies, the labour groups; and in March, 1906, the obligation was specifically acknowledged by the bringing in of a bill to amend the Conspiracy and Protection of Property Act of 1875 in a manner such as very effectually to contravene the principles of the Taff Vale decision. The original

1 Report of the Royal Commission on Trade Disputes and Trade Combinations, Cd. 2825, 1906.
thought of the government was to restrict the liability of trade unions for damages to cases in which the act complained of was that of the executive committee of a union or of its authorised agent acting in accordance with instructions, or at all events not contrary to instructions. But the Labour members succeeded in obtaining a measure which was considerably stronger. After being amended several times, and after narrowly escaping defeat in the House of Lords, the government’s bill received the royal assent December 21, 1906, as the Trade Unions and Trade Disputes Act. In this important measure it was stipulated that “an act done in pursuance of an agreement or combination by two or more persons shall, if done in contemplation or furtherance of a trade dispute, not be objectionable unless the act, if done without any such agreement or combination, would be objectionable.” Peaceful picketing, i.e., attending “at or near a house or place where a person resides or works or carries on business or happens to be,” if done for the purpose of peacefully obtaining or communicating knowledge or persuading a person to work or to abstain from working, was declared legal. And it was forbidden that any court should entertain an action against a trade union, or against any members or officials thereof, in respect of any tortious act alleged to have been committed by or in behalf of the trade union. In short, trade unions, as such, were exempted almost entirely from legal process.

The Osborne Judgment and the Trade Union Act of 1913. A second judicial decision of the House of Lords fraught with large consequence for labour was the Osborne Judgment of December 21, 1909. The case of Osborne vs. the Amalgamated Society of Railway Servants arose out of the common practice of labour organisations to employ some portion of their funds for the support of labour members of the House of Commons. Until 1911, no regular, public compensation


2 With some exaggeration, yet not altogether inaptly, opponents of the measure asserted that its terms were tantamount to a declaration that “the King can do no wrong; neither can trade unions.”
was attached to service in Parliament; and in default of such compensation the labour elements early fell into the custom of making their own arrangements whereby their representatives, rarely men of means, could maintain themselves at the capital. Mr. Walter V. Osborne, foreman porter at Clapton Station on the Great Western Railway and secretary of the Walthamstow branch of the Amalgamated Society of Railway Servants, objected to the rule of his union requiring contributions from all members towards the payment of salaries or maintenance allowance to representatives in Parliament pledged to support the programme of the Labour Party. There were many trade unionists who shared his views, and with the purpose of testing the validity of the union's requirements a suit was brought wherein it was attempted to show that the rule in question was ultra vires and hence void. The verdict of the King's Bench was against the plaintiff, but the judgment was reversed unanimously by the Court of Appeal, whose decision was sustained in the House of Lords. The purport of the judgment was that no trade union or other labour organisation can legally require its members to contribute to funds to be utilised in the remuneration of members of Parliament, nor indeed may it employ any of its funds in this way. The blow thus administered to the unions was a serious one, and for a time it appeared that the political activities of labour must be curtailed severely. The judgment was attacked, and in 1910 there was set on foot a movement to bring about its reversal by parliamentary act. The situation was eased in the following year by the adoption of a measure whereby all non-official members of the House of Commons receive a salary from the state amounting to £400 a year. But the agitation was kept up, and in 1913 it culminated in the passage of a new trade union act wherein the object was, at least in part, attained.

The Trade Union Act of 1913 is important chiefly for two things: (1) its fresh definition of the term "trade union," and (2) the new regulations laid down concerning the use of union funds. The definition of "trade union" contained in the Trade Union Act Amendment Act of 1876 has been

1 The amount at stake in the case of each member of the union was insignificant, being but 1s. 1d. per annum.
stated. Before the Osborne case no difficulty in the application of this definition seems to have risen, and the courts were accustomed to interpret it somewhat broadly. The matter of definition was involved in the Osborne case only incidentally, and it was with little real reason, and with dubious effect, that the framers of the act of 1913 incorporated in the measure a definition of their own making. For the purpose of the Trade Union Acts, it is stipulated, “trade union” means “any combination, whether temporary or permanent, the principal objects of which are, under its constitution, statutory objects”; and “statutory objects” are defined as (1) trade regulation and (2) the provision of benefit for members. The phraseology of the law is ambiguous, and difficulties of interpretation seem inevitable. Apparently the act means that in order to qualify as a trade union a combination must include among its principal objects both trade regulation and the provision of benefits; otherwise, every benefit society would be a trade union. “The common-sense view would be to hold that trade regulation is essential, but that benefits may be included among the principal objects without destroying trade union character.” But it is difficult to get this out of the words of the Act. It is provided, further, that the certificate of the Chief Registrar of Friendly Societies to the effect that a body registered as a trade union, and a certificate given by him to the effect that an unregistered body is a trade union, shall be conclusive that the body in question is a trade union.

The portion of the Act relating to the employment of funds by trade unions is less exceptionable. The effect of the Osborne judgment was to debar unions from devoting their funds not only to political purposes but to various other objects in which the unions and their members are interested. A Scottish court went so far as to hold that a union had no power to pay the expenses of delegates to the annual trade union congress. Upon this general subject the Act contains two principal provisions. One is that a trade union shall have power to apply

1 See p. 429.
2 Geldart, in Political Quarterly, May, 1914, 48-49.
3 As regards English unions; the Assistant Registrar of Friendly Societies for Scotland and Ireland as regards Scottish and Irish unions.
its funds, without restriction, for any lawful objects or purposes (other than political objects) for the time being authorised under its constitution. The other is that a trade union, whether registered or unregistered, may employ its funds for political purposes, but under two absolute conditions, namely, that a resolution in favour of the political objects contemplated shall have been passed by the members of the union by secret ballot, and that no compulsion shall be placed upon members to make contributions for such purposes. If only these conditions are observed, every trade union is now at liberty to form a political fund and to employ such fund for political ends. The adoption of this portion of the Act was facilitated considerably by action of the Labour Party, early in 1911, in modifying the iron-clad pledge formerly required of its parliamentary representatives so as to make their obligations not substantially different from the ordinarily accepted obligations of party loyalty. In a word, therefore, the portion of the Osborne verdict which would forbid unions to employ any of their funds for political purposes has been overruled. But the portion restraining them from compelling their members to contribute to political funds has been confirmed and seems to be irrevocably established. The liberty of the individual member with regard to the pursuit of political objects is safeguarded, while the unions are placed upon approximately the same footing as other voluntary societies and are able both to prosecute the enterprises upon which they have entered and to extend their activities in new directions.

**Trade Union Membership and Funds.** The organisation of labour is a phase of development in which Great Britain has most clearly led the world. The British trade unions are the oldest and the strongest in Europe, and they have served as models which in many countries, including the United States, have been followed closely or reproduced outright. Statistics for recent years are very complete, but for earlier times fragmentary and unsatisfactory, so that no exact statements of

1 It may be observed that, both in the Court of Appeal and in the House of Lords, the judges in the Osborne case were influenced by the consideration that the pledge rule of the Labour forces left the parliamentary representative no discretion and was contrary to sound principles of public policy.
growth covering a prolonged period are possible. Official statisticians estimated the membership of all unions in the United Kingdom in 1894 at about one million, although excellent authorities maintain that this number is not sufficiently large by a third, and the Board of Trade has given its approval of an estimate for 1892 of 1,502,358.¹ It is clear that membership has fluctuated widely with the oscillations of business. For three years after 1892 there was a falling off, but for six years after 1895 the number rose steadily, until in 1901 there was reached a total of 1,966,761. Then came another slump, but in 1905 another rise set in, bringing the total in 1907 to 2,423,206. Following a slight decline in 1908–10, the number rose in 1911 to 3,010,954, and in 1914 it was reported to be 3,959,863.² Throughout the period under review the aggregate number of unions did not vary greatly, fluctuating between 1,050 and 1,250. There was, however, a tendency toward amalgamation in large societies, and at the close of 1914 the number was 1,123.

The distribution of members among the various trades has undergone, in a quarter-century, comparatively slight change, except that, speaking generally, the increase has been largest in those trades which from earlier times have been most effectively organised. The strength of unionism to-day lies in five great groups of trades: (1) mining and quarrying, (2) metal engineering and shipbuilding, (3) textile manufacturing, (4) building, and (5) railway, dock, and other transport trades. These five include more than three-fourths of the total trade union membership. In the past twenty years the coal-miners, the cotton operatives, the shipbuilding employees, the engineers, and the railway workers have added materially to their membership. In the building trades, too, there has been some increase. But among agricultural labourers,³ seamen and fishermen, workers in the clothing trades, and employees in unskilled and unspecialised labour there has been decline. It

¹ Webb, History of Trade Unionism (new ed.), xxxiii.
² These figures include the membership of both registered and unregistered unions. The membership of the former represents about eighty per cent. of the total.
is to be observed, of course, that, on an average, not more than one-fourth of the adult men who belong to the industrial classes from which trade union members are drawn are actually affiliated with the unions. In only a few industries, for example coal-mining and the manufacture of cottons, do trade unionists comprise a high percentage of the whole body of employees. On the other hand, there has been some advance of trade unionism among female labourers; and while most women members belong to unions which are open to both sexes, there are some unions consisting of women exclusively. The number of female trade unionists was, in 1892, about 100,000 and in 1907 about 200,000. In 1914 it was 352,944. A very large proportion of the women who belong to unions are employed in the textile trades (249,022 in 1914), especially in cotton manufacturing, in which the men who are unionists are outnumbered. But among women employed in factories and workshops of all kinds not more than one in twelve is identified with any union.\(^1\)

All unions maintain funds, which are raised principally from dues assessed upon the members. The amount of yearly dues per member varies from seven shillings to as much as £4, higher figures prevailing in the metal industries and engineering groups, lower in the unions of miners and dock labourers. Statistics upon this subject are made up by the Board of Trade for only one hundred of the principal unions, including, however, almost two-thirds of the total union membership. From the data thus supplied it appears that in the year 1906 the income of unions averaged 36s. 9½d. per member, and the funds in hand 1s. 7¼d. The total income of all trade unions in the year 1907 is estimated by Webb at £2,493,282, the total expenditure at £2,054,157, and the aggregate funds in hand at the close of the year at £5,637,661, which last-mentioned amount is rightly affirmed to be "a sum quite without precedent in the history of labour in this or in any other country."\(^2\) The principal items of union expenditure are dispute

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\(^2\) History of Trade Unionism (new ed.), xxxvii.
benefits, unemployment benefits, various friendly benefits, and official and clerical outlays.\textsuperscript{1} The proportion of expenditure upon these several objects varies in different trades and under different industrial conditions; but an estimate made up on the basis of reports for the decade 1897–1906 gives the average annual expenditure of the one hundred principal unions as follows: on dispute benefits, 13.4 per cent.; on unemployment benefits, 22.1 per cent.; on friendly benefits, 42.5 per cent. (sickness and accident 19.1 per cent., superannuation 12.4 per cent., and funeral and other benefits 11 per cent.); and on operating expenses, 22 per cent.

**Present Trade Union Organisation.** In their internal organisation the unions differ widely. Many are hardly more than local trade clubs, whose policies are determined by the members gathered in informal consultation, and with, at the most, only a few unimportant officers designated in rotation or even by lot. In times of industrial stress there is likely to be constituted a strike committee, which temporarily may acquire large power. On the other hand, there are unions which have an elaborate constitution, with many and influential officials and multifold activities. It is of interest to observe that for a generation the cotton operatives have been accustomed to select their officials by competitive examination. But the arrangements for the choice of officials in other trades, as well as the efficiency of the men chosen, leave as a rule a good deal to be desired. There are still many unions which exist as local organisations, with no branches and with no connections with other unions. But the mass of trade union members belong to unions which have entered into association with other unions in the same trade or group of trades. In some instances large societies have been constituted, not by the federation of pre-existing local unions, but by the establishment of nation-wide organisations divided, for purposes of administrative convenience, into district branches. Of such origin is the Amalgamated Society of Railway Servants, founded in 1872.\textsuperscript{2}

\textsuperscript{1} W. E. Weyl, *Benefit Features of Trade Unions*, Bulletin of Bureau of Labour, No. 64 (Washington, 1906).

\textsuperscript{2} The Amalgamated Society of Engineers, established in 1851, and having at the close of 1909 a membership of 107,140, presents a fair example
nally, there has been a strong tendency on the part of the greater national societies to enter into federation for the attainment of purposes of common interest. In the year 1899, as has been noted, there was formed a General Federation of Trade Unions, whose object is, by means of small contributions from a large membership, to obtain the means wherewith to come to the aid of any of its constituent societies which may find itself engaged in a trade dispute. At the close of 1907 this organisation had been joined by 116 societies, having an aggregate membership of 601,195. Attempts in the past to build up a general federation of labour associations have not been successful; and while the federation of 1899 continues to grow slowly, it covers, after fifteen years, by no means the whole of the field.

Political Activity of Labour: the Independent Labour Party. Throughout its earlier history trade unionism rarely or never resorted to the use of political methods. Near the close of the third quarter of the nineteenth century, however, there came a change of policy in this particular, and at the present day trade unionists are very commonly affiliated in organisations of a strictly political, partisan character. One reason for the adoption of political methods was the enfranchisement of the working classes in the towns in 1867. Without the right to vote, the industrial wage-earners hitherto had been powerless to exert influence directly upon legislation and of the constitution of the national societies. A local branch must consist of not fewer than seven nor more than three hundred members. It elects its own officers, collects and expends its own funds, and controls freely its branch affairs. Fortnightly meetings are held for the transaction of business, including the election of new members. The weekly contribution of members is commonly 1s. 3d. The secretary, elected annually, has charge of the accounts of his branch and conducts its correspondence. Other officials are the sickness stewards, whose duty is to visit sick members twice a week, to report their visits to the meetings of the branch, and to take to invalids their sick benefit. Medical attendance by a physician appointed by the branch is provided. The officers of the branch are paid for their services on a scale which is substantially uniform throughout the union. The central union office is at London, where there is a secretary in daily attendance. With the assistance of his clerical staff, this official prepares monthly reports dealing with the condition of labour in each town, together with other matters of interest. Quarterly reports are also prepared, and there is an annual report which makes up a bulky volume.
national policy. Now they were given large opportunity. A second reason was the spread of socialism in England, especially after 1880. In 1884, too, the workingmen in the rural portions of the country were given the ballot; although they had been less prone to take up socialism and political labourism than the workingmen in the cities. In the year of the second great parliamentary reform act (1867) two candidates sought seats in the House of Commons as representatives of labour. Neither was elected; but many candidates of the Liberal party were constrained to announce programmes calculated to enlist the support of the newly enfranchised workingmen. The trade union congress of 1869 declared formally in behalf of the representation of labour in Parliament, and to promote that end created a Labour Representation League. At bye-elections of 1869, 1870, and 1873, independent labour candidates developed considerable strength, and at the general elections of 1874 there were no fewer than thirteen candidates, two of whom were successful. It was at this time that the trade unions first gave the candidacy of labour representatives official support, it being announced that the miners, iron-workers, and some other societies had voted money in behalf of certain parliamentary aspirants. The political strength displayed by unionism had not a little to do with the passage of the Conspiracy and Protection of Property Act of 1875 and the Trade Union Act Amendment Act of 1876.

At the elections of 1880 three labour candidates were successful, and at those of 1885 the group of labour members was brought up to ten by the election of four additional miners' members, a representative of the agricultural labourers of Norfolk, and three unionists who were returned by working-class constituencies in London. All were either present or past trade union officials. The failure of Gladstone's first Home Rule Bill led to an early dissolution of the Parliament elected

1 In most cases both Liberal and Conservative candidates were run against the labour men, with the result that the Conservatives won. But the Liberals were obliged to accept the candidacy of Alexander Macdonald and Thomas Burt, in the mining constituencies of Stafford and Morpeth, and accordingly these two men became the first "Labour members" of the House of Commons.

2 One seat, that of Stafford, had been lost in the meantime.
in 1885, and at the elections of 1886 three of the ten labour members lost their seats. In the Parliament of 1886-92, however, the labour group was, in effect, increased to twelve by the adhesion of five members who, although elected as Radicals and not connected with trade unions, were men whose working-class sympathies led them to co-operate closely with the seven unionist representatives. The period was one of critical importance in the history of political unionism. In the first place, there was arising now the "new unionism," which differed from the "old unionism" principally in concerning itself with the organisation of unskilled as well as skilled labourers and in assuming an attitude of great aggressiveness against capital. In the second place, it was a time in which socialism was making rapid growth, so that the new unionism showed a pronounced socialistic tinge. And, finally, it was an era of grave industrial disorders—namely the strike of the gas workers in London in 1888 and the still more serious strike of the London dock labourers in 1889. The general elections of 1892, together with a bye-election which followed shortly, brought up the labour quota in the Commons to sixteen.

Until after the elections of 1892 there was no such thing as a labour "party." Labour members were elected locally by the unions of a single constituency, without much regard for policies pursued in other constituencies. There had come into existence, however, certain important socialist organisations, notably the Social Democratic Federation, founded in 1880, and the Fabian Society, established two years later.\(^1\) The first serious effort to unite the forces of socialism and labour was made at a conference held at Bradford in January, 1893, the outcome of which was the founding of the Independent Labour Party, one of the several minor political groups in Great Britain at the present day. The object of the new organisation was stated to be the promotion of "the collective ownership and control of the means of production, distribution, and exchange"; and its method of operation was to be "representation of the people in the House of Commons by men in favour of the object of the party and rigidly pledged to its policy." Machinery of an ample nature was provided—an annual con-

\(^1\) See p. 548.
ference consisting of delegates sent by the local branches, and a national administrative council, elected by the annual conference and charged with the execution of the conference’s decisions. A parliamentary candidate might receive no financial aid from the party unless he bound himself in writing to support the object and policies of the party and to sit in opposition in the House of Commons. The working programme of the party as originally announced included (1) a universal eight-hour day; (2) the abolition of overtime, piece-work, and the employment of children under fourteen; (3) state provision for the ill, the invalid, and the aged, (4) free, non-sectarian education of all grades, (5) the taxation of unearned incomes to the point of extinction, and (6) disarmament. To these demands have since been added a number of others, notably the enfranchisement of women, a second ballot in parliamentary elections, the restriction of the life of a parliament to three years, and municipal control of various industries.

The membership of the Independent Labour Party has never been large. It grew rapidly at first, being in 1896 more than 20,000. Later, however, it declined. In 1901 the organisation paid affiliation fees to the Labour Representation Committee on a membership of only 13,000, and in 1906 on only 16,000. But it is to be observed that the mere statistics of membership comprise no gauge of the party’s real strength and influence. The organisation has sought and obtained at times the support of large numbers of men whose names have never appeared upon its rolls. In local elections the party early attained considerable success, and in 1905 it had some four hundred members of local councils of all kinds. Its fortunes in parliamentary elections, however, were long disappointing. At the elections of 1895 it named twenty-eight candidates, but no one of them was successful, and Kier Hardie, its president, lost the seat which he had occupied since 1892. In 1900 it attained, in the re-election of Hardie, its first parliamentary victory; and in 1906, when the tide of radicalism was running high, seven of its candidates and sixteen of its members were elected to the House of Commons.

Growth of Political Organisation: the Labour Party. Throughout its history the Independent Labour Party has been essentially socialistic, although its socialism has not been sufficiently thoroughgoing to save it from strife with organisations of the character of the Social Democratic Federation, which is socialistic to the core. But at all events its programme is too radical to attract the mass of trade union members, and by the side of it there has grown up a larger organisation known simply as the Labour Party. The trade union congress of 1899 caused to be brought into existence a body of representatives of all co-operative, trade union, socialist, and working-class organisations which were willing to share in an effort to increase the representation of labour in Parliament. This body held its first meeting at London in February, 1900. The Social Democratic Federation withdrew from the enterprise, but an organisation was formed in which the ruling forces were the politically inclined, but non-socialistic, trade unions. The object of the affiliation was declared to be "to establish a distinct labour group in Parliament, who shall have their own whips and agree upon their own policy, which must embrace a readiness to co-operate with any party which for the time being may be engaged in promoting legislation in the direct interest of labour." The growth of the new organisation was rapid. At the elections of 1906 fifty-one candidates were put in the field, and of the number twenty-nine were elected — comprising by far the largest labour group that as yet had appeared on the floor of the Commons. Besides these twenty-nine, there were eleven members connected with the miners' organisations and fourteen others who were Independent Labourites or Liberal Labourites ("Lib-Labs"), making up a total labour contingent of fifty-four. The Liberals, with whom from the beginning of labour representation the labour members had been accustomed to act, now had a majority sufficiently large to make them entirely independent. Yet they were under obligation to the labour elements for past support and by past pledges, and, furthermore, many among them were not opposed to certain of the less radical labour demands. Consequently, the political "revolution" of 1906 became the starting point in a new era of labour legislation and labour relief whose earliest
important development was, as has been pointed out, the adoption of the Trade Unions and Trade Disputes Act of 1906.\(^1\)

After its great victory the Labour Representation Committee, having attained its immediate object of creating a distinct representation of labour in Parliament, dropped its unassuming name and took that of "Labour Party." The constitution of the organisation was overhauled and there was laid down every possible guarantee that candidates elected to Parliament should agree to be guided implicitly by the decisions of the party, arrived at in its annual congresses, at least in matters which are related to the objects for which the party exists. Through its elected central committee the party approves the candidates put forward by the local unions and assists in bringing about their election. Within Parliament the party is compactly organised. Outside, it is simply a loose affiliation of trade unions and other societies, having, in 1912, an aggregate membership of 1,500,000. It is, however, largely on account of the flexibility of its organisation throughout the country that it has prospered beyond all other political organisations of labour.

The Labour Party has served as has no other agency to link up socialism and trade unionism. Until 1907 it refused to commit itself to socialistic principles, and, as has been pointed out, the earlier strength of the party arose in no small degree from the fact of its aloofness from socialism. In 1907, however, the party adopted a resolution declaring for "the socialisation of the means of production, distribution, and exchange, to be controlled in a democratic state in the interests of the entire community, and the complete emancipation of labour from the domination of capitalism and landlordism, with the establishment of social and economic equality between the sexes."\(^2\) This is, of course, a socialistic declaration, yet not of the most radical sort, and its general effect was to enhance rather than to diminish the party's strength. In point of fact, such leading members of the party as J. Ramsay MacDonald and Philip Snowden, and more than half of the parliamentary group, are avowed socialists.

\(^1\) See p. 433.  
Since 1908 there has been in progress a consolidation of the labour forces represented at Westminster. At the elections of January and December, 1910, some seats were lost; but the number of labour representatives in the House of Commons since 1910 has fluctuated between forty-two and forty-five. Of the number, about one-half are identified with the Labour Party, the remainder being members of the Independent Labour group, or of the Liberal Labour group, which pursues its own policy in industrial matters but in other respects is only a segment of the Liberal Party. Since the elections of January, 1910, the labour group as a whole has occupied a position of power altogether disproportionate to its numerical strength. The Liberal government, having lost entirely the huge parliamentary majority which it obtained in 1906, has been continuously dependent for the retention of office upon the support of its allies, the Irish Nationalist and the Labour members. The balance of power thus enjoyed has been utilised effectively in the promotion of desired legislation. At the same time, it is to be observed, of course, that the situation which has existed has been exceptional, and that in the long run labour can expect to be politically powerful only in one of two ways — by using its votes under some consistent plan within the ranks of the older parties or by building up a third party of sufficient strength to combat its rivals on terms approximately even. The second of these alternatives, although not entirely hopeless, presents very great difficulties. The elements from which a great co-ordinate Labour Party would have to be constructed are, and are likely to remain, fundamentally inharmonious, the principal source of friction being socialism. And, even if the dangers of internal discord could be obviated, there would remain the fact that among the British people the bi-party system is solidly entrenched and that no third party has ever been able to prevent the dissipation of its strength through the continuous re-absorption of its membership into the ranks of the Government and the Opposition.

1 See Chap. XVII.
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CHAPTER XX

THE ORGANISATION OF LABOUR IN CONTINENTAL COUNTRIES

Trade Union Beginnings in Germany. The classic land of labour combination is Great Britain. It is there that trade unions first appeared, and it is there that they have acquired largest numbers, membership, and influence. It is there, too, that the co-operative movement had its origin. In almost all of the countries of continental Europe, nevertheless, the principle of combination has taken hold, and in some of them—notably Germany, France, Italy, and Switzerland—the organisation of the labouring masses has attained, in the past thirty or forty years, a high degree of elaborateness and effectiveness. Broadly, it may be said that the trade-unionism of the continent is modelled upon that of Great Britain. Its connections with socialism, however, are older; and, until recently, its methods and tendencies have been distinctly more political. The importance attached by British unionists to party organisation and activity has so increased of late that the last-mentioned element of differentiation has largely disappeared.

The beginnings of trade unionism in Germany date from the years immediately preceding the Franco-Prussian war. The decade 1860–69 was in Prussia a period not only of large public enterprise but also of rapidly developing party organisation and rivalry. The two great political groups which confronted each other at the inauguration of Bismarck’s ministry (1862), the Conservatives and Progressives, broke each into two divisions, a moderate and a radical, after 1866; while more purely popular organisations were making their appearance in the form of Lassalle’s Universal German Workingman’s Association, founded in 1863, and the Social Democratic party, established under the leadership of Liebknecht and Bebel in 1869.¹ The earliest trade unions in the country appear to

¹ See pp. 508–516.
have been certain ones established in 1868 by two disciples of Lassalle, following the holding of a socialist congress at Berlin. They were distinctly socialistic in character. In the same year, however, other unions arose from an independent source. These were the societies founded by Dr. Hirsch and Herr Franz Duncker, whose principal object was to organise and hold the labour vote of Prussia for the Radical branch of the Progressive party. Dr. Hirsch made a study of unionism as it operated in England and sought to transplant it, after imparting to it a political bias, to Germany; and thus the political element, even characteristic of German labour organisation, was introduced practically at the beginning.

During a prolonged period after 1868 progress was slow. The German proletariat showed less readiness to organise than did the English. Emphasis was political rather than economic. And when, in 1878, the Imperial government entered upon its memorable crusade against the socialists, the trade unions, being largely socialistic, fell under the ban. The anti-socialist law of 1878, thrice renewed, was kept on the statute book until 1890, and it is reckoned that during these twelve years 332 societies were dissolved, of which 95 were trade unions. The majority of the unions, however, were reconstituted as Fachvereine, and by abstaining from open participation in politics they continued to fulfil, to a considerable degree, the purposes of the original organisations. The abandonment of the government's repressive policy in 1890 enabled the unions once more to stand forth in their true character, and during the succeeding fifteen years they were given gradually, under Imperial law, an assured status. Agricultural labourers, seamen, and domestic servants are still forbidden to form associations. But the right of combination in all other crafts "for the purpose of obtaining more favourable wage-and-work conditions" is fully recognised. The charter of trade organisation is Section CLII of the Industrial Code, containing the foregoing stipulation and expressly legalising strikes and lockouts. It is to be observed, however, that under the interpretation of the Reichsgericht, or High Court of the Empire, the section contemplates only the concerted action of labour for the improvement of economic conditions. It does not
legalise any proceedings which are otherwise forbidden. The union and those who represent it are responsible for the acts committed in its behalf; the employment of physical compulsion or intimidation to compel persons to join, or to prevent them from leaving, labour organisations is prohibited; and if the unions transcend the economic interests of their members as individuals and undertake to exercise an influence on public affairs or on the discussion of political subjects, they come under the more stringent law relating to clubs and other societies of a political nature.

The German Social Democratic Unions. The trade unions of Germany to-day fall into three principal classes: (1) the Gewerkschaften, or Social Democratic unions, frequently designated the "free unions"; (2) the Gewerkvereine, or "Hirsch-Duncker unions"; and (3) the Christliche Gewerkvereine, or Christian trade unions. Much the most important is the first group. The membership of the Gewerkschaften increased from 277,659 in 1890 to 419,162 in 1897, 743,296 in 1902, and 1,886,147 in 1907. At present the number is well beyond two millions, which means almost eighty per cent. of the organised workers of the Empire. The unions of this class are grouped in federations, of which there were 64 in 1906. In the large towns these federations have central offices, with labour registries, inquiry agencies, lodging house facilities, and reading rooms and libraries. Since 1900 there have been many accessions among women workers. In 1906 no fewer than 118,908 women were organised in 37 unions, almost one-third being employees in textile establishments. The trades in which, in 1906, the "free" unions were strongest were (in the order named): building, metal and mineral industries, wood industry, commerce and transportation, textile manufacture, mining, clothing industry, and food and drink industries. In 1906 the total revenue of the free unions was 41,600,000 marks, their total expenditure 36,960,000 marks, and their accumulated funds 25,320,000 marks. The annual revenue per member was about 24 marks. More than three-fourths of the federations pay travelling, unemployment, and sick benefit and funeral expenses.

The Social Democratic unions exact no profession of po-
litical or religious faith, and, in theory at least, their members are free to affiliate with any political party and to vote as they individually desire. A substantial majority are socialistic, but the personnel of the Social Democratic labour organisation is by no means identical with that of the Social Democratic party. The total number of votes cast for Social Democratic candidates at the Imperial elections of 1912 was almost four and a quarter millions; the number of enrolled members of the Social Democratic party is rather less than one million, and this number includes many men who are not manual labourers. The total membership of the Social Democratic trade unions is at least twice as large as that of the Social Democratic party. A considerable proportion of the unionists, therefore, do not identify themselves with the party organisation, and not all accept socialist principles, although it is to be presumed that, upon one ground or another, even the non-socialists commonly give their support to Social Democratic candidates. At one time the party sought to assume full direction of the unions' policies. After a short, sharp conflict, however, it was compelled to abandon the effort, and the unions maintained their right to autonomy. But, this question once settled, relations with the party became, and have continued to be, almost uniformly amicable. The local committees of the two meet frequently for conference; the party press consistently upholds the unions' cause; the party headquarters in a town are frequently in the club-house of the local "free" union.¹ "We can say with truth," affirmed a speaker at the Social Democratic congress at Hamburg in 1908, "that to-day there are no differences of a fundamental nature between the two great branches of the labour movement."

Other Groups of German Unions. The Hirsch-Duncker unions were founded originally upon a basis which was essentially political. As has been explained, they were intended to bind together those workingmen who were supporters of the programme of the Radical parliamentary party. With the lapse of time, however, their economic interests gradually outbalanced their political interests, and at the present day they are classified as non-political unions. They seek to promote the

¹ Orth, Socialism and Democracy in Europe, 174.
economic well-being of their members. At the same time, they have never taken their stand upon the doctrine of class antagonism. On the contrary, they assert the unity of interest between the employer and the employee, and recognise the equal rights and duties of capital and labour. They are, therefore, non-socialistic; in point of fact, socialists have been debarred from membership in them since 1876. “We are a neutral organisation for economic ends,” proclaimed their last congress, “and that we will remain.” By their socialistic rivals they have been derided as simple benefit societies. They are, however, more than that, and upon occasion they have been responsible for strikes of considerable proportions. Perhaps principally because in the past quarter-century the working-class drift in Germany has been so pronouncedly in the direction of socialism and socialistic organisations, the Gewerkvereine have had little growth. In 1907 their aggregate membership was 108,889 — only about one-tenth of the membership of the Social Democratic unions. In the same year their income was 1,541,360 marks and their expenditure (principally for benefits) 1,434,340 marks. Their strength lies mainly in the metal and engineering trades, and their members are, on an average, more highly skilled than are those of any other group of unions in the Empire. Geographically, they are confined largely to Silesia and eastern Prussia.

The third class of unions comprises the Christliche Gewerkvereine, or Christian unions. Their origin is to be traced to the efforts of Bishop Ketteler, a convert of Lassalle, to provide a channel specially for the organisation of Roman Catholic workpeople, whose absorption by non-religious societies of the character of the Gewerkschaften should in this way, it was hoped, be prevented. They are most numerous in the strongly Catholic industrial and mining districts of Westphalia and the Rhine valley. These unions have been described as a compromise between ecclesiastical and economic organisations.¹ Their founders and patrons were as a rule priests, and they have never been aggressive or exclusively devoted to labour propagandism. They accept the existing social and eco-

¹ Dawson, Evolution of Modern Germany, 112.
nomie order as "necessary and expedient," although they demand for the working classes a larger share in the control of social, and especially of industrial, conditions. Like the Hirsch-Duncker unions, they repudiate the notion of an inevitable class war, and with it the entire platform and programme of socialism. Politically, they act rather regularly with the Centre, or Catholic, party. While, none the less, their ecclesiastical interests and connections have been preserved intact, their basis has been broadened and they are conducted more fully today upon a pure trade union basis than at any earlier time. Indeed, there has appeared in recent years among the more aggressive portion of the membership a certain restiveness which has found expression in a demand that the control of the Church be relaxed and freer scope be allowed the unions in their economic activities. In 1907 the membership of the Christian unions was 354,700. Their income was 4,516,420 marks and their expenditure 3,357,340 marks. They are well equipped, not alone with funds, but with advice bureaus, labour registries, and trade papers.

Besides the three principal classes of unions that have been mentioned there are several minor groups. There is a class of "independent" unions which in 1907 had a membership of 96,684. There are the newer "free labour" unions — the so-called "yellow unions" — promoted and subsidised by employers, especially in the engineering trade, under compact with the labourers which requires that under no circumstances shall they resort to strikes. There are also Polish unions, which have a purely racial basis and are found chiefly in the colliery and iron districts of Rhenish Westphalia. Their membership aggregates approximately one hundred thousand. The relations subsisting among the greater groups of unions are, on the whole, not cordial. At times of crisis, as when a great strike is impending, there is likely to be a certain amount of cooperation. But normally there is bickering and rivalry. Not only are all seeking the support of German labour for their own organisations and programmes; in ideas and policies they are separated by divergences and antitheses which are real and deep. The fundamental dividing issue is socialism. But cleavage
arises also from political affiliations, from ecclesiastical connections, and from occupational, geographical, and racial interests.

**General Situation of Trade Unionism in Germany.** That the rise of wages and the improvement of the general conditions of labour in the last thirty years are attributable in a considerable measure to the influence wielded by trade unions, admits of no doubt. Nor does it appear that the growth of unionism is sporadic and destined to come to an early end. On the contrary, the evidence is that the unions are only beginning to feel their power, and that even in those branches of industry, as the chemical manufacture, in which at present labour is least organised, there will soon be substantial expansion. So long as the existing economic order endures, with its conflicting interests of capital and labour, so long may unionism, in Germany as elsewhere, be expected to persist and flourish. Despite violent fluctuations in particular unions, the growth of unionism has been large and continuous, and there is every indication that it will continue to be so. Recognising these facts, capital already has accepted the challenge of labour and has begun to meet organisation with organisation. The resistance of German employers to trade unionism was never so strong as in the past decade, and the employing interests are fast closing their ranks in local trade societies and in federations of these societies covering entire industries within broad areas. The most powerful of these employers’ organisations in recent times has been the Central Union of German Industrialists, made up principally of the great colliery proprietors and the ironmasters of Rhenish Westphalia. The resistance of the employers to unionism differs in degree in various parts of the country, and in various trades. But nowhere is it so strong as in the coal, iron, and steel industries of West Prussia. Here there is a remarkable concentration of wealth and industrial power in the hands of a small number of great employers, and here, from all appearances, will lie one of the principal battle-grounds in the future conflicts of labour and capital. The great employers of the region have been to a man utterly hostile to the unionist principle. They pay fair wages and they provide accommodations and safety appliances for their em-
ployees in excess of the requirements of the law. But they believe labour organisations to be pernicious, and they will not recognise them, nor negotiate with them, nor even tolerate their existence. Many regard the socialist organisations as less objectionable than the non-socialist ones, for the reason that the former avow more openly the ends which they are seeking. In their combat with unionism the employers can no longer count upon the assistance of the state. Unions have been legalised, and the tendency has been to extend, rather than to contract, the privileges that have been given them. The employers' principal weapon is the boycott, i.e., refusal to give employment to trade unionists or to socialists, or both. Many of the large establishments of the north and west systematically exclude from the ranks of their workers all unionists and socialists; and "so effectively and so secretly is the exchange of 'black lists' carried on that a capable man, whose reputation as an ardent trade unionist, or, worse still, as a socialist, has preceded him, may go the round of the workshops of an entire district and be refused at every door, though there is work to do and a need for hands."  

The situation in Germany may, then, be summarised in few words. Trade unions are numerous and are growing steadily in number and in membership. They are recognised by the law, and as time passes are receiving more rather than less legal protection. Their organisation in separate groups is to be explained partly by regional origins, although mainly by religious and political differences. All are composed predominantly of permanent members, usually paying dues and assessments which in proportion to their wages are high, disciplined to strike, and whenever entitled receiving the cash benefits usual among English and American labour organisations. In the raising of wages and in both the procuring and the enforcing of factory and mine legislation they have wielded large, although naturally not fully measurable, influence. In considerable portions of the country, notably Bavaria, Württemberg, and other southern states, the employers are not averse

\[1\] See an expression of opinion by Herr Kirdorf at the Mannheim Conference of 1905, quoted in Dawson, Evolution of Modern Germany, 123.

\[2\] Ibid., 126.
to recognising, and even encouraging, unionism. But in the west and north there exists a state of extreme tension and, in some industries, of extreme bitterness, and — at all events until the outbreak of the European war in 1914 — the industrial problem of the future has seemed clearly to be the problem of the labour union.

Restraints on Labour Organisation in France, 1789–1830. In France the organisation of labour, on both economic and political lines, has proceeded somewhat more irregularly than in Great Britain and Germany, and the number of workingmen who are members of trade unions is proportionally smaller. But in the three decades since, by the Waldeck-Rousseau law of 1884, workingmen's associations were first vested with legal character, the trend in the direction of closer and more effective organisation has been fairly consistent. And for the origins of the movement one must look back to the earlier nineteenth century, especially to the period 1825–50 in which the introduction of machinery and the rise of the factory system first transformed on a considerable scale the conditions of French industry.

At an early stage of the Revolution all forms of labour organisation were placed under ban. The philosophy which underlay the economic legislation of the period was pronouncedly individualistic. The supreme object was to remove obstacles to personal initiative and accomplishment. Accordingly, the gilds were deprived of their privileges; and when, in 1791, the workingmen of various trades, especially the carpenters, began to form among themselves associations for the purpose of raising wages, the National Assembly, on being appealed to by the employers, passed a comprehensive measure prohibitive of workingmen's combinations. This "Loi Le Chapelier" (so-called from the name of its author) continued operative, in substance, throughout almost one hundred years. Its purport will appear from two brief passages. "The citizens of the same estate or trade," says Clause 2, "entrepreneurs, those who manage a shop, and workingmen in any trade whatsoever, shall not, when assembled together, nominate presidents, or secretaries, or syndics, shall not keep any records, and shall not deliberate or pass resolutions or form
any regulations with reference to their pretended common interests.” Heavy penalties for violation were prescribed. And Clause 8 prohibited “all gatherings composed of artisans, workingmen, journeymen, or labourers, instigated by them and directed against the free exercise of industry and work to which all sorts of persons have a right under all sorts of conditions agreed upon by private contract.” Such gatherings were declared riotous, were to be dispersed by force, and were to be punished with “all the severity which the law permits.” Chambers of commerce were specifically exempted from the operation of the measure, making it clear that the law was directed against the meetings, associations, and coalitions of workingmen alone.

The legislation of Napoleon was of similar tenor. A law of 1803 forbade labour combinations and imposed a requirement, for the purposes of police surveillance, that every workingman should equip himself with a special *livret*, or certificate — a requirement which was not finally rescinded until 1890. The subject was dealt with at length in Clauses 414–416 of the great Penal Code, promulgated in 1810. Combinations among employers tending to force down wages “unjustly and abusively” were forbidden. But so also were combinations of labourers designed to regulate hours or otherwise to “suspend, hinder, or make dear labour.” No kind of association of more than twenty persons could legally be formed.

The restoration of the Bourbon monarchy brought no relaxation, and the workingmen, finding themselves at grave disadvantage in negotiating with their employers, began to demand the law’s modification, and, in the meantime, to devise ways of evading it. There arose three classes of organisations, which, in one way or another, contrived to maintain themselves despite the intermittent efforts of the state to suppress them. These were (1) the compagnonnages, (2) the mutualités, or friendly societies, and (3) the sociétés de résistance, or societies of resistance. The *compagnonnage* originated under the gild system, as early as the fifteenth century, and was, in its earlier form, an organisation of unmarried journeymen in cer-

tain trades, existing primarily to extend hospitality to wandering journeymen and to promote helpful companionship among the members. In its eighteenth-century form it administered sickness and unemployment benefits, conducted employment bureaus, organised strikes and boycotts, and in some degree regulated the scale of wages. At the time of the Revolution there were compagnonnages in twenty-seven trades. In the first quarter of the nineteenth century they were yet more numerous, being, indeed, the only really effective workingmen's organisations of the time. They persisted in some measure throughout the nineteenth century, and occasional survivals of them are still encountered. They belonged essentially, however, to the old régime of industry, in which they comprised a sort of aristocracy of skill, and no attempts to adapt them to the industrial conditions of the factory age were ever in any considerable degree successful.

The mutualités, or friendly societies, were associations for mutual aid, especially in cases of sickness, accident, or death. They existed to some extent prior to the Revolution, and in the first quarter of the nineteenth century they became somewhat numerous. There were, in 1823, in Paris alone 132 of them, with 11,000 members. Practically all comprised only members of some one trade. The sociétés de résistance were distinctly products of the new industrial conditions. They were devoid of the religious and ceremonial features of the compagnonnages, and while they maintained benefit arrangements, this aspect of their activities was altogether subordinate. They existed for the immediate purpose of carrying on collective bargaining with employers, agreeing upon scales of wages, managing strikes, and compelling improvements in the general conditions of labour. Although maintained semi-secretly and contrary to law, their activities were not only aggressive but as a rule perfectly well known to employers and to the authorities. Among notable sociétés de résistance which sprang up and flourished during the great era of industrial change were those of the weavers of Lyons (1823), the copper-smelters of Paris (1833), and the printers of Paris (1839).

Mid-Century Development in France. After 1830 the

1 Levine, Labour Movement in France, 28.
attention of the working classes of France was drawn in increasing measure to the socialistic programmes of Saint-Simon and Fourier, and in the period of the revolution of 1848 there was manifested large interest in the possibilities of co-operation. During the years covered by the Second Republic three hundred co-operative societies were established in Paris and large numbers sprang up in the provinces. All, however, which did not almost instantly perish were broken up by a decree of Napoleon III following the coup d'état of December 2, 1851. But a lasting outcome of the experiences of the mid-century revolutionary period was an increased readiness of labour to combine in purely trade organisations, notably sociétés de résistance; and, despite the hostility of the government of the Second Empire toward workingmen's associations of whatsoever kind, after 1860 the labour movement acquired a momentum which it never before had possessed. The supreme object was the repeal of the laws which withheld from workingmen the right to organise. In 1864 a partial victory was won. Impelled by growing popular pressure, and somewhat terrified by the course of a printers' strike in the capital, the government assented to an enactment legalising strikes and the combination of workingmen for strike purposes. Full right of assemblage and of organisation, however, was withheld; and inasmuch as, on the whole, French labourers were not strongly inclined to the employment of the strike as an industrial weapon, agitation was continued. The real demand was for the right to form "syndical chambers," i.e., trade unions, for general purposes. One of the principal objects, indeed, which such organisations would subserve, it was urged, was the promotion of agreements with employers whereby the danger, and the need, of strikes might be averted.

In 1868 the desired end was measurably attained. The minister of commerce and public works announced that, while the law of associations should be continued as it was, the government would thereafter "tolerate" workingmen's combinations precisely as it had been tolerating organisations of employers. And throughout a period of sixteen years, or until the enactment of the Waldeck-Rousseau law of 1884, this was the practice pursued. Legally, unions did not exist; actually,
they were "tolerated." After 1868 the formation of "syndicates," already begun by the organisation of the shoemakers in the preceding year, progressed with rapidity. With the principle of unionism was for a time combined again closely that of co-operation; but this aspect of the movement soon disappeared. Various socialistic and communistic enterprises, for example the organisation of the International Association of Workingmen in 1864, exerted some influence, although only temporarily and within restricted areas. At the suggestion of the International the seventy or more syndicates of Paris established a local federation, but the step was of slight importance save as a precedent.

**Labour and Politics after 1871.** In the development of French labour organisation the war with Prussia, the collapse of the Empire, and the fresh upheaval incident to the Commune precipitated a considerable break. After the establishment of the Third Republic, none the less, the right to strike continued to be recognised. Likewise, there was kept up the practice of tolerating workingmen's associations. The compagnonnages and the sociétés de résistance disappeared or became simple friendly societies; syndicates which had been swept away were reconstructed and new ones were organised; and in general the movement continued along lines already clearly marked out prior to 1870. By 1875 there were in the capital not fewer than 135 unions. In 1876 there was held at Paris the first French labour congress, composed of delegates from syndicates in all parts of the country. The proceedings were orderly and the decisions arrived at were wholly pacific. A second congress was held at Lyons later in the year, and in 1879 a third one was convened at Marseilles. This last-mentioned meeting was of prime importance because, whereas the gathering at Paris in 1876 had repudiated socialism, the Marseilles congress declared for socialism and assumed the name of Socialist Labour Congress. Hitherto the organised workers, in fear of jeopardising the perpetuity of the Republic, had chosen to be moderate. Now that the Republic was apparently well upon its feet, they felt no longer under constraint.

Among other things, labour was now proposing also to enter
politics as an independent element. In 1876 the Paris congress had discussed the question of the desirability of the representation of the proletariat in Parliament, and in 1878 a Parisian workingman announced his candidacy for a seat in the municipal council and placed at the head of his manifesto the words Parti Ouvrier, Labour Party. After 1879 leadership in the syndicalist movement passed to the socialists. At the congress of Havre, in 1880, the moderates withdrew; but they were not sufficiently numerous to count for much. The socialist unionists themselves fell forthwith into division, and throughout the decade 1880–89 the progress of simple unionism was retarded and obscured by the perennial strife engendered by socialist factionism. After the Havre congress the predominating socialist element, led by Jules Guesde, organised as the Parti Ouvrier Français (the French Labour Party), and adopted a Marxist programme. But two years later, at the congress of St. Étienne, this group split, an offshoot, led by Brousse, becoming the Fédération des Travailleurs Socialistes de France (the Federation of Socialist Workingmen of France), which cared little for Marxism and was willing to pursue a policy which may fairly be described as opportunist. In 1887–90 the “Broussists” themselves broke into two distinct parties. Already there had been founded by Malon in 1885 a Société d’Économie Sociale (Society for Social Economics), which, gaining adherents among Republicans and Radicals, developed in time into the important Independent Socialist Party.¹

Rival Labour Organisations, 1884–1902. Meanwhile, despite the fact that the syndicates were suffering much from the contest of the various socialist factions for their control, and from the opposition of both the government and the employers, the cause of unionism was making substantial progress. The growth of industrialism and of capitalism and the tightening organisation of the employers put upon the workingmen fresh pressure to combine. And in 1884 there was enacted a new law on syndicats, associated commonly with the name of Waldeck-Rousseau (then minister of the interior in the cabinet of Jules Ferry), which, although momentarily objec-

¹ See pp. 536-540.
tionable to labour in certain of its features,1 conferred upon syndicats for the first time the character of full legality and authorised them to combine in federations. In 1886 there was formed at Lyons a National Federation of Syndicats; and when, as soon happened, this organisation became a mere tool in the hands of the Parti Ouvrier, the opponents of this party instituted the founding of bourses du travail, or labour exchanges, and eventually brought about the establishment of a Fédération des Bourses du Travail, which was opposed to the National Federation of Syndicats. The first bourse du travail was opened in Paris in 1887. Gradually others were organised, and the Federation was created in 1892. The bourse du travail is distinctively a French institution. The local bourse was intended to serve as headquarters for all syndicats of the neighbourhood; while the programme originally announced for the Federation included the unification and propagation of the demands of the syndicats and the finding of employment for members. After 1885 the general strike, in the form of a peaceful and extended cessation of work, gained steadily in favour as a weapon in the hands of organised labour. In 1888 the Bordeaux congress of the National Federation of Syndicats gave it formal approval. Of the several socialist and labour groups, only the Guesdists pronounced it (at their congress at Lille in 1890) objectionable. They continued to maintain that the general strike could but react disadvantageously for labour and that the proper methods to be employed in the workingman’s behalf were not so much economic as political. Throughout several years controversy upon the point was incessant. In 1894 an attempt was made to hold at Nantes a general congress of labour including representatives of both the Fédération des Bourses du Travail and the National Federation of Syndicats. Of the 2,178 syndicats at the time existing, 1,662 were represented in the meeting. But when the congress adopted a motion in favour of the general strike the Guesdist delegates withdrew and the projected amalgamation failed.

1 Especially the requirement that in order to enjoy the protection of the law a syndicate must make public the names of its officials. The fear
The outcome was, none the less, of considerable importance. For the majority of the delegates voted to establish as a central agency of all the syndicats of the country a National Council, and when, after a year this agency proved valueless, more heroic steps were taken in the organisation, at Limoges in 1895, of a federation which from that day to the present has been one of the largest and most important labour associations in the world. This is the Confédération Générale du Travail (the General Confederation of Labour), popularly designated in France the C. G. T., representing at the outset some 700 syndicats. The fundamental principle of the Confédération Générale was the exclusion of party politics. Its founders felt, not unnaturally, that politics had been thus far one of the main obstacles to the progress of the labour movement, and accordingly the first article of the regulations adopted at Limoges declared that the Confederation would remain "independent of all political schools." The sole object of the organisation was affirmed to be the unification of the workingmen, "in the economic domain and by bonds of close solidarity, in the struggle for their integral emancipation."

The Confederation's programme was economic, not political, and the most important feature of it was the general strike. In it were embodied the essentials of the revolutionary syndicalist programme of more recent times. The Guesdists, who had split off at the Nantes congress of 1894, maintained for a time an independent organisation as the National Federation of Syndicats; but their importance declined, and eventually they were absorbed by the Parti Ouvrier. By the close of the century the central organisations of labour had been reduced to two — the Fédération des Bourses du Travail and the General Confederation of Labour. In 1897 the two were united, but friction developed and in the following year they became separate again. After 1900, however, there was co-operation between them and the advisability of complete amalgamation became steadily more apparent. In 1902, at the congress of

was that this requirement was designed to facilitate obstructive action by the police and the employers.

1 Seilhac, Les congrès ouvriers, 286.
Montpellier, the desired end was attained, the Federation of Bourses being merged permanently with the General Confederation.  

**Development of the General Confederation of Labour.**

The history of the General Confederation falls into two periods, separated by the year of unification just mentioned, 1902. The first was a formative stage, during which organisation was perfected and principles were developed and given authoritative expression. The second has been an epoch of systematic and widespread propagation of the doctrines of revolutionary syndicalism. The congress of Toulouse, in 1897, reaffirmed the policy of the general strike, but took a significant step further in adopting unanimously a motion, based on a report prepared by two anarchist members, counselling workingmen to make use of the boycott and of sabotage when strikes should fail to attain their purposes. The congress of Rennes, in 1898, reaffirmed the wish that the boycott and sabotage “should enter into the arsenal of weapons which the workingmen use in their struggle against capitalists on the same plane as the strike.” In 1900 there was begun the publication of a weekly journal, *La Voix du Peuple*, which has continued to be the Confederation's official organ. At the congress of Lyons, in 1901, the Confederation may be said to have committed itself irrevocably to revolutionism. The current efforts of the government of Waldeck-Rousseau (in which the socialist Millerand was minister of commerce and industry) to bring together capital and labour upon the basis of a better common understanding was rebuffed, and the congress repudiated the notion that the needs of labour could be met by any quantity of “so-called labour laws,” warned the working-classes against putting their trust in “parliamentarism,” and insisted that the syndicats should continue to carry on their struggle directly, by strikes, boycotts, 

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2 By sabotage is meant, in general, obstruction of the processes, or tampering with the quality of the products, of industry. See E. Pouget, *Le sabotage* (Paris, 1910).
and *sabotage*, not only against the employers but also against the state itself.

Prior to its fusion with the Federation of Bourses, in 1902, the General Confederation grew slowly. Thereafter, however, its development was rapid. Of the 3,680 syndicats in France in the year mentioned, 1,943 were identified with the General Confederation. Of the 5,260 in 1910, 3,012 were adherents. The number of individuals belonging to syndicats in the Confederation was increased from 150,000 in 1904 to 357,814 in 1910. The constitution of the Confederation as adopted at the congress of Montpellier in 1902 has undergone little change. The organisation consists of national federations of industries and trade (although none have been admitted since 1906), national syndicats, single local syndicats, and *bourses du travail*, and there is a somewhat complicated set of central governing agencies consisting of two "sections" and three commissions, capped by an executive confederal committee of thirteen members. The principal question which has arisen concerning the administration of the Confederation has been that of the reapportionment of representation of the various component federations and syndicats upon the sections and committees. The Confederation's activities in the decade following the fusion of 1902 were varied and occasionally startling. At the congress of Bourges in 1904 it was determined to concentrate efforts for a time upon the establishment of an eight-hour working day, and throughout two years (notably about May Day, 1906) the country was stirred by threats, plots, and acts of violence connected with this propaganda. In the one year 1906 there were 1,309 strikes, involving 438,466 workmen. Beyond arousing the labouring classes of the country, which the syndicalists maintained was all that they at present expected to accomplish, there were no tangible results.

**Present Character of the General Confederation.** After the amalgamation of the two rival socialist parties to form the *Parti Socialiste Unifié*, in 1905, the question arose whether the General Confederation should seek longer to hold aloof from socialist political organisations. At the congress of Amiens, in 1906, it was voted by an overwhelming majority to continue

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1 See Levine, *Labour Movement*, 156-158.
the policy of "direct action" and to abstain from all political connection. During the years 1907–08 the activities of the officers and other agents of the Confederation, culminating in serious strikes and disorders, produced much friction with the government, and in many quarters there arose demand that the entire organisation be suppressed. The arrest of the leading members of the confederal committee, while violently denounced, served to turn the Confederation's policy into new channels. In 1909 the more moderate "reformist" element acquired control; and although in the following year the "revolutionaries" again took the helm, their acts thereafter exhibited a reasonable measure of caution. In 1910 the Confederation strongly opposed the enactment of the Old-Age Pension Law, principally because of the provisions of the measure requiring workingmen to contribute to the funds by a deduction from their wages. In subsequent years active campaigns were carried on against militarism, and also against the protective system, which was held responsible for the increased cost of living.

The most conspicuous and interesting aspect of the organisation of labour in France in the past generation is the development of the General Confederation. By this powerful agency the spirit of revolutionary syndicalism has been injected in the body of trade unionism as nowhere else in Europe. The starting point, as with the Marxian socialists, is the assumption of bitter and uncompromising class war. The method is that of the general strike (including the boycott and sabotage), peaceful it may be, but not stopping at violence of the most desperate sort. Parties and parliaments are scorned. "Direct action" is the principle. Syndicalism, as one writer has aptly observed, is difficult to classify, because "it refuses to be called anarchism, repudiates the leadership of socialism, and scorns to be merely trade-unionism." 2 The classification of it does not much matter. It chooses to be a law unto itself, and in any case its existence is one of the cold facts of the social and industrial situation in France with which the coming generation will be called upon to reckon seriously.

1 See p. 623.
2 Orth, Socialism and Democracy in Europe, 107.
Whether it shall continue its conquest of labour until finally it shall gain entire control, or whether eventually it shall be repudiated, is a question which no man to-day can answer. It is to be observed, however, that the Confederation includes not more than half of the million organised workingmen of the country; and, furthermore, that only one-tenth of the workingmen of the country are as yet organised at all. This proportion of organised workingmen was, in 1914, somewhat smaller than that which obtained in Germany and Belgium, and much smaller than that prevailing in Great Britain and the United States.

Labour Organisation in Agriculture and the Public Service. The organisation of labour in two special fields merits a word of comment. One of these is agriculture; the other is the public service. The establishment of unions among agricultural labourers was first legalised by the Waldeck-Rousseau act of 1884, and by 1906 the number of agricultural syndicates mounted to approximately 4,000, covering all parts of the country. As early as 1886 there was organised a central union of agricultural syndicates, to which at the present time more than 1,300 syndicates adhere. There are, besides, regional unions embracing the syndicates of groups of departments, the most important being the Union of the Southeast, founded in 1888 and centring at Lyons. The agricultural syndicates hold a national congress every two years and regional congresses at briefer intervals. At these meetings are considered not only questions relating to the political and contractual interests of the workingmen, but (since the members of the agricultural unions are chiefly small proprietors) matters pertaining to the technique of agriculture, horticulture, and viticulture. Many of the syndicates maintain arrangements for co-operative buying and selling of commodities. Under a law of 1894 they also serve as agencies for the organisation of agricultural credit and for various forms of mutual insurance.

The law of 1884 conferred upon state employers the right to form associations, but not to federate or to organise syndicates; and in the postal and telegraph services, as in the national

1 That is to say, in trade unions. If the number affiliated with the Socialist party were to be added, the figure would be distinctly larger.

match, tobacco, and porcelain works, many "friendly" and mutual benefit societies early made their appearance. From the syndicalists arose insistent demand that these associations should be permitted to affiliate themselves with the General Confederation of Labour. But, on the ground principally that it could not afford in this manner to concede to public employees the right to strike, the government steadily withheld its assent. In 1909 there were two serious strikes of postal employees. The Clemenceau ministry held its ground, and the efforts of the discontented employees were brought to naught. In 1910 there was a strike on the Northern Railway, which spread to other lines, including those operated by the state. Again the government stood firm. On the ground that the strike was political in motive and revolutionary in character, the Briand ministry caused the arrest of the leaders and of large numbers of other persons, called out the reserves (to which most of the strikers themselves belonged), and eventually refused to reinstate more than two thousand of the employees affected. The syndicalist leaders who planned the strike expected from a ministry in whose membership were included three socialists ¹ lenient, if not entirely tolerant, treatment. Official responsibility, however, produced an attitude of quite the contrary sort. And the public, unsympathetic from the first, was moved to indignation by the acts of sabotage which were committed. The debates in the Chamber of Deputies upon the government's policy were attended by some of the stormiest scenes in the history of French parliamentary proceedings. Legislation to strengthen the government's hand failed of adoption, but none of any other kind was enacted, and the legal status of the organisation of labour among public employees remains as it was. Associations for friendly or educational purposes are permitted, but not syndicats or societies affiliated in any way with the General Confederation.

Labour Organisation in Other Countries. Of the organisation of labour in other countries of continental Europe it is impossible to speak in detail. In no one of them, perhaps,

¹ Premier Briand, M. Viviani, and M. Millerand. M. Barthou, a Radical, was on record, also, as a defender of the right of government employees to strike.
has the development of trade unions, of co-operative societies, and mutual aid organisations been carried farther than in Italy. Here, to a greater degree even than in France, trade unionism is connected with socialism; and since socialism, which has been the most powerful influence toward labour organisation, did not acquire a considerable footing prior to the last decade of the nineteenth century, the present strength of unionism represents the product of a growth which is very recent. The trade unions of Italy to-day fall into three groups: (1) the "neutral," or socialist, unions, (2) the Catholic unions, and (3) the syndicalist unions. In 1910 the membership of the three groups was, respectively, 640,000, 108,000, and 112,000 — a total of 860,000. The syndicalist unions resemble the syndicalist associations of France. They place stress upon the warfare of classes, oppose parliamentary action and any form of co-operation with employers as a class, and employ as their weapons the general strike, the boycott, and sabotage. Many railway and other government employees, and many agricultural labourers, belong to these revolutionary associations, and they have a central organisation known as the Unione sindicale italiana. The Catholic organisations exist chiefly as isolated societies. But the neutral, or socialist, associations are federated in provincial organisations, which in turn, in 1906, were brought together in a Federazione generale italiana, or General Italian Federation of Labour. Men and women are admitted to these unions on equal terms. Effort is made to improve the conditions of living, of labour, and of education among the members, and in late years many unions have instituted systems of invalidity and unemployment insurance. Wherever possible, collective bargaining with employers is promoted. The strongest trade unions are those of the masons and the iron-workers, of whom sixteen and twenty-one per cent., respectively, are organised. In the cities the extension of unionism is retarded by the prevalence of petty strife and by lack of funds; in the country districts, it is retarded not only by these conditions but especially by the ignorance of the mass of the labourers and by the opposition of the priests. There is, however, steady growth, even in the rural areas. The Austrian Industrial Code of 1859 sought to compel the
organisation of employers and employees in common gilds, but the attempt was no more successful than was a similar effort of Napoleon a half-century earlier in France. In 1869 an uprising of workingmen in Vienna won from the government a limited right of independent industrial combination, and thereafter socialistic trade-unionism gradually acquired a permanent footing. The unions which have been formed during the past twenty-five years resemble closely the Gewerkschaften of Germany. The principal centres of Austrian trade-unionism are the industrial and populous provinces of Moravia, Bohemia, and Lower Austria. The highest degree of organisation has been attained in the printing trade and in the textile and metal industries. In 1907 there were 49 central unions, 77 district unions, 5,030 local unions, and 501,094 members. Trade-unionism is growing in Hungary, but in 1907 the membership of unions affiliated in the central federation was but 130,192.

In Switzerland social and industrial conditions are such that there has been less occasion for the close organisation of labour than in most other countries. Factory workers very generally own or occupy plots of ground and combine with industry a certain amount of agriculture. The contrasts of wealth and poverty are less apparent than elsewhere, and the tension between capital and labour is distinctly less pronounced. The federation, the cantons, and the municipalities have developed systems of public ownership and operation so extensive that a very considerable proportion of workers occupy the position of joint-manager as well as that of employee. The oldest and most important of Swiss labour organisations is the Grütliverein, organised in 1838 at Geneva. It to-day maintains numerous branches throughout the country; but its efforts are directed more largely toward political and socialistic than toward purely industrial ends. The Swiss Social Democratic party was founded in 1888, and in this organisation the Grütliverein is at present largely merged. In 1907 the Swiss unions claimed a membership of 50,000 members, besides some 30,000 not affiliated in the central organisation.

In the Scandinavian countries trade-unions are numerous and compactly organised. All, however, are practically social-
ist societies. In Holland a National Labour Secretariat was formed in 1893, and the growth of unionism was for a time rapid. After the general strike of 1903 many unions collapsed, and the vitality of those which survived sank to a low ebb, but in recent years the task of organisation has been resumed with vigour. Under law of 1898 trade-unions can be incorporated in Belgium only on condition that their objects are non-political, and they are restricted to the furtherance of the interests of particular trades. In point of fact, however, the numerous unions that existed in 1914 were closely associated, almost without exception, with the Socialist-Labour, Catholic, or Liberal party, principally with the first-mentioned.

SELECTED REFERENCES


PART IV
SOCIALISM AND SOCIAL INSURANCE
CHAPTER XXI

THE RISE OF SOCIALISM IN FRANCE AND ENGLAND

Unsettling Social Effects of the Eighteenth-Century Revolutions. No one who contemplates thoughtfully the changes by which the society of western Europe was transformed between 1789 and 1850 can fail to be impressed by two things. The first is the pronouncedly individualistic tone of discussion, of legislation, and of reform propaganda throughout the period. The second is the disproportionate advantage which was derived from the new social and economic order by the middle-class, bourgeois elements of the population as distinguished from the great mass of landless, moneyless wage-earners. With respect to the first of these facts it will be recalled that one of the fundamental consequences of the overturn was, in France, and ultimately in other countries, the breaking down of status and the establishment of what Napoleon fondly termed the carrière ouverte aux talents. Amidst revolution, conquest, and political and economic reconstruction, an old society, close-knit and corporate, was dissolved into its constituent elements; and in the process manifold ties — feudal, manorial, commercial, industrial, fiscal, ecclesiastical, political — by which men had been bound together were relaxed or completely severed. The new régime was founded on the rights of man, i.e., the separate, inherent, inalienable rights of every individual man, not the mere rights of man in the abstract or of men collectively. It was inevitable that in reaction against a social system under which but a very small minority of men were free from obnoxious bonds and restraints the creators of the new order should incline rather strongly toward the opposite extreme. Ties which were helpful, and even indispensable, were severed along with those which had proved to be fetters. The ideal society became one in which all the members should, indeed, be common citizens of the state, contributing of their
means to its support and rendering it due obedience, but in which at the same time as between man and man there should be entire freedom, while with the conditions and affairs of everyday life the public authorities should concern themselves slightly or not at all. The individual was to be emancipated from both private and public control and made to stand upon his own feet. The classical economists had assumed and taught that the enlightened self-interest of each man must be in general harmony with that of every other man, and that, therefore, the consequence of universal individualism and universal selfishness would be universal prosperity and contentment. Upon this comfortable assumption was built up and put into practice the policy of inaction which, under the designation *laissez-faire*, dominated for fifty or sixty years the politics, and notably the economic life, of western Europe.

To some men the new freedom meant new opportunity, business prosperity, wealth. But to others, less shrewd or less fortunate, it meant disappointment, defeat, and new forms of dependency. In France, where the transformation had been swiftest and in some respects most complete, these contrasted effects were especially conspicuous. During the half-century following the close of the Napoleonic wars there was in that country, as elsewhere, remarkable advance in agriculture, industry, and trade, accompanied by a notable growth of wealth. Two facts, however, grew steadily more patent as time went on; first, that to the wage-earning portion of the population the reforms of the revolutionary era had brought little benefit, and, second, that the whole tendency of subsequent economic development was to accentuate class distinctions and to impose upon the fast-increasing proletariat a condition of livelihood different from, but hardly preferable to, that sustained by the poorest of the peasantry in the eighteenth century.

**Resulting Status of the Wage-Earner: the Capitalists and the Proletariat.** First, the wage-earner of 1789 had not profited by the overturn. He owned no land; hence he had never been called upon to pay a land tax, and the game laws framed in the interest of the noble huntsman had possessed no terrors for him. He raised no grain or grapes; hence he had never been compelled to submit to legalised robbery at a
lendid's mill or wine-press. He was not engaged in trade; hence the tolls and tariffs exacted at every boundary crossing did not concern him, save perhaps as they might have affected the prices which he was called upon to pay for his commodities. He had no lord; hence he had not been annoyed by being summoned to labour on a lord's demesne. All these and other exactions which in the old days had borne heavily upon great numbers of men were swept away without appreciably modifying the situation in which the wage-earner found himself. The mob which stormed the Bastile in 1789 was composed largely, it is true, of landless, hand-to-mouth people, but, as has been pointed out elsewhere, before the Revolution had far progressed the fortunes of the movement fell completely under the guidance of men who were economically and socially of higher rank — the small traders and manufacturers, the shopkeepers, and especially the small landowners and other men who, if not owners, had at least some interest in land. The consequence was that the wage-earner had been dropped largely out of account; and although, on the whole, he was without doubt better off after the Revolution than before, his lot was by no means so much improved as was that of the man whose bit of land or opening in trade afforded him an opportunity for independent prosperity and happiness.

At the time of the Revolution the wage-earning portion of the population was small and comparatively unimportant. But in the nineteenth century it did not remain so. On the contrary, as a consequence of the industrial transformation it grew wonderfully, in numbers and in latent strength. In England it was already a great class at the opening of the nineteenth century; in France it became such in the second, and in Germany in the third quarter of the century. Not merely, however, did the industrial revolution create in all industrial countries a vast landless, propertyless, wage-earning population. It called into being at the same time a new class of men of wealth and influence. Over against the proletariat was set a powerful and growing body of capitalists — mill-owners, transportation magnates, and financiers — who found in the new order abundant opportunity for enriching enterprises; while society and government itself took on a capitalistic, essentially
aristocratic, tone. By these developments was laid the basis not only for the sharp class distinctions of the nineteenth century, but also for the development of bitter class antagonisms. However the upper and middle elements of the populations had been benefited by the overthrow of the old régime, there had arisen a fourth estate to which the new régime was in many ways quite as objectionable as the old could ever have been. To the men of this estate it appeared, not unnaturally, that this new régime had been projected by, and was being maintained in the interest of, classes of people who were not labourers but rather the exploiters of labour.

Grievances were of a very practical character. On all sides it was apparent that wealth, not alone of the industrial magnates but also of the bourgeoisie, was fast being increased. Yet wages rose but little or not at all. Prices continued high, and as between prices and wages the balance tended steadily to become more unfavourable. Superabundance of the labour supply rendered the workingman liable at all times to unemployment. The newer forms of labour, commonly involving the endless repetition of some simple operation in a factory, left no room for the exercise of ingenuity, and tended to reduce the labourer to an unthinking mechanism. There were no well-defined lines of promotion for labourers who acquired special skill, and for a man to rise by merit from one variety of employment to another commanding better pay was the exception rather than the rule. The old opportunity of the journeyman to become a master and to rise to new levels of prosperity was gone; in the nature of things, under the new system the great majority of the workmen must remain common labourers. The labourer, furthermore, had ceased to have personal relations with his employer. He had become simply a cog in a great machine. In his eagerness for profits, the employer was prone to become utterly neglectful of his employees' welfare. No thought was given to matters of sanitation. No protection against dangerous machinery was provided. Hours were long and irregular. Women and children were employed in preference to men because their work was cheaper and they could be kept in better control. "They (the factory workers) were hired for the cheapest price, worked to the utmost limit of en-
durance, and, when used-up, thrown aside like any other old and worthless machine." ¹ Finally, in France and elsewhere, working-people were forbidden by law to enter into any kind of organisation intended to effect a change in their economic or social position.

**The Problem of Social Amelioration.** Notwithstanding the restrictions which operated to prevent the full and free expression of working-class discontent, there were frequent, and occasionally serious, manifestations of proletarian feeling. Being gathered largely in great industrial centres, the labourers were enabled to acquire mutual acquaintance as never before, to discuss together the conditions under which they were compelled to live and labour, and in time to institute movements, whether within the pale of the law or without it, for the promotion of their common interests. More thoughtful men among the higher classes were not unappreciative of the situation, and were deeply disappointed to discover that the new doctrines of political and economic liberalism had not, after all, ushered in an era of universal prosperity or contentment. Gradually there was forced the conclusion that a society in which every man is free to do as he likes, barring a few generally recognised offences against life and property, may be very far from ideal; that it may, indeed, become the theatre of fearful oppression of the weak by the strong and of pitiless exploitation of the ignorant by the intelligent. From such conviction sprang the earliest movements, in England, France, and other countries, for the amelioration of the lot of the working-classes by national legislation. But the doctrine of *laissez-faire* was deeply embedded in the political and economic thought of the times, and the progress of the reformers was slow. Such relief as was given was given grudgingly and in most inadequate fashion. The earliest parliamentary legislation in England for the protection of working-people as such was Peel's Health and Morals Act of 1802; the first in France does not antedate the Revolution; and it was only about the middle of the nineteenth century that either country boasted a labour code which was in any sense comprehensive or adequate.

It need hardly be observed that no mere labour code, nor any conceivable body of advanced legislation, can be expected to solve in all of their aspects the problems inherent in the modern economic order. Capital, labour, wages, prices, profits, resources, social strata, irreconcilable class interests, individual and collective ambitions — these are but some of the powerful factors in the society of our age with which no parliament can ever hope to deal with entire conclusiveness. These facts were understood less clearly seventy-five years ago than they are today; yet from an early time thinking men of radical inclinations began to look for ultimate social and economic amelioration beyond the probable range of ordinary legislation. They believed that the parliaments as then constituted would, at best, proceed with working-class legislation with extreme slowness; and they were convinced that, even if the parliaments should come to be differently constituted, no amount of simple reforming measures based on the existing social order would be capable of assuring the labouring man the position in society to which he is entitled. Men of this mind began, therefore, to cast about for some solution of the social problem which should be more speedy and thorough; and the solution which they, or at least some of them, hit upon was socialism.

The Nature and Ends of Socialism. The term "socialism," was coined in England in 1835, in connection with discussion incident to the formation of a workingmen's association under the auspices of Robert Owen.¹ It may be said to have been introduced into the accepted vocabulary of economics in a book published in France in 1840.² The word is hardly susceptible of accurate definition, because it has always meant different things to different men. And it may be added that few words in any language have been more grossly overworked and abused. "We call socialism," says a French writer, "every doctrine which teaches that the state has a right to correct the inequality of wealth which exists among men and legally to establish the balance by taking from those who have

too much in order to give to those who have not enough, and that in a permanent manner." ¹ "What is characteristic of socialism," says John Stuart Mill, "is the joint ownership by all the members of the community of the instruments and means of production, which carries with it the consequence that the division of all the produce among the body of owners must be a public act performed according to the rules laid down by the community." ² "The results of the analysis of socialism," says Professor Ely, "may be brought together in a definition which would read somewhat as follows: Socialism is that contemplated system of industrial society which proposes the abolition of private property in the great material instruments of production, and the substitution therefor of collective property; and advocates the collective management of production, together with the distribution of social income by society, and private property in the larger proportion of this income." ³ Definitions might be multiplied indefinitely, but all are more or less vague, arbitrary, and otherwise open to objection. Socialism, as an English writer has well said, is "one of the most elastic and protean phenomena of history, varying according to the time and circumstances in which it appears, and with the character and opinions and institutions of the people who adopt it." ⁴

The essential objectives of socialistic teaching are, none the less, fairly clear. The first is the abolition of private property as a basis of capitalistic production. The result of centuries of social evolution, accentuated by the rise of nineteenth-century industrialism, has been to cut off great masses of men from the possession of land and capital, and thus to render them dependent absolutely for a living upon the wages they receive in the employ of other men. It is to this lack of first-hand access to the sources of wealth that the socialist ascribes a very large share of the economic ills of mankind, and it is with a view to the overcoming of this essentially unnatural situation that he advocates the abolition of private property. Not that

¹ Janet, Les origines du socialisme contemporain, 67.
² Fortnightly Review, April, 1879, 514.
³ Socialism and Social Reform, 19.
⁴ Kirkup, History of Socialism, 7–8.
private property is to be totally done away. One may have one's own clothing, household possessions, books, money, and perhaps even a house and a bit of ground. But land in general, it is proposed, together with all factories, workshops, railways, and, in short, all of the instrumentalities of production and distribution upon a capitalistic basis, and all forms of private wealth that may give rise to an "unearned increment," shall be withdrawn from private hands.

The second aim of socialism is to vest the ownership and control of these instrumentalities of production, distribution, and gain in the state. All of the advantages which arise from the exploitation of land, the management of industrial enterprises, and the distribution of commodities are to accrue to the community as a whole. They are not, as now, to fall mainly to private owners. A third aim is to re-adjust the burden of social maintenance by requiring that all persons living under the state shall contribute to the community's productiveness, under conditions largely or wholly determined by the state. Contributions will vary as capacity varies. Some will take the form of intellectual and artistic activities. The most common form will be manual labour. But at all events the leisure class will disappear. There would be no such things as rent and interest, and wages paid by the state to its employees would be the only form of income. Whether wages should be paid upon the basis of supposed need, in which case all would share alike, or in accordance with the irksomeness of the labour performed, or in accordance with the efficiency of the workman and the value of his contribution, is one of the scores of inescapable questions upon which socialists in all times and countries have been unable to agree. There may perhaps be said to be a preponderance of sentiment in favour of the second of these plans.

**Extraneous or Incidental Features of Socialism.** It is to be observed that the transformation which socialism proposes is to be essentially economic, involving a fundamental change

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1 This differentiates socialism and communism, two things which in popular thought are often confused. The communist would have all property owned in common. He may or may not favour the socialistic type of state. He may, indeed, be an anarchist, an opponent of all government.
in the relation of labour to land and capital. It is, of course, true that not infrequently socialists have advocated changes in the existing order with respect to the family, political organisation, religion, and other fundamental matters. But there has never been any measurable degree of concurrence of opinion upon these subjects, and the socialist ideal does not lead clearly to any particular position regarding any one of them. While in the matter of government, for example, socialists have usually regarded democracy as a necessary concomitant of their system, the keen-minded Rodbertus advocated the permanent retention of monarchy, and the philosopher Comte, who outlined a social organisation which was essentially socialistic, believed that the social body must have an autocratic head. Similarly, with regard to the method of the establishment of the socialistic state, some protagonists of the doctrine, notably Karl Marx, have been revolutionists, but the majority have not been such; and of those who have contemplated change by peaceful means, some have expected it to take place rapidly, others have looked forward to a slow transformation by gradual, orderly steps.

Finally, it is to be noted that neither public ownership nor so-called "socialistic" legislation is socialism. Public ownership, which in respect to railways, telegraphs, telephones, and other utilities has become common in European countries, is not socialism, for the reason that under its operation there is no provision for the socialistic method of distribution, which is a fundamental thing. The state operates its railways, for example, very much as would a private corporation, paying salaries and wages determined mainly by the practice of the competitive business world. Furthermore, public ownership does not do away with the leisure class and unearned incomes. For, as matters stand, the state will ordinarily buy out the interests of private capitalists, who are then free to place their money in other dividend-paying enterprises; or, in order to build new railways, for example, it will borrow from these capitalists funds upon which it will pay them interest. In any case the leisure class still gets its income. "No doubt it is true that public ownership means an endeavour to mitigate inequalities

1 Taussig, Principles of Economics, II, 445.
in distribution. Monopoly returns are to be done away with, or (what comes to the same thing) are to be appropriated by the community. But this is by no means inconsistent with the conduct of the great mass of industrial operations by private hands, with all the resulting phenomena of private property—inequalities in earnings, savings and accumulation, investment, a leisure class, a stratified society. There is a vast difference between the mitigation of present inequalities and the complete removal of the causes which lead to the inequality characteristic of the existing régime.”

Similarly, social reform is not socialism. Poor laws, workmen’s compensation acts, sickness insurance measures, old-age pension provisions, factory inspection regulations, even the fixing of minimum wages—these are commonly termed, especially by their opponents, “socialistic.” But they partake of the character of socialism only to the extent that, like public ownership, they contemplate the mitigation, in some degree, of the inequalities of men in opportunity and in well-being under the present competitive régime. They leave private property, capitalistic production, the competitive wage system, the leisure class, rent, interest, as elements of the economic order, essentially untouched. At the most, they restrict somewhat the field of competition and fix the plane upon which competition shall operate; the thing itself remains.

The Antecedents of Socialism: France. Socialism is essentially a product of the nineteenth century. Elements which enter into it are, however, as old as organised society itself. There have always been misery, inequality, and discontent; the state has always reserved to itself the right to interpose in the arrangements of property; and not only in such writings as Plato’s Republic and Laws but also in the actual legislation of the Roman Empire, there appears much that is, so far as it goes, socialistic. Socialism, in the full and only proper sense of the term, is, however, the child of the two great revolutions with which the eighteenth century was brought to a close—the revolution in industry, which was predominantly English, and the revolution in thought, which was predominantly French. It first manifested itself in an important

1 Taussig, Principles of Economics, II, 455.
way in France; and its rise in that country may be first considered here.

Throughout the eighteenth century there was much discussion, in England, Germany, Italy, and France, but especially in France, of fundamental questions relating to the origins of society, the nature of the state, the rights of man, and the foundations of social control. Into this discussion entered inevitably the problem of the origin, and the ethical and legal bases, of private property. Reconstructions of society and of government as proposed by sundry radicals were planned to involve redistributions, or even the total abolition, of private property. While in neighbouring lands Locke, Grotius, Pufendorf, and other writers were dealing with the question conservatively, in France Morelly, Mably, Jean Meslier, and finally Rousseau were arriving at conclusions in which the right of private property found little or no recognition. Some saw in such property only evil and demanded its immediate abandonment; others viewed it likewise as evil, but as, none the less, a social necessity, a necessary evil. Property, declared Meslier, means inequality, and inequality means injustice and oppression. Property, he continues, is a cause of idleness, of cupidity, of jealousies which destroy social solidarity. It is the great source of fraud and crime. The remedy which Meslier and his radical contemporaries proposed approaches more nearly the character of communism than that of socialism.

**Socialism and the French Revolution: Baboeuf.** That neither communistic nor socialistic ideas, however, were widely diffused in France in the later eighteenth century is demonstrated by the fact that the Revolution called out only sporadic manifestations of this variety of thought. At almost every stage of the reconstruction which the Revolution precipitated property and property rights, it is true, were involved. Property, as such, however was rarely attacked. It was the abuses of property — in the matter of ecclesiastical control, exemptions from taxation, and other forms of privilege — that were subjected to criticism, and eventually to reformation.¹ "The final effect of the agitation on the stability of property," it has been affirmed with entire correctness, "was greatly to

strengthen its foundations by more thoroughly distributing it, by revising the laws of inheritance, and by shifting the right of ownership from the old basis of feudal to the new basis of positive law; and that passed, presumably at least, by the will of a democratic society. At this time the law [on Property and Inheritance, enacted in 1793] was passed which is still valid in France, compelling equal division of property among all heirs. There was a two-fold movement: a confiscation of land on the part of the state, in the form of those estates which rested upon feudal rights, and then the decentralising of these holdings through the breaking up of those estates and their division among a broad constituency. By thus creating a large middle class of small property holders a greater stability was given to all social institutions. The principle of private property was then given a large and an interested constituency of property-holders.¹

There can be no question that with respect to private property in land, the agencies of production and distribution, and some other matters of cardinal importance in socialistic teaching, the outcome of the Revolution bore a decidedly reactionary aspect. Socialistic ideas, however, even though not at the time widely held or influential, were clearly current in some quarters, and it is in this epoch that one discovers the first Frenchmen who can with propriety be called socialists. The name may perhaps be applied to an obscure Jacobin, François Boissel, whose Catechisme du Genre Humain, published in 1792, has hardly been surpassed as an invective against private property.² With no question at all it can be applied to François Noël Babeuf, dreamer, political agitator, and journalist, who in 1797 was executed in consequence of his participation in a conspiracy to overthrow the Directory and to set up a communistic republic. It was Babeuf who founded the first socialistic newspaper ever published, the Tribun du Peuple, established at Paris in 1799; and his importance arises not only from the fact that he was the first of Frenchmen to propound

¹ Guthrie, Socialism Before the French Revolution, 278–279. See also Lichtenberger, Le socialisme et la Révolution française, 61.
² For a brief account of Boissel's work on Guthrie, Socialism Before the French Revolution, 282–289.
socialism as a practical policy, but also by reason of the considerable extent to which his teaching underlay radical propaganda in his country through the earlier nineteenth century.

The essence of Babeuf's doctrine is summed up in the declaration, first, that "the aim of society is the happiness of all, and happiness consists in equality," and, second, that "nature has given to every man an equal right to the enjoyment of all goods." The equality which Babeuf advocated was to be actual and absolute, such as he conceived to have existed in primitive society; and to bring it about he urged that the state should form a great common property by taking over the possessions of corporations and public institutions and by absorbing subsequently the property of private individuals by assuming ownership upon the death of present possessors. Within a half-century the state would own everything, the individual nothing. Officers elected by the people would conduct all the business of production and distribution, and the era of plenty for all and superabundance for none would be at hand. So far was the principle of equality to be carried that all citizens of the new commonwealth were to be required to dress alike, with distinctions only for sex and age, to eat the same varieties of food, and to receive precisely the same education; and the children were to be separated from their parents and brought up under conditions which would make socialists of them and prevent the natural development of differences of taste and capacity. No more purely idealistic programme was ever enunciated, and it has but to be stated to render its impracticability apparent; but it is interesting as the first, and one of the most radical, of French socialist projects.¹

Saint-Simon. If, however, Babeuf was the earliest of French socialists, the founder of French socialism in its historic form was more properly another man, Count Henri de Saint-Simon (1760–1825). Saint-Simon's name is, indeed, the most eminent in the history of socialist speculation in the first half of the nineteenth century. As a youth of nineteen he migrated to America, where he saw service in Washington's army. Returning to France, he abandoned a promising military career and devoted himself to the study of politics and

social questions. He had no part of importance in the Revolution, and, indeed, it was only after the close of the Napoleonic period that he came into wide public notice. Unrelenting application to his studies, combined with unfortunate economic experiments and an unlucky marriage, dissipated the modest fortune which he had amassed, and his later life was spent in abject poverty. His health, too, was not good. But throughout more than a quarter-century he kept up his labours, his supreme hope being that he might be able to evolve a plan for a social order so attractive that it would win the approval of thinking men and somewhere, if not in his own country, be put into operation. It was not until 1817 that he began, in a treatise entitled L'Industrie, to propound the socialistic views which were gradually taking form in his mind. As these views were matured they were given fuller exposition in L'Organisateur (1819), Du Système Industriel (1821), Catéchisme des Industriels (1823), and lastly, and most important of all, Nouveau Christianisme (1825).

The hypothesis upon which Saint-Simon built was that the greatest happiness of mankind was yet to be realised. "The imagination of poets," he declared, "has placed the golden age at the cradle of the human race, amid the ignorance and grossness of the earliest time. It had been better to relegate the iron age to that period. The golden age of humanity is not behind us; it is to come, and will be found in the perfection of the social order. Our fathers have not seen it; our children will one day behold it. It is our duty to prepare the way for them." The French Revolution, it was urged, had cleared the ground for the new organisation of society; and in the volumes which have been mentioned were expounded the principles which it was believed should underlie this new organisation. These principles were socialistic, but much more moderate and sensible than were the levelling doctrines of Babeuf. The state, it was maintained, should assume control of the production and distribution of goods; but there should be kept a strict account of every man's industry and skill, to the end that returns might be made in precise proportion. Equality of distribution was affirmed to be no less unjust than the inequalities at present prevailing, and the supreme object of
Saint-Simon was to evolve a plan under which the inducements to individual enterprise and thrift would be as compelling as under the competitive system, while none the less assuring men the fruits of their effort as against other men who might be more shrewd and more powerful. By reason of his scholarliness, his moderation, and his loftiness of character, Saint-Simon deservedly takes high rank among modern reformers. He was, however, a thinker rather than a man of affairs — indeed, he was rather a humanitarian than a systematic thinker — and there never came to him an opportunity to put his ideas to the test. During his lifetime his views had little influence. He left, however, a few devoted disciples, who continued to propagate the ideas of the master whom they regarded as a prophet, and by 1830 the Saint-Simonian school had acquired a place among exponents of radicalism which was somewhat commanding.¹

Fourier and Fourierism. From socialistic speculation it was but a step to socialistic experiment. The earliest of the experimenters in France was François Marie Charles Fourier (1772–1837). Fourier was the son of a Besançon cloth-merchant, and throughout most of his life he was himself engaged in mercantile pursuits. At an early age he began the study of social questions, being impelled thereto in the first instance by glaring defects of the extant commercial system which fell under his notice. He had received an excellent education, and to the analysis of society he brought not only a fund of practical experience but an intellect hardly inferior to that of Saint-Simon. During his years of maturity his business activities were subordinated entirely to his studies. The scheme of reorganisation which he worked out was first presented in a book ² published anonymously in 1808. It took fuller form in his Traité de l'Association Agricole Domestique, published in 1822, and found its most finished exposition in Le Nouveau Monde Industriel, which appeared in 1829–30. The cardinal feature of society as Fourier proposed to reorganise it was to be a division into units, designated phalanges, each consisting of about 400 families or 1,800 persons. Each phalange should inhabit a

¹ Gide and Rist, History of Economic Doctrines, 198–231.
² Théorie des quatre mouvements, 2 vols. (Lyons, 1808).
phalanstère, or common building, surrounded by a stretch of land for cultivation. Without entirely eliminating private property or obliterating altogether the differences between rich and poor, Fourier prescribed in much detail the manner of organisation and life of the social group comprising the phalange. Each group was to be as nearly self-sufficient as possible, and while each member was to be free to do the kind of work he preferred, it was assumed that there would be a reasonable variety of occupation and of production. Each phalange was to be a democratic, self-governing unit. With respect to the distribution of the proceeds of the community's labours, it was proposed first to fix a liberal minimum to be bestowed upon each member of the group from the age of five upwards and then to divide all remaining products among labour, capital, and talent in such manner that the first should receive five-twelfths, the second four-twelfths, and the third three-twelfths. The man who worked at what was useful should be given more than he who worked at what was merely agreeable, and he who devoted his energies to labour that was necessary should receive more than either.¹

The one attempt which was made within Fourier's lifetime to reduce to practise his ingenious but utterly fantastic scheme failed completely. In 1832 M. Baudet Dulary, a member of the Chamber of Deputies, purchased an estate in the vicinity of Versailles and undertook to establish on it a phalange according to Fourier's ideas. Capital was insufficient and the enterprise was abandoned. Of subsequent attempts in France all failed save one, i.e., a social community founded at Guise under the direction of a wealthy manufacturer, Jean Godin, which survives to-day.² After 1840 Fourierism was brought to America, and since that time there have been no fewer than thirty-four attempts, all unsuccessful, to build up communities founded upon it. The most notable of these was Brook Farm, whose leading spirits were George Ripley, Charles A. Dana, and Margaret Fuller, and with which Horace Greeley, George

² For a description of these enterprises see E. Howland, The Social Palace at Guise, in Harper's Monthly, Apr., 1872.
William Curtis, and Nathaniel Hawthorne had some connection.\(^1\) A contemporary of Fourier, whose social experiments likewise possess special interest for Americans, was Étienne Cabet, author of a volume, *Voyage en Icarie* (published in 1842), in which is sketched the organisation of an ideal commonwealth, and founder of a communistic settlement at Nauvoo, Illinois, subsequently removed to the vicinity of Corning, Iowa.\(^2\)

**Mid-Century French Socialists: Proudhon.** The first generation of French socialists was essentially imaginative and utopian. Saint-Simon and Fourier had no thought of making use of political machinery to promote the attainment of their ends; rather they appealed to religious fervour, brotherly love, self interest, and other fundamentally personal considerations. Their influence was confined to narrow circles. The second generation, however, was more practical, political, and even revolutionary. The difference arose in part from the differing temperaments of the individual leaders; but it arose in greater measure from the altered social situation which, as has been indicated earlier in this chapter, came into existence in consequence of the industrial revolution. As the century advanced, and particularly after 1830, the gulf between the bourgeoisie and the working-people grew steadily wider. The bourgeoisie conducted the nation's business, filled its offices, dominated its society, and in general lorded it over the proletariat. Government was notoriously corrupt. The Orleanist period was barely inaugurated when, in 1831, there occurred at Lyons a menacing insurrection of silk-weavers, who, denied even the pitiful wage of eighteen sous for a working-day of eighteen hours, rose with the cry "We will live by working or die fighting." Throughout the period discontent increased and outbreaks were frequent. Everywhere the conditions of industry, the relations of capital and labour, and the laws governing, or which ought to govern, the social order were being discussed by men who felt themselves to be victims of class rule


and of capitalistic exploitation of the most relentless kind. It need hardly be said that such ferment was favourable for the growth of socialistic and other radical ideas. The views of Saint-Simon and Fourier steadily gathered fresh adherents, and new leaders drew to themselves such masses of followers that radical propaganda for the first time since the Revolution took on an aspect which was really formidable.

Of these newer leaders two are of principal importance. One was Pierre Joseph Proudhon; the other, Louis Blanc. Proudhon (1809–65) was sprung from the proletariat, a fact which in his contemplation of social problems he never permitted himself to forget. He was a man of puritanic moral principle and of considerable intellectual power. But he was an intense hater of the social order of his time and, carrying the doctrine of revolt to its greatest extreme, he became the father of modern anarchism. In his notable work Qu’est-ce que la Propriété, published in 1840, he developed the fundamental thesis of his teaching, namely, that “property is theft, because it enables him who has not produced to consume the fruits of other people’s toil.” Communism he opposed no less bitterly than private ownership, and consequently the economic system which he advocated was one of very vague character based upon the possession rather than the ownership of property and upon the purchase of the necessities of life by the use of slips of paper representing labour values. His intense individualism led him to the repudiation of all government. “Society,” so his conclusion runs, “finds its highest perfection in the union of order and anarchy.” The doctrines of Proudhon were influential among radicals in his own day, and in later times his writings have been the principal storehouse from which syndicalists and other extremists of France, Italy, and Spain have drawn their pronouncements.¹

Blanc and the Building of a Socialist Party. Louis Blanc (1813–82) was a leader of far more practical temper. He was, indeed, the first of the French socialists to propose to democratise the existing governmental system and to make of it the medium for the erection of a socialistic state, and he was the first who was able to recruit a considerable party and lead

¹Gide and Rist, History of Economic Doctrines, 290–322.
it to temporary triumph. By profession Blanc was a journalist, and from the beginning of the period of the Orleanist monarchy he wrote trenchantly in republican and other radical periodicals in criticism of the prevailing bourgeois government as being a government essentially by a class and for a class and urged the establishment of a state which should be thoroughly democratic in respect both to government and to industry. In 1839 he founded the *Revue du Progrès*, which became the organ of the most advanced democrats, and it was in the columns of this paper that his greatest socialistic work — the *Organisation du Travail* — appeared in 1840. This treatise, which was published forthwith in book form, won for its author enormous popularity with the working-classes. It was clear, concise, moderate, and sensible, and, in general, of such quality as to commend itself to sober-minded men who had been unable to understand the semi-psychological, semi-economic preachments of Fourier or to sympathise with the anarchistic ravings of Proudhon. Beginning in 1841, Blanc published also an elaborate *Histoire de Dix Ans* — "History of the Ten Years," i.e., 1830–40 — which not only contributed much to the eventual overthrow of the Orleanist régime but contained the fullest and most authoritative account of the origins of French socialism to this day available.

The first proposal in Blanc’s social programme was that the state should be reconstituted on a broadly democratic basis. That done, the government should direct its energies to the emancipation of the proletariat. That which the proletariat stood most in need of was the instruments of labour. Accordingly, it was the duty of the state to supply those instruments. Every man, Blanc thought, has a natural right to labour for his own support, and if employment cannot be had on equitable terms at the hands of private individuals, it is the function of the state to make up the deficiency. To be more specific, the state, organised as a democratic republic, should set up national, or social, workshops (*ateliers sociaux*) which should be con-

1 The text of this treatise is printed conveniently in J. A. R. Marriott, *The French Revolution of 1848 in its Economic Aspect* (Oxford, 1913), I.

2 This work was completed, in sixteen volumes, in 1844. Blanc later wrote also a *Histoire de la Révolution française* (1847–62), but its value is less than that of the earlier writings mentioned.
trolled, and whose proceeds should be shared, by the workers. Gradually, and without shock, these national workshops should displace privately-owned industrial establishments, and private competition should be made to give way universally to co-operative production. Every man should be expected to produce according to his ability and to consume according to his need. Production would no longer be carried on by capitalists employing labourers for wages and retaining profits for themselves; it would be managed by the workers in their own interest. The state must furnish the capital and start the machinery going; after a year the working-people could be trusted to operate the system independently. But the state as an institution would continue to be needed to preserve order, to defend the people, and to manage the railways and other property belonging to the nation as a whole. This programme possessed the merits of moderation and definiteness, and it was advocated forcefully and vividly. The consequence was that it made a wide appeal, and before the middle of the century there had arisen in France a socialist party of substantial coherence and strength.

Socialism and the Revolution of 1848. The revolutionary movement of 1848, which, indeed, was in no small measure a product of the growth of socialistic doctrine, afforded Blanc and his followers an opportunity to put at least some of their ideas into practical operation. On February 24, 1848, Louis Philippe was obliged to abdicate, whereupon there was set up a provisional government pending the definite establishment of a republic. One member of this provisional government was Blanc, and from the first the socialistic element in it was influential. The essential object of this element was the reconstruction of society in the interest of the wage-earning classes. The step which seemed for the moment most practicable was the enforcement of Blanc’s fundamental doctrine of the droit au travail, the “right to labour,” and with such vigour was this demand pushed that the provisional government was brought both to an official recognition of the principle in the abstract and to the inauguration of measures designed to give the principle practical effect. There was established in the Luxembourg Palace a public labour commission, presided over by
Blanc and comprising representatives of various crafts, and on the recommendation of this commission the government reduced the working day in Paris from eleven hours to ten, abolished "sweating," and set up a system of national workshops in which labour at a uniform wage of two francs a day was presumably to be furnished to all applicants. The number of applicants proved so vast, however, that the government was at once at a loss to provide adequate employment. The number of working days in the week was reduced to two, and the total weekly wage was fixed at eight francs. But this did not greatly help matters. The government continued to be overwhelmed with applicants; large numbers of men were kept idle most or all of the time; and, although the aggregate drain upon the Treasury was enormous, the wage received by the individual workingman was pitifully meagre.

The experiment failed, as the majority of the members of the provisional government had expected and intended. Many features of the arrangement were not at all such as Blanc had advocated. But the scheme was represented constantly to be his, and it was the purpose of his opponents to bring discredit upon both him and it. In large measure this object was attained. In the convention elected April 23, 1848, to frame a new constitution for the country, the socialists possessed little strength, and a new provisional government set up by this body proceeded to abolish the workshops. The socialistic populace of the capital rose in rebellion, and there ensued (June 23–26) some days of the most fearful street fighting Paris has ever witnessed. But the government was triumphant, and the ground which the socialists had gained was completely lost. Moved by the fear that should the socialists acquire the upper hand they would abolish property in land, the great mass of rural proprietors throughout the country refused, as their descendants largely refuse still, to lend their support to the socialist propaganda, and throughout the ensuing decades socialism in France continued both to be confined almost wholly to

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1 The most noteworthy account of it is given in E. Thomas, Histoire des ateliers nationaux (Paris, 1848), reprinted in J. A. R. Marriott, The French Revolution in 1848 in its Economic Aspect (Oxford, 1913), II. Thomas was the director of the workshops.
the industrial and floating population of the towns, principally Paris, and to be incapable of influencing materially either the political or the industrial development of the country. The most enterprising of the leaders of the working-classes were in exile or otherwise inactive; the spirit of the remaining ones was broken; while the false prosperity of the Second Empire served to relieve some of the most urgent of the workingmen's grievances.

Socialist Beginnings in England: Robert Owen. The history of socialism in France in the first half of the nineteenth century is replete with thinkers, experimenters, movements, schools, and programmes. That of English socialism in the same period is the story, rather, of the career of one man, the manufacturer-philanthropist, Robert Owen (1771–1858). It is much less eventful, although to those who look beneath the surface of social phenomena not less interesting. There were in England virtually no manifestations of socialistic thought prior to the close of the Napoleonic wars. Mention has been made of a school of English radicals which flourished in the last quarter of the eighteenth century. But the radicalism of this earlier time was concerned principally with the question of parliamentary reform and not at all with questions relating to the redistribution of property or the absorption of social functions by the state. And, as has been pointed out, during the Revolutionary and Napoleonic epoch even this milder form of radicalism largely died out or was driven under cover. The conditions making for social unrest and for the revival of radicalism after 1815 have been described elsewhere. In England, as was coming to be true in France, the gap between the proletariat and the middle class was widening. The worker had no voice in government, national or local. He had no fixed interest in the soil. He had little education, or none. His hours of work were long, his wages were miserably low, his everyday conditions of life were wretched. He was likely to be treated with disdain, suspicion, and even brutality by his

1 Louis Blanc fled in 1848 to Belgium, thence to England, where he lived until the overthrow of Napoleon III in 1870. From 1870 until his death, in 1882, he lived again in France.
2 The history of socialism in France is resumed in Chap. XXIII.
3 See p. 250.
employer, and until 1824 he was forbidden to combine with his fellows for purposes of mutual advantage. Labour was blind, unorganised, unable to find expression except through riots and the furtive demolition of the hated new machinery. It was the helpless victim of the new industrial plutocracy; while pauperism was fast becoming a national institution.

There were, of course, capitalists who were sufficiently keen to perceive the social and national dangers of the situation and sufficiently humane to undertake in some limited way the mitigation of the evils which lay behind these dangers. One such was Owen, who in his effort to work out the principles of social amelioration became clearly the founder of English socialism. Owen was a Welshman who at the early age of nineteen was made manager of a cotton mill at Manchester, the first English factory in which American cotton was used. Under his supervision the establishment, employing some five hundred persons, became one of the best conducted in the country. In 1800 he settled at New Lanark, on the Clyde, in Scotland, as manager and part owner of cotton mills employing more than two thousand men, women, and children. Here he put his ideas into practice upon a grander scale and in a few years transformed a degenerate and wretched population into a community of healthy, industrious, and contented men and women reputed throughout Europe and visited by reformers from many distant countries. This he did by improving the conditions of sanitation in his mills, reconstructing his workmen's houses, raising wages, reducing the hours of labour, and founding primary schools.¹

Owenism and Chartism. In 1813 Owen published the first of four essays entitled A New View of Society, in which were set forth the principles upon which his philanthropies were based.² The fundamental consideration was that human character is the product mainly of environment and that the supreme object of philanthropy and of government should be the placing of men under the proper kind of influences, physical, moral, and social, especially in the years of childhood and youth. On the more purely economic side he maintained that

¹ Gide and Rist, History of Economic Doctrines, 235–245.
² Podmore, Robert Owen, I, 102–125.
the development of machine production (which, of itself, he enthusiastically approved), when organised entirely for private profit, must mean invariably the poverty and degradation of the working-class, and that, accordingly, some corrective upon this tendency must be applied. Being invited, in 1817, by a committee of the House of Commons which was investigating the operation of the poor law to communicate his views concerning the causes and remedies of social misery, he seized the opportunity to propound the mode of relief which he had thought out, namely, co-operation. Like Fourier at a later time, he advocated the organisation of men in groups which should own and use in common all the instrumentalities of production necessary for the welfare of the members of the group. The ideal group, or community, should consist of from five hundred to three thousand people, settled on a tract of land containing a thousand or fifteen hundred acres. All of the members of the community should live in one large quadrangular building, with public kitchen and mess-room, and with separate apartments for each family. The community should be mainly agricultural, but should carry on a variety of occupations so as to be as nearly as possible self-sufficing. It should avail itself of the latest and best inventions, but without yielding to the factory system, and it should unite the advantages of country and town life. Such communities, or "townships," might be established by private individuals, by parishes, by counties, or by the state; and as they should be increased unions of them should be formed, in circles of tens, hundreds, and thousands, until the whole kingdom, and for that matter the whole world, should be embraced in the system.

From 1817 onwards Owen advocated his co-operative scheme in numerous pamphlets and tracts and appealed repeatedly to monarchs to inaugurate in their dominions experiments based upon the co-operative principle. In England his ideas were received with a good deal of favour, even among men of wealth and influence, and had he not injudiciously gone out of his way in a public address in London to declare his hostility to the accepted forms of religion, thereby affronting the sober sentiment of the country, he might well have found himself in a position to put his ideas in operation upon a considerable scale.
As it was, the first attempt of this sort which was made, at Orbiston, near Glasgow, failed completely, as did also the experiment which Owen at the same time conducted in person at New Harmony, Indiana. Later attempts, both in Great Britain and in America, were similarly unsuccessful. In the propaganda which, after his return from America, he carried on from London, secularism and socialism were combined, greatly to the disadvantage of the latter. In 1835 he projected an Association of All Classes of All Nations, in whose discussions, as has been mentioned, the term "socialism" makes its first appearance. The one important aspect of Owen's teaching which proved enduring was his idea of co-operation, and it is from Owen's writings upon this subject that numerous co-operative enterprises throughout the English-speaking world to-day draw largely their inspiration. But it is not to be overlooked that he was the founder of infant schools in England, that he was the first to introduce reasonably short hours in factory labour, and that he zealously promoted factory legislation and poor-law reform when to do so meant to run sharply counter to the spirit of the time. It is unjust to measure the work of a pioneer by its immediate and tangible results.

The England of the early Victorian era continued to be a theatre of active social agitation. The country at the time, as a recent writer has remarked, was like a discontented giant, conscious generally of vast injustice, but utterly unable to decide on a remedy. There was a vast fund of humanitarian energy, combined with a singular lack of common purposes, among the humanitarians themselves. By admitting the middle class more generally to the parliamentary franchise the Reform Act of 1832 had accentuated the differences between this class and the proletariat, and during a period of some twenty years the most persistent reform movement was that to which is applied the name Chartism, centring about the issue of further parliamentary democratisation. As has been explained elsewhere, however, the Chartist movement was haphazard and the Chart-

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2 He had severed connection with New Lanark in 1828.
ist programme was chaotic. Outside of the "six points" of the Charter, the adherents of the movement were hopelessly disagreed, and should all of the demands of the Charter have been attained few, if any, of the Chartists would have been satisfied.

The Christian Socialists. Chartism was not socialism; although individual Chartists anticipated Marx by denouncing an economic system under which the surplus product of industry goes to the capitalist, and although, furthermore, it was the failure of the Chartist demonstration of April, 1848, that served to bring to the surface the movement to which is applied the term Christian Socialism. The founder of Christian Socialism was Frederick Denison Maurice, with whom were associated prominently Charles Kingsley, Thomas Hughes, and the economist John M. Ludlow. These and other men revolted against the easygoing laissez-faire principles of the majority of the economists and urged that it was the logical and necessary duty of the state to protect its citizens against industrial exploitation quite as assiduously as it protected them against attack from foreign foes. The economic doctrines of Cobden and Bright were pronounced by Kingsley "the worst of all narrow, hypocritical, anarchic, and atheistic social philosophies." The application of Scriptural teaching to social problems, it was maintained, would lead to conclusions very similar to those which had been derived by Owen from practical experience as a business man, and every effort was made to demonstrate that Owen's secularism had no necessary connection with socialist theory or practice. A newspaper, The Christian Socialist, was established in London, and in the pulpit, on the platform, through the press, and in books (including Kingsley's novels, Yeast and Alton Locke), the various representatives of the movement attacked the competitive system and argued that socialism, rightly understood, was only Christianity applied to the practical problems of social reform.

The Christian Socialists displayed small constructive and organising ability, and the only immediate result of their agitation was the reinforcement of the co-operative movement which the Rochdale pioneers, under the influence of Owenism, had inaugurated in the north of England in 1844. Of the two score co-operative societies which owed their origin to this dual
source, not one was permanently successful. None the less, later organisations having for their purpose the promotion of the distribution of goods through co-operative stores have been maintained in considerable numbers to the present day. The principle contribution of the Christian Socialist group lay, however, not on the side of organisation, but rather in the matter of influence upon the mental attitude of Englishmen toward socialism. It was they who overcame for all time in England that hostility between radicalism in politics and the established tenets of religion which, to the great disadvantage of both, has been almost universal on the continent.

The third quarter of the nineteenth century was a period in which socialism as such was not much in evidence in England. Indeed, radicalism in general was at a low ebb. Owenism was practically extinct. The Chartist movement had died out. The free trade agitators had accomplished their purpose, and likewise the slave emancipationists and, in large measure at least, the prison reformers. Christian Socialism had become attenuated almost to the point of disappearance. Utopianism was in disfavour; idealism had given way to opportunism; even the trade unions prided themselves upon their economic orthodoxy. The working-classes generally accepted the existing order of things and were content to improve in various ways their immediate circumstances. Labour was becoming steadily more compactly organised, but the new organisations took as their principle aim the maintenance of standard rates of wages under existing capitalistic conditions, not the inauguration of a new labour régime based upon socialist or other radical doctrine. This extension of labour organisation, however, was destined to be of very great consequence. Through the trade unions, old and new, the labouring masses were acquiring larger means of co-operative effort. And if the temper of the various organisations was not yet conspicuously radical, there was a fair chance of its becoming so. In any event, the mere fact of organisation tended strongly to promote the spread of radical doctrine. "Hitherto," as one writer has observed, "the people had ideals without organisation; now they were creating organisations whose chief defect was a lack of ideals." But the day was approaching when organisation and ideals should
be brought into conjunction; and that day was destined to mark
the opening of a new and more pretentious chapter in the his-
tory of English socialism.

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RISE OF SOCIALISM IN FRANCE AND ENGLAND


CHAPTER XXII

SOCIALISM IN POLITICS — GERMANY

Early German Socialism: Rodbertus. The socialism of the first half of the nineteenth century was almost exclusively French or English. After the revolutions of 1848, however, the theatre of socialist speculation shifted to Germany, and during the prolonged lull of socialist agitation coincident in France with the Second Empire and in England with the formative epoch of trade unionism, socialist propaganda acquired to the east of the Rhine that primacy of vigour and effectiveness which it ever since has retained. There were, of course, scattered manifestations of socialististic thought in Germany before 1850. In his *Der geschlossene Handelsstaat*, ("The Closed, or Isolated, Trading State"), published in 1800, the philosopher Fichte advocated state regulation of the production and distribution of goods, although there is no evidence that the proposal was received with interest. In 1842 there appeared also in Germany a socialistic book which occupies to this day an honoured place in the literature of the subject. This is Wilhelm Weitling's *Garantien der Harmonie und Freiheit* ("Guaranties of Harmony and Liberty").¹ Weitling (1808–71) was a representative of the proletariat, a tailor of Magdeburg, who eventually migrated to America and devoted himself to socialistic writing and agitation. The burden of his *Garantien* is that property is the root of all evil and that workpeople have a right "to be free as the birds of the air."

By curious coincidence, another important socialistic work was published in the year in which Weitling's book appeared. This is *Zur Erkenntniss unserer Staatswirthschaftlichen Zustände* ("Recognition of our Economic Condition"), by Karl Johann Rodbertus. Rodbertus was a Prussian landowner who devoted his life chiefly to economic and other studies. He

¹ A jubilee edition of this book was published at Berlin in 1908.

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has been termed an enigma, because while his inheritance and environment were essentially aristocratic, and while he disliked revolution and even agitation, he was nevertheless a socialist, and, indeed, is by some regarded as the founder of scientific socialism. He wrote several books in addition to the one mentioned, but without shifting the ground which he originally had taken. The socialism which he advocated was to be established on national lines, and while he conceded its feasibility under a republican form of government, he was in sympathy with the monarchical constitution of his own country and desired its perpetuation. Socialism, in the thought of Rodbertus, was, likewise, to be attained gradually, and not only by peaceful, but by legal, means. Landholders and capitalists should be left in full possession of their present share of the national income; but, to secure to the workers the benefit of the increase of production, the state should fix the length of the working day, the amount of work to be accomplished in a day, and a legal wage, which should be raised from time to time to keep pace with the increase of production. By thus continuously correcting the evils of competition the state, it was maintained, would bring about, as rapidly as was consistent with the interests of all concerned, the transition to the socialist régime. State management of production and distribution was to be expanded until at last there should be attained complete and universal socialism.^^

Marx and Engels. For the real founders of the systematic, practical, militant German socialism of the later decades one must look, rather, to Karl Marx (1818–83), Friedrich Engels (1820–95), and Ferdinand Lassalle (1825–64). Marx, whose name is the most eminent in the history of the entire socialist movement, was a gifted and highly educated politician and journalist of Jewish extraction. Becoming editor of the Rheinische Zeitung in 1842, he busied himself with uncompromising attacks upon the reactionary government of Frederick William IV, until, in 1843, the sheet was suppressed. Going to Paris, he

continued his study of economic subjects, mingling the while with the French socialists, including Proudhon, and with radical exiles from his own country. It was in Paris, too, that he met Engels and entered into a friendship and intellectual partnership with him which lasted almost forty years. Engels was the son of a manufacturer of Barmen. After sojourning at Manchester and Paris, he had become an ardent champion of socialist doctrine. In 1845, the year in which Engels published his startling book upon the condition of the working class in England, Marx was expelled from France. He went to Brussels, and there in 1847 he and Engels joined in the promulgation of a Manifesto of the Communist party, a document which, translated into most of the tongues of the civilised world, remains today the classic statement of modern revolutionary socialism. The Manifesto was prepared in connection with a meeting of the Communist League, an international communistic society which had established itself in London and had sought the co-operation of Marx and Engels. Although denominated a communist instrument, the Manifesto was strictly socialistic. It demanded, among other things, the abolition of property in land and the application of all rents of land to public purposes, centralisation of the means of communication and transport in the hands of the state, the extension of factories and other instruments of production owned by the state, and free education for all children in public schools. "The communists scorn," declared the authors in closing their spirited pronouncement, "to conceal their views and purposes. They declare openly that their aims can be attained only by a violent overthrow of the existing social order. Let the ruling classes tremble before a social revolution. The proletarians have nothing to lose except their chains. They have a world to gain. Workingmen of all lands, unite!"

The revolutionary year 1848 saw Marx again in Germany, where, with Engels and other friends, he founded the Neue


2 C. J. Bullock, Selected Readings in Economics (Boston, 1907), 608–681; J. Spargo, Socialism (New York, 1906), 46–63; C. Andler, Le mani
ifeste communiste, introduction et commentaire (Paris, 1901).
Rheinische Zeitung and began to advocate warmly in its columns the cause of the workingman. The failure of the revolution and the setting in of reaction enabled the government, in 1849, to suppress the new journal as it had suppressed the old one. Marx was banished from the country, and thenceforth he lived in London, elaborating his economic views and putting them before the world in final form. In 1850 he published his Zur Kritik der politischen Ökonomie ("Critique of Political Economy"), and in 1867 the first volume of his monumental work Das Kapital,¹ a book which deservedly has been termed the Bible of the German social democracy.

The Marxist Doctrine. Marx was primarily an economist — one of the most widely influential economists, indeed, of any age or country. It has been remarked with truth that "as Maurice, by identifying socialism with the ethics of Christianity, compelled the Church to consider the subject seriously, so Rodbertus and Marx compelled the attention of economists."² The fundamental economic teaching of Marx and the Marxian school is that labour is the source of all value; and the principal defect found in the existing order is the circumstance that, as is alleged, after the labourer has been paid a wage barely adequate for the subsistence of himself and his family, the surplus produce of his labour is inevitably appropriated by his exploiter, the capitalist employer. These ideas were in no sense original with Marx, but it was he who worked them out and expounded them most logically and completely. The necessary effect of capitalism, Marx insisted, is to divide men into two great classes — the capitalist class, monopolising the control of industry and enriching itself therefrom, and the wage-earning class, or proletariat, nominally free, but divorced from land and capital, dependent upon wages, and subject to the arbitrary exploitation of the capitalists. The situation which results is intolerable, and it will not forever endure. Capitalism, indeed, far from being the final principle of economic organisation, is only one stage in human development, to be outgrown,

¹This volume dealt with "the process of capital production." The second and third volumes, completing the work, were left unfinished at Marx's death. They were edited and published by Engels.
²Villiers, Socialist Movement in England, 85.
and to be replaced by socialism. The mode of transition is to be economic revolution, brought about, however, in accordance with the natural laws of social evolution.

The principal feature of this economic revolution is to be the socialisation of the means of production, which is to be accomplished by the seizure of political power by the proletariat and the transformation of the instrumentalities of production into social property. When this shall have been achieved the state, hitherto an instrument for holding in subjugation the producing class, will become superfluous and will disappear. Government thereafter will consist simply in the control of industrial processes. Such was, in Marx's judgment, the certain course of social development. Circumstances might slow up the process but could not permanently divert or wholly stop it. The advent of socialism was but a matter of time, and the obligation of governments and of men everywhere was to promote and not impede its coming. Without further delay a beginning should be made, in a state situated as was Prussia, by the establishment of republican government, the payment of members of the national parliament, the conversion of "princely and other feudal holdings" into state property, the monopolisation of transportation by the state, provision for universal and free education, and state guaranty to all working-people of employment and of care for the incapable.

Lassalle and the Universal German Workingman's Association. Rodbertus, Engels, and Marx equipped German socialism with ideas; Ferdinand Lassalle (1825–64) was the first to seek to give it the character of an organised movement. Lassalle was a brilliant, fiery, romantic, and somewhat erratic politician, student, and reformer. His career was meteoric, being cut short by a duel inspired by a love affair, and he had not an opportunity to bring to bear upon the social phenomena of his day that breadth of observation and maturity of judgment which were possessed by Saint-Simon, Owen, Rodbertus, and Marx. The immensity of the impress which he left upon social thought, however, is demonstrated by the fact that the spirit of German

1 "Lassalle," declared Wilhelm Liebknecht in a Social Democratic congress at Breslau a decade ago, "is the man in whom the modern organised German labour movement had its origin."
social democracy to-day is rather Lassallian than Marxian.

Turning from the business pursuits for which his father intended him, Lassalle in early years won laurels as a student at Breslau and Berlin. His family was well-to-do, and he was himself a person of highly fashionable, and even luxurious, habits. At the universities which he attended, however, he imbibed democratic ideas, which ripened fast into burning convictions. In 1848 his sympathies were with the revolutionists in the various countries of central Europe, and on the charge of inciting to riot a band of Düsseldorf workingmen he was for a time kept in prison. During thirteen years thereafter he had no notable part in affairs. But in 1861 he published a book, System der erworbenen Rechte ("System of Acquired Rights"), which the jurist Savigny pronounced the ablest legal work written since the sixteenth century; and in the following year he entered definitely upon his socialistic propaganda. The task to which he addressed himself was stupendous. For he was not content merely to write and to speak. His purpose was to arouse the workingmen of Germany and to induce them to unite in the cause of social regeneration. The German working-class was proverbially apathetic. The revolutionary movements of 1848 were essentially middle-class efforts, and it had been supposed that, whatever might be possible in France and England, the proletariat east of the Rhine could not be stirred. The assumption was not without foundation. But Lassalle, in the space of less than three years, proved that the obstacles to be overcome were not insuperable.

Lassalle wrote, and wrote voluminously. In the brief period mentioned he became the author of a score of publications, chiefly speeches and pamphlets, but including at least one considerable treatise. To the body of socialistic thought he contributed, however, little that was new. His economic theories came direct from Rodbertus and Marx, and his service to his cause lay largely in his popularisation of the abstruse and forbidding work of these and others of his great contemporaries. His speeches and writings have been termed "eloquent sermons on texts taken from Marx." ¹ For the real starting point in his teaching he resorted, however, to England, taking the dismal

¹ Ely, French and German Socialism, 191.
Ricardian law of wages and, having denominated it the "iron law of wages," explaining simply and forcefully to the working-people how the operation of this law kept them perpetually at the lowest level of subsistence and assuring them that the law could be overcome only by the complete abolition of the wage system. The measure which he advocated for immediate adoption was the establishment of co-operative associations for production, to be subsidised by the state—a plan obviously similar to, if not copied from, that which Louis Blanc had propounded in France. Lassalle could not have considered this proposal adequate to solve the labour problem, but it had the merit of affording a not too impracticable basis upon which to build a labour party. For, as has been said, Lassalle's supreme aim was the organisation of labour, and upon political lines. His principal piece of writing of later years was his treatise in refutation of the contention of the founder of the German co-operative movement, Schulze-Delitzsch, that labour should keep out of politics and devote itself to economic activities exclusively.1 In this matter he parted company with Rodbertus, and, for the time at least, with Marx also. In common with other radicals, he refused to be whipped into line by the newly formed Fortschriftler, or Progressive, party (an offshoot of the National Liberal party), because even it was not sufficiently unreserved in its antagonism to existing political arrangements. Economic justice for the workingman was to be won by political action, first of all by compelling the establishment of universal suffrage; but such action must be undertaken by the workingmen themselves, organised in a party of their own.

On May 23, 1863, there was founded at Leipzig the Allgemeiner Deutscher Arbeitsverein, or Universal German Workingman's Association, which was intended to be developed into a great national party of the sort desired. Lassalle was its founder and president, and it fell to him not only to administer its affairs but also to defend it against its critics, including the

1 This was the Bastiat-Schulze, so named because in the treatise Lassalle charged Schulze with being the mere populariser of the orthodox political economy of the French writer Bastiat. A better exposition of Lassalle's views is to be found in the lecture of 1862 entitled "The Workingmen's Programme; on the Special Connection of the Present Epoch of History with the Idea of the Working Class."
government, and to carry on, especially in the great industrial centres of the Rhine country, a campaign of explanation and solicitation in its behalf. The one avowed object was the attainment of direct and equal universal suffrage, as "the only means of securing a sufficient representation of the social interests of the German working-class and a real removal of class antagonisms in society." Recruits came slowly, and the organisation was as yet too weak to have attracted general attention when, suddenly, the work of its one able propagandist was cut off by the duel of August 28, 1864. Lassalle died on August 31. Within four weeks there was brought into existence in London a new and more ambitious socialist organisation which for a time threatened to draw all the forces of radicalism in western Europe into one great channel. This was Marx's Internationale Arbeiter-association, or International Working-man's Association. At the time, Lassalle's society counted hardly more than forty-six hundred members. The future, however, lay with it, rather than with the International.

The International Workingman's Association. The object of the earlier socialists had been the establishment of self-sufficing regional associations of workingmen, organised in a free society, unassisted by the state, but working under a system of law giving them free play.1 Later, the active assistance of the state had been demanded, as by Blanc and Lassalle, and the contemplated socialist organisation was made to rest upon a basis which was national rather than local. Finally, there was the attempt of Marx and his disciples to make socialism international and cosmopolitan. In the matter of formal organisation this last attempt failed, but with respect to the spirit and morale of the movement it was, in time, measurably successful. The agency of the Marxian experiment was the International.2 The formation of this organisation was an outgrowth of the visits of French and other foreign workingmen to London at the time of the International Exhibition of 1852 and in the two succeeding years. A great public meeting of

1 Kirkaldy, Economics and Syndicalism, 71.
2 It is not to be overlooked that the Communist League, under whose commission Marx and Engels drew up the Communist Manifesto of 1847, may very properly be regarded as historically the first of international organisations of a socialistic character. See p. 506.
workingmen of all nations was held in St. Martin's Hall, London, in September, 1864, and it was there that the decision was reached to found and maintain a permanent international organisation. The constitution of the association was drafted by Marx, in behalf of a committee of fifty appointed for the purpose. Not unnaturally, the instrument bears a good deal of resemblance to the Communist Manifesto of 1847. It is affirmed that the emancipation of the working-classes must be accomplished by the working-classes themselves; that this emancipation is the great object to which every political movement must be subordinated; that exertions toward the desired end have failed hitherto because of the lack of solidarity of the various branches of labour in individual countries and the lack of unity between the labouring classes of different countries; that the emancipation of labour is neither a local nor a national, but a social, problem, which embraces all countries in which modern society exists; and, finally, that it is the duty of man to demand the rights of a man and citizen, not only for himself, but for every person who does his duty. "No rights," it is urged, "without duties, no duties without rights." Plans formulated for the work of the new society were comprehensive. Elaborate machinery was created, with a president, a treasurer, and a general secretary, who were to be Englishmen, and a council composed of representatives of the labourers of the various nations. Every year there should be held an international congress, and workingmen of the several countries were to be encouraged to unite in compact national associations.

From first to last the organisation was dominated continuously by Marx. The general congress which was announced to be held in Brussels in 1865 was prevented from convening by the Belgian government, and the first meeting of the kind after that in London for the purpose of organisation was held in Geneva in 1866, with sixty delegates present. Thereafter, until

1 It is of interest to observe that the task was first committed to the Italian patriot Mazzini. His proposals proved unsatisfactory to the French and the Germans, and Marx was employed in his stead. It was a matter of no small difficulty to formulate any statement which would be acceptable equally to the English trade unionists, the disciples of Proudhon, the followers of Blanc, the Lassallians, and the revolutionaries of Italy and Spain, who were present at the congress.
1873, meetings were held annually in various cities. They afforded opportunity for the discussion and amplification of the Marxist doctrines, for reassertions of the unity of the working-men's cause, and for presentation of reports of labour conditions in various places. The meetings were all substantially of the same character. The joining of the association, in 1869, by Bakunin, with a following of anarchists bent on the overthrowing of all existing institutions, marked the beginning of the end. The Marxist majority from the outset found itself in disagreement with the new element, and at the congress at The Hague in 1872 the anarchists were expelled. At the same time the seat of the Association's council was removed to New York, practically as a mode of permitting the organisation to perish obscurely. A final congress was held at Geneva in 1873, after which the association disappeared completely. Bakunin's wing of it, renamed the International Alliance of Social Democracy, suffered from the suppression of the communal uprisings in southern Spain in 1873 and finally broke up in 1879.

Throughout its history the International was feared by the governing powers of Europe far beyond the degree warranted by the actual strength of the organisation. The association's only asset was the idea of international solidarity, and for the exploitation of this idea the times were not ripe. Discredit was brought upon the organisation, in particular, by the revolt incident to the Paris Commune of 1871, which it did not instigate, as was charged, but which it publicly approved; also, of course, by the vagaries and plottings of its anarchistic contingent. Practically, the International served the cause of socialism in three principal ways: first, by bringing together the leaders of the younger generation, those who in their respective countries were to make socialism a political and national force; second, by emancipating socialism, throughout the larger part of Europe, from the incubus of anarchism; and third, by bringing the more speculative and revolutionary socialists of continental countries into contact with the more moderate and practical socialism of Great Britain, which at the time was found principally in the ranks of the trade unions and was directing its attention to immediate and practical questions such as the reduction of the hours of labour, the inspection of factories,
and the further restriction of the labour of women and children.

At no time had the International accomplished more than a superficial unification of the socialist forces of the countries represented in its congresses, and after the break-up of the organisation the socialist movement proceeded in the several countries independently, along varying lines and with widely differing results. Only in times comparatively recent has there appeared a new International, with purposes analogous to those of the old and with methods better suited to the character of the times. It will be desirable, therefore, to review briefly the history of socialism in the past fifty years in a few of the principal countries individually.

**Rival Socialist Organisations: the Social Democratic Party (1869).** The land in which modern socialism has acquired its greatest strength is Germany. The reason is to be found, at least in part, in the historical fact that in that country the middle class never became dominant as it did in France and England, and that this class, as the Social Democrats freely charge, never led the liberal forces of the country against autocratic and aristocratic reaction with any degree of courage or determination. It was in the period of the revolutions of 1848 that this deficiency of the middle class was first noted and represented by the working-people, and it was then that there was created the gulf between the two classes which persists largely at the present day. Rebuffed by the bourgeois parties, and most forcefully of all by the Liberals, the workingmen stood ready to be organised independently. This, as socialism took on more of a political character, meant the formation of German socialist parties, and ultimately the creation of one great party of the sort. And when the constitution of the North German Confederation, and of the succeeding Empire, established the principle of manhood suffrage in parliamentary elections, this separate party became, as will be pointed out, a growing power in the state. Despite all of the efforts that have been made to organise the workers of England, France, and other countries in separate political parties, the vast majority of them still adhere to the parties which are essentially bourgeois, or middle-class. In Germany the situation is otherwise. There the ma-
majority give their allegiance to socialism, at least to the extent of voting for socialist party candidates.

After the death of Lassalle the Universal German Working-man's Association had for some years a troubled history. Its members were without experience in common action, and until, in 1867, the lawyer Jean Baptist von Schweitzer was elected president, it was without capable leadership. Even thereafter it tended strongly to become rather a petty clique than the political party which it was designed to be. From the first it had failed to enlist the support of the workingmen generally, and it became manifest that it never would do so. Such strength as it had lay chiefly in the north. In the south, and eventually elsewhere, there were organised after about 1860 large numbers of workingmen's unions, designated Arbeiterbildungsvereine ("workmen's educative associations"), and in 1864 Marx commissioned one of his ablest disciples, Wilhelm Liebknecht, to repair to south Germany and there promote the formation of these societies upon purely Marxian lines.

Liebknecht was a scholar, a revolutionist of 1848, and a refugee long resident, in association with Marx, in England. Very early in his new work he fell in with August Bebel, with whom was established a comradeship which was broken only by Liebknecht's death in 1900. Bebel was a workingman, who, being left an orphan at an early age, had been educated in charity schools and who, after taking up the turner's trade, had spared no effort to extend the range of his information. He was a person of attractive manners, forceful personality, and intense convictions, a man well fitted for the leadership which in time fell to him. Already when he met Liebknecht he was chairman of a number of local workingmen's societies and was fast advancing from the position of a mere radical to that of a thoroughgoing socialist. Contact with Liebknecht completed the transformation, and under the joint influence of the two men the workmen's educative societies, which had been established on the basis of the co-operative programme of Schulze-Delitzsch, dropped their earlier character and became frankly socialistic. The principles which they accepted were those of Marx, and were not wholly in accord with those which were being propounded by the Universal Workingman's Association

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under its new leaders. In 1865 the educative societies held a congress at Stuttgart, in 1866 another at Chemnitz, and in 1868 another at Nuremberg (where for the first time allegiance to the principles of the International was proclaimed); and finally, in 1869, at the congress held at Eisenach there was formed a new and more compact organisation known as the Social Democratic Workingman's Party. The programme which was promulgated announced the party's first object to be the attainment of a "free state," political freedom being the necessary antecedent of economic freedom. Specific and immediate demands included equal and direct manhood suffrage, the secret ballot, the abolition of all privileges of birth, wealth, or religion, the separation of church and state, the secularisation of education, freedom of speech and the press, the establishment of a normal working day, the abolition of child labour, the suppression of indirect taxes, and the extension of state credit for co-operative enterprises.

The Union of Socialist Forces. For a number of years the Lassallian Workingman's Association and the Social Democratic party continued to be rivals, and even enemies. The membership of the one was principally in Prussia, that of the other in Saxony and adjoining states of the south. Both groups were represented in the Bundestag of the North German Confederation, there being in that body at its first assembling in 1867 no fewer than eight socialist deputies. Socialist agitation was for a time submerged by the flood of patriotic enthusiasm incident to the Franco-German war, and in 1871 the Social Democrats injured their position by adopting, in their congress at Dresden, resolutions extolling the Paris Commune. At the first general election following the establishment of the Empire, in 1871, the socialists of all groups cast only 102,000 votes and returned to the Reichstag but two members. Growth thereafter, however, was rapid, and at the election of 1874 there were cast 351,952 socialist votes, and nine members were elected.

In the meantime there had arisen strong desire for an amalgamation of the discordant socialist forces of the Empire. In all quarters socialist agitation was being met by the imprisonment of leaders, the suppression of newspapers and organisations, and other activities of the police, and the need of pre-
senting a solid front had become imperative. The retirement of Schweitzer, in 1871, from the presidency of the Workingman's Association removed a principal obstacle to union, and the movement progressed until in 1875, at the congress of Gotha, it culminated in the complete and amicable amalgamation of the two hitherto warring parties. The new organisation kept the name of the Social Democratic Party, which it bears to this day; although the party regards as its natal day May 23, 1863, the date of the founding of Lassalle's Association, and celebrates its anniversaries accordingly. Under the pressure of practical difficulties recollection of old rivalries and animosities fast faded out. At the time of the union the Lassallian group had 15,000 members and the Liebknecht-Bebel group only 9,000. None the less it was Liebknecht and Bebel who acquired the leadership of the consolidated party, and the principles and policies of the party were from the outset thoroughly Marxist. The programme promulgated at Gotha remained for sixteen years — or until the Erfurt programme was drawn up in 1891 — the party's official statement of doctrine and policy.¹

The Era of Attempted Repression, 1878–90. The fusion of 1875 marked the beginning of a new epoch of socialist agitation and growth, and at the general election of 1877 the party polled 493,288 votes and returned to the Reichstag twelve members. Among the dozen or more parties and factions now contending for power in the Empire the socialists ranked fifth in number of members elected. In official circles — notably by the Emperor William I and his Chancellor, Bismarck — the triumphs of the movement were viewed with alarm, as indeed they were by the ruling, landholding, and professional classes generally. It was notorious that in the felicitations attending the establishment of the Empire the socialists had shared but grudgingly, and as most of the great projects of the Imperial government continued to be ridiculed and resisted in socialist quarters the conviction deepened that the radicals not only were opposed to the entire existing order, economic and political, but were willing even to betray the interests of their country for the promotion of their mistaken cause. In 1878 two attempts

¹ The text of this document is printed, in English, in Kirkup, History of Socialism, Appendix.
upon the life of the Emperor, made by men who were socialists, although the acts were disavowed by the socialists as a party, afforded the authorities the desired opportunity to enter upon a more systematic and vigorous campaign of suppression than as yet had been undertaken.

The policy which Bismarck brought to bear was twofold: (1) relentless repression of socialist agitation, and (2) legislation for the amelioration of those conditions in consequence of which the working-classes were induced to lend socialism their support. At the elections which were held, in 1878, while the anti-socialist reaction was at its height the Social Democrats polled but 437,158 votes, and the new parliament was influenced to enact, in October, 1878, a measure of remarkable severity, intended to stamp out every trace of socialist propaganda.\(^1\) All socialist societies were ordered to be disbanded; labour organisations were subjected to rigid police supervision; socialist meetings were prohibited; socialist newspapers were suppressed; the circulation of socialist literature was made a penal offence; and every sort of effort to propagate socialist doctrine was made punishable by fines and imprisonment. Martial law might be proclaimed where deemed expedient, and the decree of a police official practically sufficed to expel from the Empire any person accused or suspected of being a socialist. This law, biennially renewed, continued in operation until 1890, and during most of the period it was enforced with vigour. Contemporaneously with the effort to annihilate organised socialism, the government busied itself with a programme of social reform, which, partaking strongly of the character of state socialism, was calculated to cut the ground from under the Social Democratic forces, or, as one writer has put it, “to cure the Empire of socialism by inoculation.” The most important steps taken in this direction comprised the inauguration of various schemes of social insurance — sickness insurance in 1883, accident insurance in 1884, and old-age and invalidity insurance in 1889 — described elsewhere in this volume.\(^2\)

\(^1\) The measure bore the title “A Law Against the Publicly Dangerous Activities of the Social Democracy.”

\(^2\) Chap. XXIV.
related was the institution of state ownership of railways and of a state monopoly of tobacco.

For a time the measures of the government seemed to accomplish their purpose, and the official press loudly proclaimed that socialism in Germany was extinct. In reality, however, socialism thrived on persecution. From their places in the Reichstag, where not even Bismarck could silence them, Liebknecht and Bebel made continuous appeal to the nation in behalf of their persecuted compatriots. And in the hour of Bismarck's apparent triumph the socialist propaganda was being pushed covertly in every corner of the Empire. A party organ known as the Sozial-demokrat (the "Social-Democrat") was established at Zürich in 1879, and every week thousands of copies of the sheet found their way across the border and were passed from hand to hand among determined readers and converts. A compact organisation was maintained, a treasury was established and kept well supplied, and with evident truth the Social Democrats declare to-day that in no small degree they owe their superb organisation to the Bismarckian era of repression. In 1881, at the first election after the passing of the repressive law, the socialist vote sank to 312,000 and the deputation in the Reichstag to three. In 1884, however, the vote rose to 549,990 (9.7 per cent. of the total), and the party contingent in the Reichstag was increased to 24, including two of the six representatives of Berlin. In 1890 the popular vote attained the enormous figure of 1,427,298 (19.7 per cent. of the total), and the number of Social Democratic representatives was increased to 35. Repression was manifestly a failure, and in 1890 the Reichstag, with the sanction of the new emperor, William II, wisely declined to renew the persecuting statute. From their contest with Bismarck the socialists emerged with both popular and parliamentary strength increased threefold. Numerically, the party was stronger than any other in the Empire.

Growth of the Social Democratic Vote since 1890. Since 1890 the growth of the German Social Democracy has been phenomenally rapid. In 1893 the adherents of the party cast a total of 1,876,738 votes and elected 44 representatives.
In 1896 the popular vote rose to 3,008,000 (24 per cent. of the total, and larger than that of any other single party), and the quota in the Reichstag was increased to 81. In 1907 the popular vote was 3,258,968, but by reason of an unusual combination on the part of the political groups opposed to the Social Democrats the number of representatives elected fell to 43. At the elections of 1912, however, the Social Democratic triumph was unexpectedly overwhelming. The popular vote was 4,238,919, in a total of 12,188,337, or 32 per cent.;\(^1\) and the number of Social Democratic representatives rose to 110, in a total membership of 397. In Berlin, five of whose six seats were occupied already by Social Democrats, there was at this time a notable attempt to carry the sixth, or "palace," district, in which is located the Kaiserhof, or Imperial residence. The effort failed, but by a scant margin of six votes. And when the new Reichstag was convened it was only by dexterous "log-rolling" on the part of the Clerical-Conservative bloc that the election of Bebel himself to the presidency of the chamber was averted. As it was, a socialist was elected first vice-president.

But for the antiquated distribution of seats which survives, the socialist contingent in the Reichstag would have become very much larger than it is. The electoral "circles," or districts, each of which returns one member, were laid out originally in such manner that their population was substantially uniform (100,000). Since 1871, however, there has been no reapportionment, with the consequence that the constituencies now vary enormously. The concentration of population in cities has brought it about that the urban electoral areas are, as a rule, grossly under-represented and the rural areas grossly over-represented.\(^2\) When it is considered that the strength of socialism lies normally in the cities, the effect of the existing arrangement upon the socialist position in the Reichstag becomes obvious. There has long been demand for a redistribution of seats, but the government, shrinking from the increase of radicalism in the Reichstag which would inevitably ensue,

\(^1\)The popular vote of other principal parties was as follows: Centre, 2,012,990; National Liberals, 1,671,297; Radicals, 1,556,549; and Conservatives, 1,149,916.

\(^2\)In conservative East Prussia the average number of voters in a district is 121,000; in socialist Berlin it is 345,000.
has been inflexibly opposed. The situation in the kingdom of Prussia is substantially the same as in the Empire, save that there it is further complicated, and the socialist strength is more completely dissipated, by the notorious three-class electoral system. Aside from a few changes introduced in 1906, the districts from which the deputies to the Prussian Landtag are elected have not been readjusted to population since 1860. The socialist vote is, of course, heavy; yet not until 1908 did socialist deputies — and then only seven — appear in the Landtag.

Party Organisation and Activities. With respect to the actual condition of the Social Democracy in years immediately preceding the outbreak of war in 1914 the first thing to be observed is that the party which bears this name was very much smaller than might be inferred from the number of votes polled by its candidates. Strictly, the membership of the party includes only those persons who pay party dues and obligate themselves to perform any service which the party may demand of them. In only six electoral districts in the Empire in 1909 did the membership reach thirty per cent. of the Social Democratic vote cast; and the total membership of the party in 1912 was but 970,112. Obviously, the party’s parliamentary strength arises in large measure from the readiness of outside sympathisers to support, more or less regularly, its candidates. The party has been pronounced the most perfect mechanism of its kind in the world. Its supreme governing body is a congress composed of six delegates from each electoral district of the Empire, the socialist members of the Reichstag, and the members of the party’s executive committee. This congress convenes annually in some important city to hear reports of committees, to discuss party policies, to administer party discipline, and to take action upon matters referred to it by local party organisations or by individual members. There is the utmost freedom of debate, but the decisions reached are expected to be complied with scrupulously and uncomplainingly. Between sessions the administrative work of the party is carried on by an executive committee of seven members, chosen by the congress and assisted by a staff of travelling secretaries. Locally, the membership is organised in branches, which hold
meetings, instruct the youth in the tenets of the party, and in every possible way advance the party's interests in the community. The activities of the party are varied and unending. In 1910 over 14,000 meetings were held, and over 33,000,000 circulars and 2,800,000 pamphlets were distributed. At campaign time voters are interviewed in person, and no worker-man, at all events, escapes the attention of the propagandist. The party press includes seventy-five daily newspapers, with a circulation of 1,100,000 copies; Vorwärts, the central organ, with a daily circulation of 139,000; the weekly Die Neue Zeit, with a circulation of 475,000; the humorous Wahre Jacob, with 250,000 weekly; and a propagandist paper for women, circulating 37,000 copies fortnightly. The party has two hundred central circulating libraries and three hundred and seventy-seven branches.

The Erfurt Programme, 1891. In its larger aspects, the organisation which the party has to-day was given it by the first annual congress convened after the discontinuance of the government's repressive policy, that held at Halle in 1890. The same gathering worked over, also, the party's programme and set on foot a movement for the revision of the Gotha pronouncement of fifteen years earlier. The outcome was the adoption by the next congress, at Erfurt, in 1891, of a freshly drawn programme, mainly Marxist in content and spirit, and with all traces of anarchistic influences eliminated; and with only slight modifications the Erfurt Programme remains to-day the formal statement of the party's creed. From time to time, as new issues arise, this instrument requires interpreta—

1 Orth, *Socialism and Democracy in Europe*, 176.
2 This journal became the central organ of the party in 1890, succeeding the Sozial-demokrat, which, after being published for a time in London, had finally been discontinued. On the German party press see Collier, *Germany and the Germans from an American Point of View*, Chap. IV; A. Marvaud, *La presse politique allemande, in Questions Diplomatiques et Coloniales*, Mar. 16 and Apr. 1, 1910.
3 The means and methods of Social Democratic propaganda are described fully in E. Milhaud, *La démocratie socialiste allemande* (Paris, 1903), 73-180.
tion or amplification by pronouncements of the annual congress. But it still contains the fundamentals.

The essential objects of the Social Democracy are set forth in the Erfurt Programme as follows: "Nothing but the conversion of capitalistic private ownership of the means of production — the earth and its fruits, mines and quarries, raw materials, tools and machines, means of exchange — into social ownership, and the substitution of socialist production, carried on by and for society in the place of the present production of commodities of exchange, can effect such a revolution that, instead of the large industries and the steadily growing capacities of common production being, as hitherto, a source of misery and oppression to the classes whom they have despoiled, they may become a source of the highest well-being and of perfect harmony. This social transformation means the emancipation, not merely of the proletariat, but of the entire human race which suffers under the present conditions. But it can only be the work of the labouring class, because all other classes, in spite of their mutually conflicting interests, stand on the ground of private property in the means of production, and have as their common aim the maintenance of the bases of the existing society. The struggle of the working-class against capitalistic exploitation is of necessity a political struggle. The working class cannot conduct its economic struggle, and cannot develop its economic organisation, without political rights. To shape this struggle of the working-class into a conscious and united one, and to point out to it its inevitable goal, this is the task of the Social Democratic party. The German Social Democrats are not, therefore, fighting for new class privileges and rights, but for the abolition of class government and even of classes themselves, and for universal equality in rights and duties, without distinction of sex or rank. Holding these views, they are fighting not merely against the exploitation and oppression of the wage-earners in the existing social order, but against every kind of exploitation and oppression, whether directed against class, party, sex, or race."

The more specific demands of the party, as set forth in the Programme, may be enumerated as follows:

1. Universal, equal, and direct suffrage by ballot in all elec-
tions for all subjects of the Empire over twenty years of age, without distinction of sex; proportional representation; biennial elections to the Reichstag; payment of representatives.

2. Direct legislation by the people through the use of the right of initiative and veto; self-government by the people in Empire, state, province, and commune; an annual vote of taxes.

3. Universal military training; substitution of a militia for a standing army; decision of questions of peace and war by the Reichstag; settlement of all international disputes by arbitration.

4. Abolition of all laws restricting freedom of speech and the right of public assembly.

5. Abolition of all laws that put women, whether in a private or public capacity, at a disadvantage in comparison with men.

6. Declaration that religion is a private matter; discontinuance of all expenditure of public funds for ecclesiastical purposes.

7. Secularisation of education; compulsory attendance at public schools; free education, free supply of educational apparatus, and free maintenance of children in schools and of such students in higher institutions as prove themselves fitted for higher education.

8. Free administration of the law by judges elected by the people; compensation of persons unjustly accused, imprisoned, or condemned; abolition of capital punishment.

9. Free medical treatment, including medicine, and free burial.

10. Income, property, and inheritance taxes to meet all public expenses that are to be met by taxation; abolition of all indirect taxation, customs duties, and other measures which sacrifice the interests of the people at large to those of a small minority.

11. A national and international system of protection of labour on the basis of a working day of not more than eight hours, the prohibition of the employment of children under fourteen years of age, and the prohibition of night work except where absolutely necessary; supervision of all industrial establishments and regulation of the conditions of labour by
government departments and bureaus; confirmation of the right of labouring men to form organisations.

**Internal Party Differences: Revisionism.** The programme, it will be observed, consists of two parts—first, a re-statement of Marxian economics and, second, an enumeration of the specific and practical objects to be attained, not in all instances as ends within themselves, but as contributions toward the realisation of the ultimate ideal. Much stress is placed upon political action, and if any one entertained a doubt that German socialism proposed to remain in politics such doubt must have been dispelled by the promulgation of this platform. Since 1891, and especially within the last fifteen years, the main issue in the shaping of socialist policy has been the extent to which theoretic and remote aims should be subordinated to practical and immediate ends. There has been in the party at all times an element which has had its eyes fixed on the ultimate socialistic goal. To this element the things that happen from now until that goal shall be attained do not greatly matter. The supreme danger, it feels, is that men will set out to be socialists and end by being mere social reformers. This element has clung to the old articles of faith—the abolition of class government and of classes themselves, the termination of every kind of exploitation of labour and oppression of men, the overthrow of capitalism and everything for which capitalism stands, and the inauguration of an economic system under which the production and distribution of goods shall be controlled by the state exclusively.

Almost a score of years ago, however, there began to develop an element in the party which viewed matters differently. Shortly after the general election of 1897, in which the Social Democrats suffered serious reverses, Edward Bernstein, the literary executor of Engels, published in *Die Neue Zeit* a series of papers repudiating the revolutionary aspect of the socialist cause and urging that "the movement is everything, the goal is nothing." The articles gave forceful expression to the thought of an increasing number of critics within the party, and at the congresses of 1898 and 1899 the proposals which they contained were made the principal subjects of debate. The question was whether the party should recast its platform and
eliminate the doctrine of cataclysmic revolutionary expropriation which it had taken over from Marx (even as at an earlier time it had ejected the last trace of anarchism), or should stand inflexibly upon the ground which until now it had occupied. Bernstein led the "revisionists," Kautsky led the Marxists. Bebel, who since the death of Liebknecht in 1900, had been the party's principal leader, inclined against the revisionists but directed his efforts mainly to the prevention of an open breach within the party's ranks. Bernstein wrote a book explaining the revisionist position; Kautsky wrote one in sharp reply. And year after year the question was agitated, in the annual congresses and in the party press.

Results were indecisive until the elections of 1907, when the party lost one-half of its seats in the Reichstag. Thereafter the scale turned rapidly in favour of the revisionists. There has been, as yet, no formal modification of the Erfurt Programme. But since the death of Bebel, in 1913, every socialist leader of note in the Empire, save only Kautsky, has been a revisionist, and the disposition to bear lightly upon theoretic revolutionism and to concentrate effort upon immediate and practical reform has become characteristic of the party as a whole. Nominally revolutionary, the party comprises in fact a very orderly organisation whose economic-political tenets are at many points so reasonable that they command wide support among people who do not bear the party name. The party grows ever more moderate in its demands and more opportunist in its tactics. Instead of opposing reforms undertaken on the basis of existing institutions, as once it did, in the hope of bringing about the establishment of a socialistic state by a single grand coup, it works for such reforms as are adjudged attainable and contents itself with recurring only occasionally, and even only incidentally, to its ultimate ideal. The state as at present constituted has become a means of removing evils, not itself an evil to be removed. Perhaps the conclusion may

1 Bernstein's volume is Die Voraussetzungen des Socialismus und die Aufgaben der Sozial-demokratie (Stuttgart, 1899). It has been published, in translation by E. C. Harvey, under the title Evolutionary Socialism; a Criticism and an Affirmation (London, 1909). Kautsky's volume is Bernstein und das sozialdemokratische program; eine antikritik (Stuttgart, 1899).
be that the party to-day is at once reforming and revolutionary — reforming in that it definitely repudiates violence and forcible measures and advocates a positive, constructive policy of social amelioration; and yet revolutionary, because, after all, it has clung to its faith in a radical transformation of society which shall involve the termination of social classes, the displacement of capitalist production, and the cessation of the exploitation of labour by the economically powerful.¹

**Participation of the Social Democrats in Governmental Affairs.** The German Social Democracy of to-day is thoroughly political. In accordance with Lassalle's dictum, "Democracy, the universal ballot, is the labouring man’s hope," it has made its immediate issue the establishment of universal suffrage and the reconstruction of the antiquated electoral arrangements of Empire, states, and municipalities. "Marx," as a recent writer has put it, "is a tradition, democracy is an issue."² Once the party’s representatives were present in the Reichstag merely to make the cause of the workingman heard, to protest, to obstruct, and to embarrass the government. Gradually, and not without criticism from the extremists, they have become constructive legislators, introducing bills, serving on committees, seeking and holding offices in the chamber, and finally, after the elections of 1912, joining with the Radicals in assuming practical leadership of the Reichstag itself. In many of the states, notably Bavaria, Baden, and Württemberg, they have voted for budgets prepared by representatives of other parties, have participated in court functions, and have worked hand in hand, in campaigns and in local councils and diets, with Radical, and even National Liberal, organisations.

So far as the Empire as a whole and the kingdom of Prussia are concerned, the socialists have advanced farther to meet the government than has the government to meet the socialists. The theory is still prevalent in official circles that the Social Democrats are enemies of the monarchy and are conspiring its eventual overthrow. That being the case, socialists are

² Orth, *Socialism and Democracy in Europe*, 194.
rigorously excluded from all positions of trust and honour at the disposal, directly or indirectly, of the government. No socialist has ever been tendered a ministerial or other high public office, and the ban is extended to judicial appointments, professorships in the universities, pastorates in the state church, and teaching positions in the public schools. The tension is less pronounced in the states of the south than in Prussia, but in some degree it is universal.  

**Effects of the Entrance of Politics by Socialism.** The entrance of politics by socialism, as witnessed on a systematic and permanent basis first in Germany, is a fact of capital importance. It has been productive of a change in the character and methods of both socialism and politics. In the first place, it has made socialism more practical. The earliest socialists were, in the main, philosophers, dreamers, utopians. They conjured up splendid theories and evolved dazzling programmes. Their feet were seldom on the ground. Turning to political methods, socialist leaders were obliged to propose courses of action which were sufficiently within the grounds of practicability to commend themselves to men of sense and moderation. Only thus could they hope to enlist the support of the masses in such degree as was needful in the building up of radical parties. On the other hand, politics acquired from this injection of organised radicalism a new character. Conservatives, bending backward against the pressure, became ultra-conservatives or reactionaries. Liberals became, as a rule, more liberal.

1 In what has been said two minor groups of German socialists are not accounted for. One is the Christian Socialists. The other is the Katheder-Socialisten, or Socialists of the Chair. The Christian Socialists were originally Protestant socialists chiefly, but the denominational basis has largely faded out, and the group is now neither numerous nor important. It may be added that the ban of the state rests upon them but lightly. The Socialists of the Chair comprised a group of learned men, mainly university professors, who in 1872-73 began to work systematically for social reform, to be furthered by the "great moral institution for the education of the race," i.e., the state. Prominent in the group were Professors G. Schmoller, W. Roscher, A. Wagner, and L. J. Brentano. They differed from the Social Democrats in relying upon the state as then constituted to make requisite provision for the welfare of the masses. Investigations conducted by members of the group were influential in determining the nature and scope of the great insurance laws of 1883-89. See Ely, *French and German Socialism in Modern Times*, Chaps. XV-XVI.
in the hope of cutting the ground from under the radical opposition by conceding some portion of the radical demands. In any event, the perennial conflict of conservatism and radicalism was sharpened, and the alignment of political elements was freshly drawn. The adoption of political methods by the socialists was accomplished slowly and with difficulty. It involved temporising, paring down of demands, compromise with the existing order; and to the utopian these adjustments were galling. It involved also the attainment of desired ends gradually and piecemeal, which to the revolutionary was hardly likely to be satisfactory.

As will appear more fully in the succeeding chapter, socialism has never surrendered completely to the limitations of politics; on the contrary, it is everywhere divided against itself upon this very matter. There is not, however, an important country in Europe, south at least of Scandinavia, in which there is not to-day a socialist political party. And in some countries, notably Germany, France, Italy, Belgium, and Spain, socialism as a political force is a fact of first-rate consequence in the status and conduct of public affairs. The simple broadening of the franchise and the extension of parliamentary government which most of the states have experienced in the past half-century must have added greatly to the influence of the masses upon the operations of government, and thereby upon social and economic policy. Organised political socialism, however, has put in the hands of the workingman a power which otherwise he could hardly have acquired. There is not one country in which the socialists have ever been able to gain complete, or even substantial, control of the governmental system. But on the other hand there is not a country which does not give evidence, on its statute books, in its organisation of industry, or in other ways, of socialist achievements, or — what amounts to the same thing — of action taken in deference to socialist demand, or, as in Germany, of socialistic measures adopted to circumvent socialist propaganda.¹

¹ The attitude of socialists in the various countries toward social reform is clearly worked out in E. Milhaud, La tactique socialiste (Paris, 1905). See also the same writer's La démocratie socialiste allemande (Paris, 1903), 197–251.
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CHAPTER XXIII
SOCIALISM IN POLITICS — FRANCE, ENGLAND, AND OTHER COUNTRIES

The principal theatre of socialist activity in recent times has been Germany. As has appeared, it was, however, France that gave modern socialism birth, and in France to-day the organisation, and especially the thought, of socialism is a fact of capital importance. From first to last the advance of French socialism has been exceptionally irregular. In an earlier chapter it has been pointed out that, following a feverish outburst in the period of the revolution of 1848, socialism in France became quiescent, and that it remained so substantially throughout the two decades covered by the Second Empire. There continued to be socialists — Prudhonians, radicals of the school of Blanc, Blanquists (adherents of Blanqui), who proposed to take the country by surprise and wrest the government from the control of the capitalists, and a small group of Marxists who urged peaceful political action. And there was a certain amount of socialistic discussion and writing. But there was no socialist party. There was unrest among the labouring classes, but the object principally sought was the repeal of laws which prohibited the formation of trade unions. In 1864 partial victory in this matter was achieved through the enactment of a measure legalising strikes, and in 1868 the government virtually abandoned its repressive policy by agreeing to "tolerate" syndicats, or unions, although without formally repealing the law which had forbidden their organisation.¹

The war with Prussia in 1870–71 stirred deeply the working classes, who felt both the burden and the humiliation of the conflict; and the uprising at Paris, known as the Commune, at the close of the contest, while not distinctively socialist in ori-

¹ See p. 461.
gin or purpose, was facilitated by the influence of socialist agitators upon the masses of idle and discontented workingmen in and around the capital, and it evoked strong expressions of sympathy from the socialists of Germany and of other countries. It may be added that the ill-starred government set up by the Communards adopted the red flag, which already was the socialist emblem. Under the direction of the National Assembly, sitting at Versailles, the Commune was promptly suppressed, and frightful punishment was visited upon all people who in any way had been responsible for it. Included among the thousands who were slain, imprisoned, or deported were Blanqui, Vaillant, and most of the country's remaining exponents of socialism. In his last official message as president of the new republic Thiers, in 1873, declared that while socialism was thriving in Germany, in France it was totally extinct; and he was not far wrong. Even the International, which had acquired some influence in France, had broken up forever.

The Conquest of Labour by Socialism. In 1872 there was a sporadic attempt in Paris to form a workingmen's society, which was brought to naught by the government. Another such effort three years later was more successful, although the association formed was obliged to restrict its pronouncements to declarations in favour of the organisation of labourers in trade unions and co-operative societies. The initial event in the revival of socialism in the country may be taken to have been the return, in 1876, of the political exile Jules Guesde. Guesde was an able journalist who, in 1871, had printed in Les Droits de l'Homme, ("The Rights of Man"), a paper which he was editing in Montpellier, a series of articles in defence of the Commune, and who, for doing so, had been condemned to imprisonment. Escaping confinement and fleeing the country, he had settled in Geneva and there had become an avowed socialist of the Marxian persuasion. Upon his return to France, in 1876, he renewed the propaganda which during a year's travel he had carried on in Italy, and in 1877 he established a new and widely read socialist journal, L'Egalité. It was principally at Guesde's instigation that the third French labour congress, convened at Marseilles in 1879, declared for
socialism and, indeed, assumed the name of Socialist Labour Congress. From that time, leadership in the French trade union movement passed to the socialists. In 1880 the socialist cause received fresh impetus from the raising of the ban against the Communard exiles, who in numerous instances returned home and threw themselves anew into socialist agitation.

At the national congress of the labour forces held in the same year at Havre the non-socialist members seceded, and there was adopted by the remainder of the gathering a thoroughly socialistic programme which had been drawn up by Guesde in collaboration with Marx and the latter's son-in-law, Paul Lafargue. The ascendency of the socialists in the labour organisations had been established, not because of any general preponderance which they as yet enjoyed among the rank and file of the working population, but principally in consequence of adroit management on the part of Guesde, who saw to it that whenever there was likely to be indecision the socialists should be on the spot with a definite and plausible programme of action. No sooner, however, had the socialists definitely captured the labour movement than they displayed the weakness long pre-eminently characteristic of them in France, i.e., inability to act in harmony. At the congress at Rheims in 1881 the orthodox, Marxian, collectivist programme of Guesde was opposed by the "possibilists," who declared that Marxism was alien to French ideas and who, expressing their willingness to accept such social change as was immediately possible, embraced the policy of opportunism advocated most ably by Benoît Malon. And at the congress at St. Étienne in 1882, there developed an open breach. Two distinct parties resulted. One, the Parti Ouvrier Français, or French Labour Party, led by Guesde and Lafargue, and finding its strength chiefly in the industrial north, was composed of those socialists who were unwilling to enter into any compromise with a capitalist government. The other, known as the Republican Socialist Alliance, and led now principally by Paul Brousse, comprised the possibilists or opportunists. In addition there was the anarchistic Parti Socialiste Révolutionnaire, or Revolutionary Socialist Party, led by Blanqui.

1 See p. 463.
The Socialist Groups in Politics. Throughout the succeeding decade the progress of disintegration was continued. To describe, or even to enumerate, all of the factions and groups which made their appearance and played their little parts would be wearisome. The facts of largest importance are the secession of Allemane from the Broussists, in 1882, to form the Parti Ouvier Socialiste Révolutionnaire Français, or French Revolutionary Socialist Workingmen’s Party, and the rise of the Parti Socialiste Indépendant, or Independent Socialist Party, as an outgrowth of a society for the study of social problems founded by Malon in 1885. By 1890 French socialism thus comprised five well-organised groups: the Collectivists, upholding the Marxian tradition, and led by Guesde, Lafargue, and other doctrinaires; the Opportunists, or Co-operativists, led in two factions by Brousse and Allemane respectively; the Blanquists; and the Independents, led now by Jean Jaurès, Étienne Millerand, and Fournière. The last-mentioned group was composed of radicals, including many brilliant university and professional men, who were only beginning to support the socialist position. Thus divided, it would hardly be supposed that socialism could count for much in politics. At the parliamentary elections of 1893, however, the various groups (all of which were agreed upon the present employment of political methods) procured the return of their ablest leaders to the Chamber of Deputies. The aggregate socialist vote was only a little short of a half-million, and the contingent of socialist deputies numbered forty.

Scattered socialists had sat in the Chamber before, but it was at this time that parliamentary socialism in France may be said to have had its beginning. The forty socialist members perfected an organisation, of which Jaurès became the acknowledged leader. Jaurès (1859–1914) was a professor of philosophy at the University of Toulouse and author of a monograph on the origins of socialism in Germany. He was first elected to the Chamber of Deputies in 1888 and was from the outset a radical, although not until later did he profess himself a socialist. He was a scholar, a man of tremendous physical strength, and a superior orator and debater. It was about his personality that French socialism was destined to revolve in
the first decade and a half of the twentieth century, even as it had revolved about that of Guesde in the last two decades of the nineteenth.

Presenting the group of forty socialist members to the new Chamber in 1893, Jaurès declared that its guiding motives would be "allegiance to the Republic and devotion to the cause of humanity." Throughout the period covered by this parliament, 1893–98, the programme of socialism was first expounded authoritatively within the Chamber and placed before the country at large with clearness and power. Although Jaurès undertook to speak for the socialists generally, without distinction of groups, the division of forces still existed; and inevitably there was set on foot a movement for their amalgamation. In 1896–97 the outlook for union seemed bright. The desired consummation, however, was long postponed on account, principally, of two occurrences which created fresh schisms in the socialist ranks. The first was the Dreyfus affair, which in 1898 threw all France into a tumult of passion. The Guesdist and some other socialist elements were alarmed by the injection of this issue into parliamentary life and refused to have anything to do with it. Jaurès, however, profoundly convinced that Dreyfus had been the victim of race prejudice and military arbitrariness, threw himself into the conflict and led brilliantly one of the most notable battles ever fought in the Chamber. The difficulties occasioned by this incident were accentuated in the following year by the acceptance by Millerand of the portfolio of commerce in the radical ministry of Waldeck-Rousseau. When the new premier, finding the support of the socialists a parliamentary necessity, tendered the invitation to Millerand, disagreement at once arose. Jaurès, who already had permitted himself to be elected a vice-president of the Chamber, advised acceptance; Guesde, noting especially that General de Gallifet, who had suppressed the Commune in 1871, would be one of the socialist minister's colleagues, strongly advised refusal.

Accordingly, Millerand's entrance of the cabinet was the signal for an open rupture. Although possessing no organic solidarity throughout the country, the socialists for several years had been effectually united through their parliamentary
representatives. Now even that bond was broken. The Guesdists, the Blanquists, and the followers of the Communard Vaillant issued a scathing manifesto expelling Millerand and his followers from the party and themselves seceded from the parliamentary group. Realising the damage that had been done, Jaurès instituted an effort to bring the warring factions again together, and before the close of 1899 there was organised a conciliating Comité Général Socialiste, representing every shade of socialist opinion. Little, however, could be accomplished, and in 1900 the Guesdists, on account of the suppression of strike riots by the government, withdrew abruptly from the committee. An international socialist congress which was convened at Paris in September, 1900, was compelled by the situation in France to devote its time principally to consideration of the "cas Millerand." In the end, however, no action was taken save the adoption of a colourless resolution, introduced by Kautsky, asserting that the acceptance of office by a single socialist in a bourgeois government "could not be deemed the normal commencement of the conquest for political power, but only an expedient called forth by transitory and exceptional conditions."

Jaurès and the Plea for Opportunism. Throughout the period 1900-05 there continued to be no union, even in form, of the socialist forces. On the contrary, the bickerings of the various groups were being constantly aired before the country, and before the world, to the deep chagrin of socialist leaders in other lands. There were two principal parties. One was the Parti Socialiste de France, or Socialist Party of France, composed of the Guesdists and (after 1901) the Blanquists. The other was the Parti Socialiste Français, or French Socialist Party, composed principally of the followers of Jaurès and the Independents. The policy of the one was to stand fast by Marxist collectivism and refuse to compromise. The policy of the other was to "penetrate the democracy with the ideas of socialism" and to do it, in the words of Jaurès, by collaborating with all democrats, yet vigorously distinguishing one's self from them." ¹ Acknowledging freely, in a remarkable speech at the

¹ For an English version of the programme of the liberal wing of the
Bordeaux congress of 1903, that the policy of opportunism was complicated, awkward, and certain to create serious difficulties at every turn, Jaurès contended, none the less, that in it alone lay hope of the achievement of the socialist purpose. "Guesde is wrong," he declared, "in thinking ... that the state is exclusively a class-state, upon which the too feeble hand of the proletariat cannot yet inscribe the smallest portion of its will. In a democracy, in a republic where there is universal suffrage, the state is not for the proletarians a refractory, hard, absolutely impermeable and impenetrable block. Penetration has begun already. In municipalities, in parliament, in the central government, there has begun the penetration of socialistic and proletarian influence. ... It is in part penetrated by this democratic, popular, socialistic force, and if we can reasonably hope that by organisation, education, and propaganda this penetration will become so full, deep, and decisive, that in time by accumulated efforts we shall find the proletarian and socialistic state to have replaced the oligarchic and bourgeois state, then perhaps we shall be aware of having entered the zone of socialism, as navigators are aware of having crossed the line of a hemisphere — not that they have been able to see as they crossed it a cord stretched over the ocean warning them of their passage, but that little by little they have been led into a new hemisphere by the progress of their ship." ¹

This was clearly evolutionary, not revolutionary, socialism; and it differed from the socialism of the Marxists in France quite as profoundly as the socialism of the revisionists differs from that of the Marxists in Germany. At the international socialist congress held at Amsterdam in 1904 Jaurès was compelled to enter the lists against Bebel in defence of his ideas, and there occurred one of the most notable debates — a "titanic international duel," it has been aptly designated — in the history of the socialist movement. The burden of the French leader's argument was that, notwithstanding the fact that the socialists of Germany in congress at Dresden in 1903 had voted

French socialists, adopted at Tours, in 1902, under the leadership of Jaurès, see Orth, Socialism and Democracy in Europe, 281–289.

¹ Quoted in Hunter, Socialists at Work, 74.
overwhelmingly against revisionism, it was not possible to pursue an identical policy in all countries and as matters were in France, where the proletariat was in a position already to exercise control over the government, the policy of opportunism was not only permissible but fundamentally necessary. The logic of Bebel, however, prevailed, and the congress voted a revised resolution based upon that adopted by the Germans at Dresden.

**The Unified Socialist Party, 1905.** The outcome of the Amsterdam meeting cleared the way for socialist unification in France. The congress, indeed, voicing the desire of the socialists of all lands, urged, and in effect enjoined, that the French factions should drop their quarrels and combine in a single party. The Guesdist element had stood with Bebel and the non-opportunist forces. Jaurès and his followers had put forth their best effort and had been defeated, and they now accepted the decision loyally. In 1905, at the congress of Rouen, occurred the long deferred fusion of the two groups in the Parti Socialiste Unifié, or Unified Socialist Party, of the present day, designated officially as the Section Française de l'Internationale Ouvrière, or French Section of the International Workingman's Association.

The instrument of agreement between the contracting groups contained the following notable declarations: (1) "The Socialist Party is a class party which has for its aim the socialisation of the means of production and exchange, that is to say, to transform the present capitalistic society into a collective or communistic society by means of the political and economic organisation of the proletariat. By its aims, by its ideals, by the power which it employs, the Socialist Party, always seeking to realise the immediate reforms demanded by the working-class, is not a party of reforms, but a party of class war and revolution. (2) The members of Parliament elected by the party form a unique group opposed to all the factions of the bourgeois parties. The Socialist group in Parliament must refuse to sustain all of those means which assure the domination of the bourgeoisie in government and their maintenance in power: must therefore refuse to vote for military appropriations, appropriations for colonial conquest, secret funds, and the budget."
In Parliament the Socialist group must consecrate itself to defending and extending the political liberties and rights of the working-classes and to the realisation of those reforms which ameliorate the conditions of life in the struggle for existence of the working-class. (3) There shall be complete freedom of discussion in the press concerning questions of principle and policy, but the conduct of all the Socialist publications must be strictly in accord with the decisions of the national congress as interpreted by the executive committee of the party."

The united party grew rapidly in membership and in influence. Although founded in reaction against opportunism, it has pursued steadily a political policy. It has sought consistently to increase its strength in the Chamber of Deputies, and its members have had no hesitation in accepting municipal, departmental, and national office. When, in 1906, two socialists, Réné Viviani and Aristide Briand, accepted posts in the ministry of Clemenceau, the event was taken quite as a matter of course. In 1885, when the French socialists made their first concerted effort to influence the results of a parliamentary election, the aggregate number of votes polled by their candidates was but 30,000. In 1889 their popular vote was 120,000, and in 1898, 700,000, or almost twenty per cent. of the total. At the elections of 1906 the vote was 1,000,000, and the aggregate of Socialist and Socialist-Radical seats rose to 250, or thirty-eight per cent. of the total membership of the Chamber. In 1910 the vote was 1,200,000, and the number of Socialist deputies alone was raised to 105.

Since the upheaval occasioned by the Dreyfus affair the Chamber of Deputies, and French politics generally, has been dominated by a bloc, of somewhat shifting composition, but comprising in general the parties of the Left, i.e., the groups of more or less radical character; and in this governing combination the socialists have played a rôle of large and growing importance. They have had a part in all of the great transforming measures of the period, e.g., the Law of Associations of 1901, the abrogation of the Concordat in 1905, and the law of 1907 further defining the status of the Catholic Church in the country; and in the discussion of other important matters

1 Orth, Socialism and Democracy in Europe, 289–291.
upon which action of one sort or another has been taken—notably tax reform, electoral reform, and social insurance—they have made large contribution.

**Status of French Socialism in Recent Years.** Memories of the differences between the Guesdist and Jaurèsite groups could not instantly be obliterated. They have not yet wholly disappeared. But since 1905 the unity of the party, although at times severely tested, has withstood every strain that has been put upon it. Not that the Unified Party includes all French socialists. There is a party of Independent Socialists, composed of men who for various reasons do not care to be identified with the major organisation; and of the 105 socialist deputies elected in 1910, 30 were representatives of this group. It is to this body that Briand, Viviani, and Millerand really belong. Besides, there is the large party of Socialist-Radicals, many of whose members would be identified in other countries with organisations strictly socialist. At the elections of 1910, it returned 149 deputies. The hope of organised socialism in France lies, however, with the Unified Party.1 As is true of the German Social Democracy, the number of bona-fide dues-paying members of this party is very much smaller than the number of votes polled by the candidates whom it places in the field. In 1905, the date of unification, the number of dues-paying members was only 27,000. By 1908 the number had risen to 52,000, and in 1914 it was 68,900. The principal reason for such slowness of growth is to be found in the policy of the trade unions, which, while not discouraging their members from casting their votes for socialist candidates, have none the less held aloof from the socialist organisations. The French party is governed, as is the German, by a congress, meeting annually in some important town; and there is a committee to administer affairs during intervals between sessions. Local organisations and methods of propaganda are similar to the German. In 1908 the party press consisted of three dailies,2 two bi-weeklies, thirty-seven weeklies, and two monthlies.

1 At the elections of April, 1914, the Unified Socialists alone returned 102 deputies.

2 The most important is *L'Humanité*, founded by Jaurès in 1904 and published in Paris.
The programme of the party lays stress principally upon the socialisation of the instrumentalities of production and exchange, involving the displacement of the capitalistic by a collectivist organisation of the state; and the means to be employed to this end is the acquisition of control over the state through the unification of the industrial classes in support of the party's policies. That, despite its opportunism, the party stands by its traditional ideal, is indicated by a resolution adopted by the congress at Limoges in 1907. "The congress," it was affirmed, "considering that any change in the personnel of a capitalist government could not in any way modify the fundamental policy of the party, puts the proletariat on its guard against the insufficiency of a programme, even the most advanced, of the 'democratic bourgeoisie'; it reminds the workers that their liberation will only be possible through the social ownership of capital, that there is no socialism except in the socialist party, organised and unified, and that its representation in parliament, while striving to realise the reforms which will augment the force of the action and the demands of the proletariat, shall at the same time oppose unceasingly, to all restricted and too often illusory programmes, the reality and integrity of the socialist ideal."

A striking aspect of socialism in France is the extent to which the creed permeates all social classes and all professions. In England members of the educated classes belong almost invariably to one of the two great political parties, and in Germany there are no socialists in the governing class and comparatively few in the professions. In France, on the other hand, many men of education, wealth, and social standing have been willing to associate themselves with the masses, not only as leaders, but as private advocates of the enthronement of the people. Most of the leaders, indeed, are of bourgeois extraction. A recent writer has pointed out that among the representatives of the Unified Party in the Chamber of Deputies after the elections of 1910 there were only thirty workingmen and trade union officials, while there were eleven professors and teachers, seven journalists, seven lawyers, seven farmers, six physicians, and two engineers.¹ This very cosmopolitanism of the present

¹ Orth, Socialism and Democracy in Europe, 116.
movement leads one to doubt whether there is any sort of chance that the more radical portions of the party programme will ever be realised. Certainly many men who at present lend their support to the party are in sympathy with its ultimate ideal in only a broad and theoretic way. And it may be added that the temper of the French people as a whole runs counter to the socialist dream. For while, as has been demonstrated on many historic occasions, no people is more ready to theorise and to talk radicalism, it is just as true that no people clings more tenaciously to its property and its property rights. The French are a nation of small farmers and shopkeepers, and while they have been ready to accept the nationalisation of railways and various other forms of collectivism, they refuse absolutely to divest themselves of their traditional and treasured rights of private property.

English Disinclination to Radicalism. Despite the fact that it was in England that there took place first that transformation of industrial conditions which may be regarded as the fundamental cause of the socialist movement, the English people have embraced the tenets of socialism but slowly and reluctantly. Neither Owen nor the Christian Socialists gathered any considerable following, although, merely as a matter of intellectual assent, their ideas were very well received. Chartism, as has been explained, was not socialism, and even the revolutionary feelings which in some degree were involved in it soon were extinguished. After 1850 the working classes practically abandoned social and political strife. Their demands had not been met in full, but from the repeal of the corn laws and the revision of the poor law, and in other ways, they had gained a good deal. They discarded all socialist chimeras and fell back upon the policy of taking advantage quietly of each opportunity as it arose to improve still further their condition. They evinced no disposition to form an independent political party. On the contrary, they continued to support the Liberals or the Conservatives, looking to them (and by no means in vain), for ameliorative and protective legislation. Availing themselves of their new freedom under the law, they perfected elaborate organisation. But it was not political organisation, and it was not socialistic.
One principal form of organisation was the trade-union; the other was the co-operative society. These two institutions became, indeed, England's most notable contributions to the modern labour movement. Co-operation, if not trade-unionism, is to-day more widespread in some of the countries on the continent, but both were originated and first developed on a considerable scale in England.\(^1\) The parent co-operative enterprise in Great Britain was that undertaken in 1844 by the Rochdale Equitable Pioneer's Society. Attracted by the co-operative principles of Robert Owen, a group of twenty-eight weavers of the town of Rochdale, in the year mentioned, subscribed three pence a week to a common fund and began the purchase of sugar and flour at wholesale, eliminating the customary profits of the retailer. As the venture succeeded its scope was broadened, until in 1902 the Rochdale Society had a membership of 13,000 and a business of £292,000, upon which there was a net profit of £46,000. Members gain admission by the payment of a nominal fee, and the association has become, in effect, a vast company which owns buildings and grounds, employs buyers and clerks, and conducts a general mercantile business, the profits being distributed from time to time among the members in accordance with the amount of monthly purchases made by each. Under the stimulus of this enterprise the co-operative movement has spread throughout the British Isles, taking the form not alone of the purchase and distribution of goods, but also of the manufacture of commodities, and even of banking. At the present day there are 1,550 co-operative societies, with an aggregate membership of 2,500,000, and a share capital of £35,000,000. The volume of trade which they handle in the course of a year exceeds £110,000,000, and the annual profit arising therefrom is more than £12,000,000. Local societies are federated in great wholesale associations, one in England and one in Scotland, by which commodities are purchased in bulk for such of the local organisations as care to avail themselves of this service. The system has become so elaborate as to justify Lord Rosebery's characterisation of it as "a state within a state," and the benefits accruing from it to the labouring masses of the United Kingdom are beyond

\(^1\) On the development of British trade-unionism, see Chap. XIX.
computation. By good fortune, the co-operative movement has
been kept entirely outside the sphere of politics. 1

The reasons for the non-revolutionary, non-socialistic charac-
ter of the English labour movement in the third quarter of the
nineteenth century have been the subject of some speculation.
It may be said, in the first place, that a certain reaction follow-
ing the ignominious collapse of Chartism was inevitable. An
obvious factor of importance, now as ever, was the native Eng-
lish conservatism, dispassionateness, and opportunist turn of
mind. There was also the fact of the extraordinary prosperity
of the country, resulting in increased wages, decreased un-

1 The success of co-operation in Great Britain has prompted numerous
co-operative experiments on the continent, and some of these have achieved
noteworthy results, although, on the whole, the working-people of conti-
nental countries have exhibited less capacity for peaceful, non-political or-
ganisation than have their British contemporaries. In France there are
more than 2,000 distributive societies, but in neither volume nor value of
business do they approach the societies of Great Britain. They suffer from
lack of cohesion. There are more than 300 productive societies, some as
much as sixty years old. The prosperity of many of these is to be attrib-
uted in part to government patronage. There are also some 3,000 agri-
cultural societies whose principal activity is the maintenance of co-oper-
vative dairies. Co-operation in Germany dates from the middle of the nine-
teenth century. The earlier societies, organised for the purchase of raw
materials of manufacture, were but indifferently successful, but the later
distributive and agricultural associations flourished beyond expectation.
Co-operative loan banks have become also very numerous and serviceable.
In 1889 a General Agricultural Co-operative Union was established, and
there is to-day a Co-operative Wholesale Society, resembling the British
"Wholesale." On January 1, 1905, there were in the Empire 23,221 co-
operative societies of all types, with an aggregate membership of 3,409,871.
Of the number, 14,272 were "credit," i.e., loan, societies; 3,062, agricultural
productive societies; and 1,806, associations for the purchase of raw ma-
terials. Co-operative distributive societies of the British type were de-
developed in Switzerland at an earlier date than in any other continental
country, and the co-operative principle, in production, distribution, and
banking, is applied in that country to-day upon a very extended scale.
The number of co-operative societies is approximately 4,500. In Belgium,
Holland, Denmark, Norway, and Sweden co-operation is widely practiced.
In Italy, Austria-Hungary, Spain, and even Russia, it is firmly intrenched.
There is, indeed, no country of Europe in which the co-operative movement
has not attained considerable proportions. The results are by no means
confined to the diminution of expenditures, the increase of savings, and the
amelioration of conditions of livelihood. The sense of social solidarity is
perceptibly strengthened, and labour is brought to a realisation of the highly
important fact that the promotion of its essential interests may be at-
tained by pacific and scientific means no less than by aggression and combat.
employment, and immunity from the effects of crises. Finally should be mentioned the rivalry of the great parties for the votes of such portions of the working-classes as enjoyed the franchise (after 1867 substantially all in the towns), leading to the tender of pledges of advanced social legislation — pledges which were redeemed, not invariably, but with sufficient scrupulousness to go far toward allaying public discontent.

Circumstances of the Revival of English Socialism. Forty years ago one might have predicted, as indeed men did predict, that socialism would never gain a real hold among the English people. It is, therefore, the more remarkable that of late England has been stirred by socialistic agitation hardly less than Germany, and rather more than France, and that the spirit and ideals of socialism have been injected into parliamentary debates and the national and local legislation of the country quite as prominently as in any of the continental states. Here again, reasons which will really explain are not easy to assign. The rejuvenation of the socialist movement on the continent after 1880 was not without effect across the Channel; although English socialism is fundamentally a native growth and has never followed closely continental lines. As the century passed into its last decades, however, the sense of security and satisfaction which the British labouring classes had felt was dissipated. Industrial conditions became less settled and the position of the workingman less assured. Again it began to be argued, and with much plausibility, that from the kingdom's general increase in wealth the manual labourer had not derived the advantage that was his due. It was easy to demonstrate that poverty, if less hideous, was not less general, than fifty years before; statistics showed, indeed, that from one in twenty-five to one in twenty of the population every year had recourse to aid administered by the poor-law guardians. During the years 1874-79 trade was severely depressed and a series of desperate and generally unsuccessful strikes against reductions of wages kept public attention centred upon the disagreeable aspects of the industrial situation. In 1881-83 there was a brief interval of prosperity, but bad times set in again at the middle of the decade. Social and industrial reform commanded much thought. About 1880 Henry George's Progress
and Poverty was widely circulated, and to the period belong the publication of The Bitter Cry of Outcast London, the Royal Commission on the Housing of the Poor, the Select Committee of the House of Lords on the Sweating System, the beginning of Charles Booth’s investigations into the conditions of living among the toiling masses of London, and a fresh outburst of evangelical zeal whose principal manifestation was the establishment of the Salvation Army. During the periods covered by the second Gladstone ministry (1880–85) and the second Salisbury ministry (1886–92) alike it was charged by the labouring classes that the government’s social policy was evasive and barren. Finally, in 1889 there occurred a series of events—notably the organisation of the Gas Workers’ and General Labourers’ Union (which almost immediately secured, without a strike, the establishment of an eight-hour day in the London gas-works) and a gigantic strike carried out successfully by the London dock labourers—which forced afresh upon the nation’s attention the restlessness of labour and the wretchedness of great numbers of the labourers and led many persons to the conviction that an economic system under which so much misery was possible was inherently defective.

The Democratic Federation and the Fabian Society. The history of socialistic organisation in Great Britain in recent times begins with the establishment at London in 1880 of the Democratic Federation, known to-day as the Social Democratic Party. The programme of the society was strictly socialistic, and among the earliest members were William Morris, John Burns, Tom Mann, and the journalist H. M. Hyndman. After only four years the organisation split, and one wing of it, led by Morris and inclining toward anarchism, soon disappeared. But the other element, re-named the Social Democratic Federation, entered upon a prolonged and active career. Advocating violence and opposing participation in politics, it assumed a position closely resembling that of the Guesdist party.

1 See Slater, Making of Modern England, 256–258. In 1878 the missionary and philanthropic work which for some years had been carried on in London by William Booth and his wife, Catherine, was reorganised on a quasi-military basis, and the name “Salvation Army” was definitely adopted in June, 1880. In 1890 Booth published In Darkest England, and the Way Out, which attracted wide attention.
in France. Its social doctrine was purely Marxist, and to propagate its ideas it founded two papers—Justice, a weekly, and The Social Democrat, a monthly—whose publication has been continued to this day. A programme of revolution, however, could not be expected to appeal to the English mind, and the party has never acquired numerical strength. The membership in late years has been about 20,000.

The year 1883 witnessed the birth of a new socialist organisation, and one destined to wield large influence. This was the Fabian Society, established originally by a group of young students who had been stirred by the lectures of an American utopian, Thomas Davidson, of New York. Included in the group, from the outset or early in its history, were Sidney Webb, George Bernard Shaw, Chiozza Money, Graham Wallas, Rev. R. J. Campbell, and many more scholars, writers, clergymen, and other men of achievement and influence. The name, "Fabian" was adopted for the reason that the members of the group, being not quite sure of their ground, proposed to delay as did the Roman general until the right moment for action, and then, still imitating the Roman, to "strike hard." The general object of the society was to carry on, especially among the middle and upper classes, educational propaganda in behalf of socialist doctrine. Its socialism, however, has never been of the Marxist, revolutionary type. It has been, rather, peaceful and evolutionary, seeking to make its way by slow permeation of the social mass. The activities of the Fabians have taken the form principally of the production of books and pamphlets and the promotion of socialist candidacies at municipal and parliamentary elections. Much of the best-written literature of the socialist movement has come from Fabian pens; while the measure of success attained in practical politics has been considerable. For years the London County Council has been dominated by Fabians, while there have been numbers of Fabian members in Parliament. It is to be observed that the Fabians do not constitute a political party. As a group they have little organisation or discipline. Fabianism is rather a

1 The Programme of the Social Democratic Federation, as formulated afresh in 1906, is printed in Orth, Socialism and Democracy in Europe, 330–334.
cult to which men in all walks of life may adhere without cost or formality, and in the matter of belief each Fabian is a law unto himself. The membership of the society is small, being in 1911 but 2,664, and there is little effort to enlarge it. When Fabians, or men of Fabian views, are elevated to office they are not elected by Fabian votes; sometimes they are elected in spite of, not because of, the fact that they are Fabians. The New Statesman, a weekly organ, was founded in 1914 largely to advocate Fabian principles.¹

**British Socialism and Labour.** From the successful conclusion of the London dock labourers' strike in 1889 the socialist cause derived a certain impetus. On the whole, however, progress continued to be slow. The movement lacked unity, and no one of the several groups was able to attract recruits widely. In the opinion of Jaurès and of other friendly observers, both foreign and native, the difficulty lay in the fact that from the first socialism had not been brought by its protagonists into sufficiently close touch with the actual life and needs of the working-class. Undoubtedly the charge could be laid with some justice at the door of the Fabians, for many of them had arrived at the conclusion that the proletariat is the really conservative and immobile element in society and that the only promising course of procedure is, in the words of Shaw, "to place socialism upon a respectable bourgeois footing."

In the decade 1890–99 strong effort was made to introduce labour in politics as a distinct and controlling force, and a portion of that effort was directed toward the identification of the political interests of labour and socialism. Elsewhere it has been related that at a conference of labour delegates held at Bradford, in January, 1893, there was founded, under the leadership of Keir Hardie, the Independent Labour Party, whose object was stated to be the promotion of "the collective ownership and control of the means of production, distribution, and exchange," and whose immediate purpose was to bring about the election to Parliament of men pledged to the party's strongly socialistic programme.² The Independent Labour Party ex-

¹ A document which sets forth officially the principles and objects of the Fabian Society is printed in Orth, Socialism and Democracy in Europe, 327–330.
² See p. 443.
ists to-day as a distinct political group, but its history has not been impressive. In 1906 it had but 16,000 members (fewer than ten years earlier), although in the parliamentary elections of that year seven of its candidates and sixteen of its members were sent to the House of Commons, and in 1914 its membership was asserted to be 60,000. It publishes the Labour Leader (a weekly), the Socialist Review (a quarterly), and several local weekly labour and socialist sheets. From first to last the party has been essentially socialistic. Its socialism has not been sufficiently thoroughgoing to save it from strife with organisations, such as the Social Democratic Federation, which are socialist to the core. But, at all events, its programme has been too radical to commend itself to the mass of workingmen, and it is on this account principally that beside it, and overshadowing it, there has been built up a more broadly based organisation known simply as the Labour Party.¹ This party is an outgrowth of the Labour Representation Committee organised in 1900 under trade union auspices to bring about the increased representation of labour in the House of Commons. Originally it was non-socialistic, and for that reason the Social Democratic Federation refused to sustain working relations with it. In 1907, however, the annual congress of the party, held at Hull, adopted a resolution declaring for "the socialisation of the means of production, distribution, and exchange to be controlled in a democratic state in the interests of the entire community, and the complete emancipation of labour from the domination of capitalism and landlordism, with the establishment of social and economic equality of the sexes." The conversion of the Labour Party to socialism is perhaps the capital fact in the more recent history of the movement in the British Isles. For this party is distinctly larger and more prosperous than either of the two remaining party-groups whose representatives swell the total of the labour quota in Parliament, i.e., the socialist Independent Labour Party and the non-socialist Liberal Labour Party.²

¹ See pp. 445-446. For the Constitution and Standing Orders of the Independent Labour Party in 1911, see Orth, Socialism and Democracy in Europe, 318-327.
² The strength of the Labour Party is approximately 1,500,000. A large,
British socialism is not comprehended in one grand organisation of the nature of the German Social Democracy or the French Unified Socialist Party. Its forces continue to be divided and difficult to evaluate. Certain facts, however, are clear. One of them is that the number of professed socialists in the kingdom has been increasing, slowly and irregularly, through the past thirty years. A second is that, barring a few of the more radical members of the Social Democratic Party, British socialists are identified with the evolutionary, rather than the revolutionary, school. In the third place, all British socialists favour the employment of political methods, and, indeed, the strength of the movement is measured in the public estimation by the degree of success or failure at the polls. A fourth fact is that socialistic thought and policy have already exerted important influence upon the country's affairs, both national and local. As has been pointed out, there is no portion of Europe in which, within the past decade, social legislation of more varied and substantial character has been spread upon the statute books. One calls to mind instantly the Trade Disputes Act of 1906, virtually annulling the decision in the Taff Vale case; the Workmen's Compensation Act of 1906; the Old-Age Pensions, Small Holdings, and Children's acts of 1908; the Labour Exchange, Development, and Housing and Town Planning acts of 1909; the readjustments of taxation provided for in the Lloyd George Budget of 1909 and adopted in 1910; and the Insurance Act of 1911. Besides these, and other, great social measures which became law, many more of the kind were, during these years, proposed, discussed, and in some instances defeated only by a conservative majority in the House of Lords.

Throughout this remarkable course of legislation the ruling Liberal Party had as allies the several Labour groups, and upon all of the measures enumerated the Labour members in the House of Commons voted with the Liberals. The fact is that although somewhat passive, section of the party, however, continues to be rather radical than socialist in its aim.

1 Mr. John Burns, the first workingman and the first professed socialist to occupy a cabinet post in England, was President of the Local Government Board in the Liberal ministry of Mr. Campbell-Bannerman, formed in December, 1905.
the Liberal Party, coming into power in 1905-06, in effect took over the more practicable portions of the Labour programme and made them its own. As has been observed, the programme of British labour, speaking broadly, converges ultimately upon the establishment of the socialistic state. Liberalism contemplates no such consummation. For the Labourites are socialists (again, speaking broadly), while the Liberals are not. But much of the legislation that has been enacted inclines strongly in the direction of socialism. It was fought by its opponents as being socialistic. And it is commonly admitted that the enactment of this legislation is to be attributed, not only to the attempt of the Liberals to fulfil campaign pledges tendered to their radical supporters and allies, but to the general change of mind regarding social questions and the proper function of the state which the socialist propaganda of the past generation has aided in bringing about. When, years ago, Sir William Vernon Harcourt remarked "We are all socialists now," he meant only that men of all parties had become social reformers. Even more unmistakably is this true in England to-day. There is no reason to believe that the bulk of Englishmen will ever be more than social reformers. In being such, however, they have already, consciously or unconsciously, absorbed a certain amount of socialism, and there is a strong probability that in time they will absorb yet more.¹

Socialism in the Low Countries. Notwithstanding the fact that Holland is mainly an agricultural and pastoral region and that Belgium was long, in the words of Marx, "the paradise of the capitalists," the Low Countries have been found a productive field for socialist propaganda. The era of socialist beginnings in this quarter was, approximately, the years covered by the tortuous history of the International. In Holland development was slow. There, as in Germany, Italy, and some other lands, the movement long laboured under the stigma of anarchistic tendencies. The Social Democratic Union, founded in 1878, continued practically powerless, until finally in 1893, the anarchistic and non-political element (led by Domela Nieuw-...

¹The fact may be mentioned that in 1908 there was founded an Anti-Socialist Union of Great Britain, whose object is to combat the socialist movement.
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wenhuis) was expelled from its ranks. In 1894 there was established, as the successor of the Union, a Social Democratic Labour Party, with a strictly socialist programme closely resembling that of the German Social Democracy. In 1897, when this party first entered the political arena, its candidates polled 13,025 votes; in 1901 its votes numbered 38,279, and in 1905, 65,743. In the last-mentioned year it elected seven of the one hundred members composing the lower branch of the States General, and at the elections of 1909 this quota was retained, although not increased. The central socialist organ is Het Volk. The greater part of the organised workingmen of Holland are united in the Nederlandsch Verbond van Valvereenigingen, a federation established in 1906 and including within a year eighteen trade union and other national organisations. The federation, as such, is not socialistic, but many of its members are socialists, and it maintains close working relations with the Social Democratic Labour Party.

Belgium, while a land of capitalism, is for that very reason a land of industrialism, and therefore a land of the proletariat.1 Its people have been gathered largely in cities and towns, where many have lived under conditions of housing, sustenance, and economic opportunity hardly better than those revealed in England by the investigations of seventy-five years ago. In the industries hours of labour have been long and wages low; while even in the rural districts the mass of the population has been able to live in only hand-to-mouth fashion. The proportion of illiteracy has been much higher than in any other surrounding country.2 Until 1893 the parliamentary franchise was severely restricted by property qualifications. An electoral law of that year conferred the franchise upon all male citizens twenty-five years of age and resident twelve months in their commune, but at the same time instituted a scheme of plural voting, based variously on age, property, and education, which robs the system of its theoretic democratic character.

The beginnings of socialism in Belgium can be traced to a

1 It need hardly be remarked that the conditions described are those which existed before the outbreak of war in 1914.
2 In 1909 it was estimated to be 34.69 per cent. in the Flemish communes and 17.34 per cent. in the Walloon communes (excepting Liège).
date as remote as 1848, when Brussels became the haven of numerous revolutionists fleeing from Germany, Italy, and other lands. In 1857 the first labour union was organised, at Ghent, and in succeeding years the co-operative movement was inaugurated. One of the strongest sections of the International was in Belgium. But neither that nor any other agency succeeded in bringing together the various discordant socialist factions until, in 1885, there was founded, by a congress held at Brussels, the *Parti Ouvrier Belge*, or Belgian Labour Party. This organisation intentionally omitted from its name the term "socialist," and it began with no programme save that of resisting capitalistic exploitation of labour; but its leaders—César de Paepe, Van Beveren, Anseele, Verrycken, and others—were socialists, and very soon the party itself became essentially socialist in both personnel and policy, although it continued, as it does to-day, to welcome to its ranks every sort of organisation professing working-class aspirations. The programme of the party may be said to have become avowedly socialist in 1894. It is Marxist in spirit, yet not wholly Marxist in content. Belgian socialism is, indeed, remarkable not only for the ability of its leadership but also for the variety of its origin and constituency. It has been built up from trade union, co-operative, and political elements alike. And it has drawn to itself distinctive qualities of the socialism of many other lands. In the language of Émile Vandervelde, the best known of Belgian socialist leaders in recent times, “Socialism in Belgium, standing as it does geographically at the meeting-point of the three great European civilisations, has taken over the characteristics of each of them. From England Belgian socialists have learned self-help, and have copied the independent and free societies, chiefly in the form of co-operative societies. From Germany they have adopted the political tactics and the fundamental doctrines which were expressed for the first time in the Communist Manifesto. From France they have taken their idealist tendencies, and the integral conception of socialism, considered as a continuation of the revolutionary philosophy, and as a new religion, in continuation and consummation of Christianity.”

¹ For an English version of the Programme of the Belgian Labour Party,
The Belgian Labour Party. From its earliest years the Belgian Labour Party concentrated its efforts upon two issues — electoral reform and the secularisation of education. Already these were the issues mainly dividing the two historic parties, the Liberals and the Clericals or Catholics. Within Parliament the Liberals carried on the contest; outside, they and the Labourites jointly. In 1893 was enacted the law providing for manhood suffrage (combined with a system of plural voting), and at the parliamentary elections of the following year there was added to the two party groups in the lower chamber a third of considerable strength. The Labourite candidates received an aggregate of 346,000 votes, or almost one-fifth of the total number cast, and of the 152 members of the new Chamber of Representatives, 29 were adherents of the newly enfranchised party. Through Vandervelde the group announced a policy which was eminently moderate and practical. In 1899 the electoral system was further modified by the introduction of the principle of proportional representation. Year after year, however, the conservative, and even reactionary, Clerical Party held control in both branches of Parliament and the Labour, or socialist, quota in the popular house fluctuated between 30 and 35. At the elections of 1912 the number rose to 38. Although waged incessantly and spectacularly through many years, the campaign for the abolition of the plural vote has been unsuccessful. By adding its strength on many occasions to that of the Liberals, the Labour Party has been able to influence materially the course of legislation. But it has never approached independent control of the affairs of state.

The Labour Party is organised upon a federal basis, its component elements being large groups of lesser societies, each with an organisation of its own. The supreme authority in the party is the annual congress, which determines all important questions of policy and method. The congress elects a conseil général, or general council, which in turn chooses from its own members an executive commune of nine. The party funds are derived from contributions made from the treasuries of the several federated organisations. The activities from which the adopted at Brussels in 1893, see Orth, Socialism and Democracy in Europe, 309-315.
party derives strength are varied. Trade-unionism is definitely encouraged, and in return more than half of the trade unionists of the country are identified with the party. Mutualités, or mutual insurance societies, are likewise encouraged, although organisations of the kind existed long before the party came into existence. Finally may be mentioned the development of "co-operatives," i.e., stores, bakeries, factories, dairies, restaurants, and numerous other kinds of establishments owned and managed by groups of working people. The most notable of these are the Vooruit ("Forwards") in Ghent, the Maison du Peuple in Brussels, the Worker in Antwerp, and the Progrès in Jolimont. These establishments occupy large buildings, which serve as centres for local trade-union, co-operative, and political associations; and almost invariably these associations are identified with the Labour Party. The structures become workingmen's club-houses, equipped with cafés, sales-rooms, lecture-rooms, reading-rooms, baths, and offices for the use of the trade unions, co-operative societies, educational circles, and every other sort of popular organisation which cares to avail itself of the accommodations provided. The distinctive feature of socialism in Belgium may be said to be its practical character, and its principal achievement is unquestionably its development of the co-operative spirit and of co-operative facilities of everyday life.

Socialism in Scandinavia. Organised socialism in the Scandinavian countries is oldest in Denmark. In 1871 there was founded a Danish socialist newspaper, the "Social Democrat," which still is published, and in the same year there was organised a local branch of the International. The present Social Democratic Union was founded in 1878, with a programme similar to that of the German Social Democracy. In 1884 two socialist members of the Folketing were elected, and thereafter the quota of representatives rose until in 1906 it became 24 (in a total of 114), where it has since stood. The socialist popular vote in 1906 was 77,000, or 26 per cent. of the whole. The Union is compactly organised. It has an ably conducted press. It has contributed to the upbuilding of a co-operative system second only to that of Belgium. It has been very successful in local politics, and it has been instru-
mental in promoting national factory legislation, the establishment of an old-age pension system, and the reduction of military expenditure.

The Social Democratic Labour Party of Sweden dates from 1889. In policy and method it resembles closely the Danish party. Its earliest activities centred about the reform of the electoral system, which was not finally accomplished until 1909. On account of the agricultural character of the country the opportunity for socialist propaganda is limited. By 1902, however, the party was able to register 10,000 votes and to return four deputies to the Riksdag. By 1906 the quota of representatives was increased to fifteen, and in 1911, at the first elections under the electoral law of 1909, it was raised to 64, in a total of 230. The Norwegian Labour Party was organised two years earlier than the Swedish party, although it was not constituted a socialist party until the same year, i.e., 1887. Norway is one of the last of European countries to be invaded by industrialism and capitalism, and inasmuch as the tone of society and government has long been democratic and the social strata have been less widely separated, the growth of socialism proceeded even more slowly than in the sister Scandinavian lands. At the elections of 1903 socialist candidates for seats in the Storthing polled 24,526 votes, and four of these candidates were successful. Two years later the popular vote was doubled, and ten deputies were elected. At the elections of 1909 — the first in which women participated — the socialist vote showed heavy increase, but was so distributed that the number of representatives was increased by but one. But in 1912 the number was more than doubled, being brought up to 23 (in a total of 123). In all of the Scandinavian countries socialism and trade unionism are closely associated.

Socialism in Switzerland and Austria-Hungary. Although Switzerland has attained an advanced stage of industrial development, the democratic, and even radical, character of the governmental system has operated to prevent the growth of socialism on a large scale. For generations the refuge of exiles, the country long continued to receive socialists hospitably without accepting their views. In 1888, none the less, there was founded a Swiss Social Democratic Party. The party's
growth was slow until, in 1901, it effected a fusion with an older association which had dominated the working-class movement, the Grutliverein, and with the trade unions. By this step it enlarged its membership, although, the Grutliverein and the unions being but mildly socialistic, it was obliged to dilute its programme to make it acceptable to the new recruits. From time to time since 1890 the party has returned to the National Council from two to nine deputies (in a total, since 1890, of 167); but its successes have been won chiefly in the domain of cantonal and municipal politics.

By reason principally of the industrial backwardness of Austria-Hungary and the difficulty of carrying on propaganda among a heterogeneous population, the development of socialism in the Dual Monarchy has been slower than in Germany or France. The official ban against socialist agitation was lifted in 1869, but it was only after the Hainsfeld congress of 1888, which marked the final victory of social democracy over anarchism in the Austrian labour movement, that systematic socialist propaganda can be said to have been instituted. Upon the occasion mentioned there was established a United Socialist Party. But in time it was found expedient to break up this organisation into six self-supporting parties corresponding to the principal racial groups: i.e., Germans, Bohemians, Poles, Russians, Italians, and Southern Slavs. Each of these parties is independent in organisation and policy, but all are agreed upon general principles and tactics, which are arranged in a common congress held every two years. The group, which some one has designated not inaptly "the Little International," has exhibited a remarkable degree of harmony. The most effective of the six parties is that of Bohemia. It includes 2,500 branches and 120,000 members. At the elections of 1907—the first since the establishment of manhood suffrage—the aggregate socialist vote in Austria was 1,041,948, or almost one-third of the total, and the number of deputies elected to the Reichsrath was 87, in a total of 516. At the elections of 1911, 80 deputies were returned, including 44 Germans, 26 Czechs, 7 Poles, and 3 Italians.1 In Hungary no political organisation of socialists is permitted, but a majority of trade unionists

1 K. Schwechler, Die österreichische Sozialdemokratie (Graz, 1907).
are socialists at heart, and the number of members of the unions is to-day approximately 150,000.¹

Socialism in Italy. The remoter origins of socialism in Italy may be traced to the first half of the nineteenth century; but it is only from the congress of Rimini, in 1872, that the growth of the movement can be measured with any degree of precision. During a considerable period following the date mentioned socialism in the peninsula was scarcely distinguishable from Bakuninian anarchism, and in the International it was the Italians who represented most strongly the anarchist tendency. The enactment of the franchise law of 1882, tripling the number of electors, influenced Andrea Costa and many other anarchists to accept the parliamentary method of reform and to become simple socialists; and gradually a line of cleavage between the two creeds was drawn with some clearness. In 1885 there was formed at Milan a socialistic workingmen's party, which soon numbered forty thousand members. The anarchists, however, captured the organisation, and in the following year it was suppressed. In 1891 a socialist fortnightly review, La Critica Sociale, was founded at Milan by a wealthy Marxist barrister, Filippo Turati, and in the same year was held, in the same city, the first Italian congress which was distinctively socialist. This congress, containing representatives of one hundred and fifty workingmen's societies, organised a party which may be regarded as the immediate forerunner of the Italian Socialist Party of the present day. In 1892, at the congress of Genoa, came the final break with the anarchists, and since this date the socialism of Italy has differed in no fundamental feature from the socialism of France, Germany, or the Low Countries. Between 1891 and 1893 the new party was allied with the Right. But the relentless policy of repression pursued by Crispi in 1894–95 and by Rudini and General Pelloux in 1898–99 had the effect of driving gradually the radical groups, Republicans, Radicals, and Socialists, into alliance, and it is to this period that the origins of the present coalition of the groups of the Extreme Left are to be traced. During the

years 1895–1900 the Socialists assumed, in effect, the status of the advanced wing of a great parliamentary party, with a very definite programme of political and social reform. Included among the most essential features of this “minimum programme” (dating from about 1895 and revised in 1900) are the establishment of universal suffrage for adults of both sexes, the payment of deputies and members of municipal councils, the enactment of a more humane penal code, the substitution of a national militia for the standing army, improved factory legislation, compulsory insurance against sickness, the reform of the laws regulating the relations of landlords and tenants, the nationalisation of railways and mines, the extension of compulsory education, the abolition of duties on food, and the enactment of a progressive income tax and succession duty.

The widespread dissatisfaction of Italians with the older parties, the practical character of the socialist programme, and the comparatively able leadership of the socialist forces have combined to give socialism an extraordinary growth within the past twenty years. In 1895 the party polled 35,000 votes and returned to the Chamber of Deputies twelve members. In 1897 it polled 108,000 votes and returned sixteen members. In 1904 it polled 301,000 votes (about one-fifth of the total number) and returned twenty-six members. In 1909 the vote was upwards of a half-million; the number of deputies returned was 43; and the election was signalised by the return for the first time of a socialist, Leonida Bissolati, by a constituency in the national capital.1 Finally, in the elections of 1913 there were no fewer than 376 socialist candidates, the popular vote rose to almost one million, and the party increased its quota of seats in the Chamber from 41 to 79. Among features which Italian socialism in late years has had in common with the socialism of France, Germany, and other lands is the conflict between wings or factions of opposing tendencies, and most notably between the moderate, evolutionary, “reformist” group led by Turati and

1 When, in 1911, Bissolati joined the cabinet of Giolitti there was precipitated a fresh controversy resembling the conflict occasioned in the ranks of the French socialists by Millerand’s acceptance of a cabinet post in 1899. At the congress of Reggio Emilia, in 1912, the revolutionist element mustered sufficient strength to bring about the formal expulsion of Bissolati and his followers from the party.
the uncompromising, revolutionary group led by Enrico Ferri and the syndicalist Arturo Labriola. The question of "reformism" versus revolutionism was debated as early as the congress of Imola in 1902, and the friction between the two tendencies became especially acute in 1904, when the revolutionists organised a general strike which failed. In 1902 the reformists carried the day. But during the years 1904–08 the revolutionists, largely in consequence of the eloquence and leadership of Ferri, were in the ascendancy. At the congress of Florence in 1908 the reformists regained control, and with slight interruptions they dominated the councils of the party until 1913. In the elections of that year, however, the revolutionists obtained 58 in a total of 79 socialist seats and acquired complete dominance of the parliamentary group. In closing, it may be observed that in no European country has socialism acquired a larger hold upon the element of the population usually least forcefully appealed to by it, namely, the agricultural labourers.

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CHAPTER XXIV

THE GERMAN SYSTEM OF SOCIAL INSURANCE

The Problem of Human Conservation. When crops were poor, prices high, taxes heavy, bureaucracy intolerable, the Prussian or Saxon farmer of seventy-five years ago was at little loss to determine the mode of his relief. He would correspond with his cousin in Illinois or his erstwhile neighbour who had settled in São Paola, buy a ticket for Hamburg or Bremen, and take passage for America. The chances were that the Fatherland would know him no more. When, however, the German of twenty, or ten, years ago fell into discontent and rebelled against his environment, the probability was that instead of fixing his hopes upon America or any other distant quarter of the globe, he would dispose of his little farm and, surrendering to the drift of his times, set out upon the beaten road to Berlin, Chemnitz, Essen, or any one of the scores of other great centres within the Empire where work and wages were to be had. For the German of yesterday was reasonably certain, as his father was not, that he could materially better his condition and enhance the opportunities of his family without resorting to the extreme of expatriation. He scorned the colonies, and he was not attracted by the United States, Brazil, Argentina, South Africa, or any of the outlying fields of opportunity which appeal ordinarily to the workless and luckless European. His labour, his taxes, his military service, his children, were saved to the Empire, in part because of the remarkable growth in recent years of German industrial opportunity, but also in part by reason of the equally remarkable series of ameliorating and conserving instrumentalities which Germany has brought to bear upon the conditions surrounding her working-classes. Thus it arose that, while the population of the Empire was increasing between 1882 and 1910 from 45,200,000 to 64,896,881, the volume of emigration, once exceeding 300,000 a year, was
falling by 1900 to 30,000 a year, or less. Population which
formerly would have represented an embarrassing surplusage
was now finding profitable employment in the factories, work-
shops, mines, and commercial establishments of the Empire.

The United States in the past fifteen years has experienced
a considerable awakening with respect to the importance of the
conservation of the physical resources of the country. Under
conditions that have existed on this side of the Atlantic, in a
new and sparsely populated land, it was perhaps inevitable that
an adequate appreciation of the values of forests, water-power,
minerals, and unoccupied lands should be belated. Until
within recent years the available supply seemed substantially
inexhaustible, and economy appeared hardly worth while. In
Germany, however, the conservation of resources — of forests,
mines, waterways, and farm lands — has long been a funda-
mental canon in the public creed. Furthermore, throughout
a full generation Germany has been working more systematically
than any other nation upon the problem which a French
writer a few years ago termed that of "the higher conserva-
tion" — the conservation, that is, of men, women, and children,
and of their capacities to add by their labour or their ingenuity
to the stock of national wealth. This problem has been at-
tacked of late in practically all civilised countries, and in Great
Britain, France, Italy, Switzerland, Holland, the Scandinavian
lands, and the United States large progress toward a solution
has been attained. But Germany was the country in which it
was first clearly recognised that under the industrial conditions
which have arisen in recent times, involving the management
of business by huge impersonal corporations, the congestion of
the working population in great cities, and the lack of resource
on the part of the majority of labourers and their families in
the event of illness, accident, old age, or unemployment,
the worker is less free and less able to protect himself than he
was a hundred years ago. It was Germany that first per-
cieved the wastage and the impairment of the national vigour
arising from the inability of men to defend themselves under
the new economic order. At all events, it was Germany that
first among the nations acted upon the plain admonition of
these facts and secured for herself the increased prosperity
arising from the enhanced security and contentment of her labourers. "If," declared the Imperial minister of the interior, Count Posadowsky, in the Reichstag in 1906, "Germany has just experienced a vast industrial expansion equalled by no other country in the world during the same time, it is chiefly due to the efficiency of its workers. But this efficiency must inevitably have suffered had we not secured to our working-classes, by the social legislation of recent years, a tolerable standard of life, and had we not, so far as was possible, guaranteed their physical health."

**Fundamental Aspects of German Social Policy.** If, in pursuit of the policy of social conservation, Germany has led the world, it is, in the last analysis, because in Germany there has been no such fear of the state as has retarded similar development elsewhere. In no European country has individualism had so wide scope as it has had in the United States, where even yet it is often so conscious and assertive as to resent any interference with the right of the strong to exploit the weak. In at least France and Great Britain, however, the doctrine of laissez-faire has long been dominant; or, at any rate, was dominant until within the past twenty years. And nowhere in western Europe in the past half-century has there been in evidence either that paternalistic attitude of the state or that ready acquiescence of the public in paternalism which Germany exhibits at every turn. Paternalism is not without its serious disadvantages. Yet in the case of Germany it cannot be denied that, in an eminent measure, it was through the close, continuous, and sometimes harsh application of the regulating and directing power of the state that the masses of the Empire's population were brought to the condition of prosperity and efficiency which they exhibited on the eve of the late war. Not only is the landed proprietor protected against American wheat, the manufacturer shielded from the competition of foreign-made goods, and the shipowner subsidised from the Imperial treasury. "The workman is trained to be a good mechanic; he is insured against accident, sickness, and old age; he is protected from the careless employer, and is watched over in a variety of ways. When hard times or industrial depression throw him out of work, employment is provided for him. When seeking employment
in other cities, a lodging is offered to prevent his passing into the vagrant class. When sick, he is cared for in wonderful convalescent homes, tuberculosis hospitals, and farm colonies. And when old age removes him from the factory, a pension awaits him as a slight mark of appreciation from society, which has taken in his labour all that his life had to offer, and has given him only a bare subsistence in return." ¹ The watchwords at all points have been conservation and efficiency, and no nation as yet has closely approached Germany in the practical application of these twin principles of public well-being.²

At the basis of the national conservation policy lies the system of public education. Every German citizen, in any one of the states, and in town or country, has a right to a common-school education at the public cost. And not merely has he a right to it; he is obligated to receive it. School attendance is compulsory for both boys and girls between the ages of six and fourteen. And this elementary education means more than instruction in the rudiments of academic subjects. It involves compulsory physical training in school gymnasiuims and swimming-tanks and on school playgrounds, and also frequent excursions for purposes both of observation and of exercise; and these diversions are continued in vacation periods, under the direction of teachers and at the public expense. Every child entering the schools is examined by a physician. If any defect is discovered, the parent or guardians are advised of it, and the training of the child is so adapted that, if possible, the handicap may be overcome. After leaving the elementary school the boy or girl must spend two or three years in free "continuation" schools, in which the subjects of study are largely of a practical nature; and still beyond are the high schools, gymnasiuims, commercial colleges, art and normal schools, and other secondary schools, attendance upon which is optional and not always entirely free, but which attract very great numbers of pupils. In all of the schools in which attendance is compulsory books are furnished free to pupils who are unable to purchase them.

¹ Howe, European Cities at Work, 127-128.
² For further description of the spirit and scope of German social-welfare work see Dawson, Municipal Life and Government in Germany, Chap. XI.
Breakfasts, likewise, are provided, and in fact the feeding at public cost of all school children has been widely introduced. The ultimate aim, never lost to view, is that the boy shall be made a good soldier and a self-supporting and useful citizen, and that the girl shall become a model Hausfrau and mother. The first requisite of national power is recognised to be sturdy, intelligent, thrifty men and women.

In German eyes, the workingman, skilled or unskilled, is an asset. When he is profitably employed, he both maintains himself and those dependent upon him and contributes positively to the volume of national industry and wealth. Conversely, when he is idle, he is not merely not a contributor; he is a hindrance. When he becomes a tramp, his existence becomes a social drain. When he is maimed or killed, society loses by so much. It is therefore the part of thrift to see to it that, in so far as possible, every capable member of society shall have something worth while to do, that he shall be educated sufficiently to do well the work that falls to him, and that in the doing of it he shall be accorded every safeguard and favouring circumstance that is practicable. It is some such philosophy as this, bluntly stated, that underlies the great mechanism by which Germany in late decades has protected, encouraged, and conserved her working-classes. This mechanism is in part educational, in part governmental, in part economic. It comprises, however, certain devices of a special nature by which the lot of the ordinary man is invested with security. Of these, four are of principal importance: (1) insurance against sickness, (2) insurance against accidents, (3) insurance against old age, and (4) insurance against unemployment. The first three, as will be pointed out, rest upon Imperial statute and are in operation throughout the Empire; the last has not been made the subject of general legislation, but has been left to be provided by municipal and local authorities and by private philanthropists.

The Impetus of Socialism. The inauguration of the policy of compulsory state insurance for workingmen dates from 1883, but the circumstances which led directly to the steps are traceable from a point at least as early as 1871. As has been explained, the close of the war with France was followed in Germany by a remarkable outburst of industrial and commercial
activity. The factory system developed rapidly, urban populations multiplied, and the wage-earners increased apace, both in numbers and in consciousness of class interest. The transition to the new conditions was productive of social unrest not unlike that which had been occasioned in England by a similar development a hundred years earlier. Among the discontented the propaganda of socialism, instituted by the followers of Marx and Lassalle at the middle of the century, began to make rapid headway. Between 1871 and 1877 the number of votes cast for socialist candidates for seats in the Reichstag rose from 124,655 to 493,288. In view of the provision made in the Imperial constitution of 1871 for manhood suffrage, the prevailing disaffection gave promise of acquiring grave political consequence. The ruling classes took alarm, and when, in 1878, two unsuccessful attempts were made upon the life of the Emperor, by socialists, who, however, acted quite independently, Bismarck determined to proceed with measures calculated to suppress entirely the socialist agitation.

The policy adopted was two-fold. One phase of it—the first to be applied—was repression by law and by force. And in October, 1878, there was passed by the Imperial parliament a measure of much severity forbidding all associations, meetings, and publications having for their object "the subversion of the social order" or in which there should be any trace of socialistic tendency. The powers of enforcement conferred upon the police were inquisitorial and arbitrary in the highest degree. The law, enacted originally for four years, was twice renewed, and it remained in operation until 1890. Despite vigorous attempts to apply it, however, it failed entirely to accomplish its object, as may be indicated by the fact that in the year in which, at the instigation of the new emperor, William II, it was allowed to lapse, the socialist vote was 1,427,000, resulting in the election of thirty-five members of the Reichstag.

Repression, however, was only one part of the Chancellor's programme. The other part was the amelioration of those conditions of the labouring population by which alone, as Bismarck viewed the situation, men were driven to socialism. Such measures were to be adopted as would lead the working-

1 See p. 224.
2 See p. 521.
men to see that, after all, the state was their principal benefactor and to rally to its support, turning to the allurements of socialism a deaf ear. Some of the demands which the more moderate socialists were making appeared to the Chancellor not unreasonable, and at the time when the repressive act was passed he virtually pledged the government to the early and serious consideration of the problems imposed by the complicated relationship of the various classes of society, and by the plight in which the working masses had been involved by the new industrialism.

As early as 1878 a small group of Conservatives in the Reichstag were urging the establishment of a system of obligatory insurance against old age and indigence, and the socialist deputy, Bebel, was formulating a plan for direct insurance by the state. In 1879 a ministerial statement informed the Reichstag that the government accepted the principle that the working men who had become incapacitated through accident or age should not be a burden upon the public; but it was confessed that the mode of relief had not been decided upon. It was at the opening of the Reichstag on February 15, 1881, that the Chancellor came forward with his memorable programme of social insurance. The socialists — especially the "state socialists" of the Wagner-Schmoller school — are to be regarded as in a very real sense the authors of this programme; but to meet their more pressing demands, to allay discontent, and to prevent further triumphs of the revolutionary propaganda, Bismarck made the scheme his own and contrived not only to win for it the support of his Imperial master, William I, but to force the proposed reforms through a reluctant parliament.

Ideas and Motives underlying the Policy of State Insurance. The ideas which underlay the government's great departure are set forth explicitly in the Begründung of March 8, 1881, by which the first accident insurance bill was accompanied. "That the state," it was asserted, "should interest itself to a greater degree than hitherto in those of its members who need assistance, is not only a duty of humanity and Christianity — by which state institutions should be permeated — but a duty of state-preserving policy, whose aim should be to cultivate the conception — and that, too, amongst the non-prop-
ertied classes, which form at once the most numerous and the least instructed part of the population — that the state is not merely a necessity but a beneficent institution. These classes must, by the evident and direct advantages which are secured to them by legislative measures, be led to regard the state, not as an institution contrived for the protection of the better classes of society, but as one serving their own needs and interests. The apprehension that a socialistic element might be introduced into legislation if this end were followed should not check us. So far as that may be the case it will not be an innovation but the further development of the modern state idea, the result of Christian ethics, according to which the state should discharge, besides the defensive duty of protecting existing rights, the positive duty of promoting the welfare of all its members, and especially those who are weak and in need of help, by means of judicious institutions and the employment of those resources of the community which are at its disposal." 1 The plea was for a state of positive and forceful functions; the ideal was thoroughgoing, but beneficent, paternalism. The method of social amelioration was to be the compulsory insurance of working-people against the misfortunes and vicissitudes of life — more specifically, against sickness, accidents, old age, and incapacity. Such insurance was to be provided by, and administered through, the state exclusively, and the state was to be made to bear a fair share of the cost. "The corollary of compulsion," Bismarck insisted, "is . . . insurance through the state — either through the empire or the industrial state: without that no compulsion. I should not have courage to exercise compulsion if I had nothing to offer in return. . . . If compulsion is enforced it is necessary that the law provide at the same time an institution for insurance which shall be cheaper and securer than any other. We cannot expose the savings of the poor to the danger of bankruptcy, nor can we allow a deduction from the contributions to be paid as dividends or as interest on shares. . . . We could not compel insurance in private companies which might go into bankruptcy, even with good management, because of conjunctions or great calamities."

1 Quoted in Dawson, Bismarck and State Socialism, 111.
Bismarck's view that if there is to be compulsory working-man's insurance at all the agencies of it must be supplied and controlled directly by the state commended itself not only in Germany but eventually in every country in which social insurance has been projected or put in operation. Equally sound was his conception of the magnitude and the interminable nature of the task which the state was proposing to assume. Speaking in support of the Accident Insurance Bill, April 2, 1881, he said: "The domain of legislation which we enter with this law . . . deals with a question which will not very soon be removed from the order of the day. For fifty years we have been speaking of a social question. Since the passing of the Socialist Law I have continually been reminded by persons in high and official circles, as well as by others in the popular classes, that a promise was then given that something positive should also be done to remove the legitimate causes of socialism. I have had the reminder in mind toto die up to this very moment, and I do not believe that either our sons or grandsons will quite dispose of the social question which has been hovering before us for fifty years. No political question can be brought to a perfect mathematical conclusion, so that book balances can be drawn up; these questions rise, have their day, and then disappear among other questions of history: that is the way of organic development." ¹

The most general ground of defence of the policy which was being entered upon was humanitarian. A more specific ground was the strength which would accrue to the Empire from the alleviation and prevention of social distress. The immediate object was the cutting of the ground from under the feet of the socialists. "Give the workingman the right to work as long as he is healthy," Bismarck urged in 1884; "assure him care when he is sick, and maintenance when he is old. Do not fear the sacrifice involved, or cry out at state socialism, as soon as the words 'provision for old age' are uttered. If the state will show a little more Christian solicitude for the workingman, then the socialists will sing their siren song in vain, and the workingmen will cease to throng to their banner as soon as they see that the government and the legislative bodies are earnestly

¹ Quoted in Dawson, Bismarck and State Socialism, 112-113.
concerned for their welfare." What the Chancellor hoped to do, in brief, was to cure the Empire of socialism by inoculation. It is to be observed that the insurance programme now proposed was not created absolutely de novo, for earlier in the century there had been in Germany some experiments with industrial insurance in a number of forms. Those beginnings, however, had been crude and sporadic. In the matter of accidents a Prussian statute of 1838 had legalised, in respect to railways, the principle of employer’s liability, and in 1871 the principle had been extended to factories, mines, and quarries. But the burden of proof imposed upon the employee was so heavy that, in effect, the law conferred small benefit. From early times the gilds and associations of journeymen had as one of their principal functions the extension of relief to their members in time of sickness, and by statutes of 1845, 1849, and 1854 the kingdom of Prussia legalised and encouraged these benevolent activities. It is worth observing, indeed, that by the law of 1854 power was given local authorities both to require the formation of insurance societies and to compel certain classes of employers to contribute one-half of the necessary cost, thus introducing for the first time the principle of obligatory insurance. The German Workingman’s Association founded at the middle of the century by Lassalle had as one of its features an elaborate insurance system, as did various other later organisations of the character. In Saxony, Bavaria, Baden, Württemberg, and several of the minor German states, sickness and accident insurance was not uncommon by 1880, and in a number of instances it included compulsory features.

The Insurance Laws of 1883–89. Bismarck’s first Imperial insurance measure was the Accident Insurance Bill, introduced in the Reichstag March 8, 1881. The purport of it was that all proprietors of railways, mines, and factories should be required to insure their employees against occupational accidents, either in an Imperial insurance department or in mutual associations organised by employers under government supervision. The necessary funds were to be raised from contributions by both employers and employees, supplemented by a continuous subvention by the Empire. The project encountered formidable opposition from two directions. The social-
ists, whose first move was to propose an amendment extending the provisions of the measure to working-people (both men and women) of every class, ended by denouncing the proposal altogether; and throughout the period of insurance legislation their support was withheld. Bismarck, as a matter of fact, did not much care for socialist co-operation; for socialism stood for democracy, and democracy he detested. By many non-socialists, including the Radicals, on the other hand, the contents of the bill were denounced as socialism or something worse. In the Reichstag the measure was subjected to amendment which proved fatal. The chamber assented to the principle of compulsory insurance, but it refused to vote an Imperial subsidy; it substituted a plan under which employers were to contribute two-thirds and employees one-third of the funds required; and it altered entirely the complexion of the bill by voting to transfer the administration of the system entirely to the several states. Bismarck, supported by the Bundesrath, refused to concede the desired modifications, and the bill failed.

At the convening of the Reichstag on November 17, 1881, the question was re-opened. In a message which approached the character of a social charter the Emperor solemnly affirmed the "necessity of furthering the welfare of the working-people" and of rendering "the needy that assistance to which they are justly entitled," and it was promised that there should be introduced an amended draft of the Accident Insurance Bill, together with a bill on the subject of insurance against sickness. The promise was redeemed in the spring of 1882, when two measures — an amended Accident Insurance Bill and a Sickness Insurance Bill — were introduced simultaneously. The two were tied together, because as the government's plan had taken shape, one was to supplement the other. The agencies through which sickness insurance was to be administered were to care for insured persons during the first thirteen weeks of inability to work; thereafter responsibility was to be assumed by the agencies of accident insurance. It is to be observed, too, that the government abandoned its original plan of insurance by the state direct and accepted in lieu of a central state institution an arrangement for trade organisations, based on the principle of mutual liability. Even Bismarck admitted
that the scheme first proposed savoured too much of bureaucracy. On May 31, 1883, the Sickness Insurance Bill was adopted by the Reichstag by a majority of 117 votes. The law was promulgated June 15, 1883, and it took effect December 1, 1884. The Accident Insurance Bill introduced in the spring of 1882 did not receive legislative sanction, but with some modifications it was re-introduced in March, 1884. In supporting the new bill in the Reichstag Bismarck freely admitted that the difficulties of accident insurance were very great and that it would be desirable to begin with a measure extending, as did the present one, to only a section of the great industrial army. "The whole matter," he asserted, "centres in the question, Is it the duty of the state, or is it not, to provide for its helpless citizens? I maintain that it is its duty, that it is the duty not only of the 'Christian State,' as I ventured once to call it when speaking of practical Christianity, but of every state. It would be foolish for a corporation to undertake matters which the individual can attend to alone; and similarly the purposes which the parish can fulfil with justice and with advantage are left to the parish. But there are purposes which only the state as a whole can fulfil. . . . To these . . . belong the help of the necessitous and the removal of those just complaints which provide Social Democracy with really effective material for agitation. This is the duty of the state, a duty which the state cannot permanently disregard." ¹ To leave to private initiative the creation and management of social insurance agencies meant, Bismarck insisted, to encourage private speculation on the misfortunes of the labouring population. The Accident Insurance Bill was finally passed by a substantial majority, on July 6, 1884, and it became effective October 1, 1885.

After the two foregoing measures were well in operation, there was launched the third project of the series, that of insurance against old age and invalidity. The first draft of a bill upon this subject made its appearance on November 17, 1887. From the outset, the provision of pensions for the aged and the incapacitated had formed a part of Bismarck's programme, and consideration of the advantages and disadvantages of the plan had crept into the official utterances and

¹ Dawson, Bismarck and State Socialism, 118.
parliamentary debates upon various related proposals. While the old-age project was pending there occurred the death of Emperor William I, the three-months’ reign of Emperor Frederick, and the accession of Emperor William II. Any doubt concerning the social policy of the last-mentioned sovereign was dispelled at his accession by an unequivocal declaration of purpose to “carry on the work of social-political legislation” begun under William I. And after some inevitable delay the Old-Age and Invalidity Bill was passed by the Reichstag, June 22, 1889. The time of its taking effect was left to be fixed by the Emperor and the Bundesrath, by whom was selected the date January 1, 1891.

Subsequent Amendment: the Codification of 1911. Each of the trio of measures mentioned was partial and experimental. There was little disposition to suppose that steps of the kind, once taken, could be wholly retraced. But it was recognised that the details of the system as established would need to be tested and to be modified frequently in accordance with the dictates of experience. Social insurance amendatory acts after 1884 were numerous, and it would be wearisome to attempt in this place even an enumeration of them. Suffice it to say that by acts of 1885 and 1886 the Sickness Insurance Law was extended in scope until it reached virtually the entire working-class and the smaller official class of the Empire; that in 1885 the Accident Insurance Law was extended to the postal, railway, telegraph, naval, and military administrative services, and to the carrying, inland navigation, and other trades; and that in 1886 the same law was applied to soldiers and to persons engaged in agriculture and forestry, and in 1887 to workmen employed in building operations and to sailors and all persons engaged in marine occupations. All of the insurance laws were revised and to some extent codified between the years 1899 and 1903.

Although by force of circumstances the compulsory insurance system was introduced in each of its three major forms by different acts and at different dates, and in each form was extended to various branches of industry after varying intervals, there lingered an ideal of one grand, unified system. This ideal the government was obliged for a time to abandon. None the
less, during the first decade of the present century the problem of closer co-ordination was given a good deal of attention, and in 1910 the Imperial authorities got so far as to cause to be prepared a draft of a single law covering every phase of social insurance in the Empire. After being approved in the Bundesthath, this instrument was submitted to the Reichstag, and on July 19, 1911, it was adopted by that body. Thus was instituted the great Reichs-Versicherungsordnung, or Workmen’s Insurance Code, which to-day is operative in the Empire, replacing the separate laws or series of laws under which sickness, accident, and invalidity insurance formerly were administered. The vastness which the subject has acquired may be indicated by the fact that the statute of 1911 contains a total of 1,805 articles, in addition to an “introductory law” containing 104 more. It embodies the development of a scheme of compulsory insurance through a quarter of a century and covering substantially the entire industrial population of the Empire, a system which is easily the most elaborate of the kind that the world has known.¹

Arrangements for Administration. The new Code is based upon a recognition of the necessity of maintaining the separateness of the various institutions which, by successive amplifications and adaptations running back through three decades, have been brought to the point of meeting quite completely the needs of the employers and the employees. No attempt, therefore, was made to consolidate the organisations conducting sickness, accident, and invalidity insurance. In so far as there were introduced changes relating to administration, the effort was rather to obtain more co-operation among these different organisations by simplifying the agencies of control and establishing a single and centralised system of supervision. To this end the law of 1911 provided a single set of authorities charged with the duty of supervising throughout the country all organisations administering insurance in any of the several forms. These supervisory authorities are in three grades. At the bottom is the Versicherungsamt, or “local insurance office,”

¹The complete text of the Code is printed in Reichsgesetzblatt, Aug. 1, 1911, 509 ff. For an English version see Bulletin of U. S. Bureau of Labour, No. 96 (Sept., 1911), 514-774.
covering a small area, and presided over by a Versicherungsamtmann, or director, who is a public official, and who is assisted by a board of at least twelve local representatives of employers and of workingmen (equally divided), by a “judgment” committee of three members charged with the handling of matters referred to it by law, and by a “decision” committee of three.

Above the local insurance office stands the “higher judicial, decision, and supervisory” authority known as the Oberversicherungsamt, or superior insurance office. This agency replaces the former arbitration courts for workingmen’s insurance. Each superior office is presided over by a director appointed for life or for a term prescribed by state law, with a body of associates, normally numbering forty, elected one-half from the employers and one-half from the insured persons. The superior office creates one or more Spruchkammern, or judgment chambers, and one or more Beschlusskammern, or decision chambers, whose rulings upon appeals are in many matters final. At the top stands the Reichsversicherungsamt, or Imperial Insurance Office, which exercises general supervision over the entire system.  

This office is composed of permanent and non-permanent members. The president and the other permanent members are appointed for life by the Emperor, on nomination of the Bundesrath. Of the thirty-two non-permanent members, the Bundesrath elects eight, the employers twelve, and the insured persons twelve. The regulations governing the method of election are complicated in the extreme. For purposes of business the Office is organised into a Grossen-senat, or great senate, a number of Spruchsenate, or judgment senates, and a number of Beschluss-senate, or decision senates, all to exercise functions defined minutely by law. There is also a Rechnungs-stelle, or accounting bureau. The costs of the entire administrative hierarchy are borne by the Empire.

The Growth of Sickness Insurance. The sickness insur-

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1 Except that in Bavaria, Saxony, Baden, and Württemberg, Landesversicherungsamten, or state insurance offices, take the place of the Imperial Office in relation to insurance organisations located entirely within the boundaries of these states respectively.
The German system of Social Insurance

The 1883 social insurance law was extended originally only to persons employed in mines, quarries, factories, and certain other industrial establishments, and receiving an annual wage of not over 2,000 marks ($476). By amendments adopted in 1885, 1886, and later years, however, the provisions of the measure were made to apply to a very much larger body of working-people. The act of 1911 made compulsory for the first time the insurance (against sickness) of several important groups, including agricultural labourers, household servants, teachers and tutors, members of orchestras and theatrical companies, members of ship's crews, clerks and apprentices in pharmacies, and persons engaged in home industries—in effect extending the system to workers of every sort whose annual wage or salary falls below 2,000 marks. Certain classes of workmen who are not compulsorily insured may insure themselves voluntarily. With some exceptions, only persons actually employed may be directly insured under the laws, and the obligation to become insured follows automatically on employment. Normally, the wife and children of workmen are not insured unless they are themselves employed, although in the case of sickness insurance the local societies may, under certain conditions, extend the benefit so as to include medical treatment for the working-man's wife and children, and many societies have availed themselves of the privilege. Insurance is effected through local societies of insured persons, and the society to which a working-man shall belong is determined for him automatically by the place at which he lives or works or the form of occupation in which he is engaged.

The law provides for six absolutely independent kinds of sickness insurance funds, each to be administered for the benefit of certain stipulated classes or bodies of people. There is, for example, the “local fund,” to which, in certain localities, all workingmen of the community belong; the “factory fund,” in which the workmen of an industrial establishment employing more than fifty hands are insured; and the “miners’ fund,” maintained exclusively for miners. In so far as possible, pre-existing Krankenkassen, or sick-benefit societies, have been perpetuated and adapted to the purposes of the present system. Each fund is sustained by the workingmen and the employers,
with occasionally some assistance from the community and from private individuals. As a rule, the employers contribute one-third and the workingmen two-thirds; although the law of 1911 prescribes that contributions to one of the classes, known as "gild funds," may be levied equally upon the two parties. In practice, the employers pay the entire amounts and deduct accordingly from the employee's wages. The expense to the worker is very small. It varies according to the trade and the locality between $\frac{1}{2}$ per cent. and 4 per cent. of the daily wage, rarely exceeding 3 per cent. The funds are administered by boards representing both employers and employees, the members being chosen at meetings in which it is the privilege of every contributor to take part. These boards are supervised by the hierarchy of insurance officers previously mentioned. The benefits comprise, in the main, free medical and surgical treatment, hospital or home care, burial money in the event of death, and a sick allowance amounting to one-half (in some instances three-fourths) of the wage the beneficiary is accustomed to receive, and beginning the third day of sickness. If illness is continued beyond a half-year, the burden is transferred to the accident insurance fund.\footnote{Prior to 1904 the transfer was made at the end of thirteen weeks. Persons suffering from accident are still entitled to receive benefit from sickness societies for the first thirteen weeks of disability.} These are the benefits which the law prescribes. In point of fact, in the large industrial centres others of a social or charitable nature are not infrequently provided.

In 1907 the number of sickness insurance societies in the Empire was 23,232, and the number of persons insured through them was 12,138,966 (8,972,210 men and 3,166,756 women), comprising approximately nineteen per cent. of the Empire's population. In 1885, at the close of the first year of the operation of the system, the percentage of insured persons was ten; in 1890 it was fourteen; and in 1900 it was eighteen. In 1910 the number of insured persons exceeded thirteen millions, being twenty-one per cent. of the total population, and the average membership per society (excluding miners' societies) was 572. When statistics under the law of 1911 shall become available they will reveal a heavy increase in both number and percentage.
of the insured. The number of societies, however, will be shown to have been reduced, for the law strongly encourages the maintenance of larger and fewer local organisations.

Present Character and Extent of Accident Insurance. The original accident insurance law, enacted in 1884, applied only to a few specially hazardous trades. Subsequent legislation extended it to other forms of occupation, including agriculture, forestry, and marine navigation. And finally the act of 1911 broadened its scope to an extent such that practically no industries of importance remain unreached. Government employees in postal, telegraph, and railway services, and in industrial enterprises of the army and navy, unless otherwise provided for, come under the provisions of the law. And substantially all workingmen, irrespective of wages, and all inferior administrative and operating officials whose yearly salaries do not exceed 5,000 marks are required to be insured.\(^1\)

The funds by which the system is maintained are contributed entirely by the employers, and they are administered by mutual associations of employers engaged in the same general trades or industries. When a man sets up or acquires a business of any sort which is comprehended within the terms of the law he automatically becomes a member of the local employers' association covering that particular kind of business, and he is bound to contribute to the insurance fund of this association in proportion to his pay-roll and to the degree of risk assumed by labourers in his employ.\(^2\)

These associations are managed by elected representatives of the employers, under the supervision of the state insurance offices. They may classify trades, fix danger schedules, and enforce regulations concerning the use of appliances for the prevention of accidents. They are solely liable for the indemnities as they fall due. There is no liability on the part of the employer to pay the indemnity to the workman, his liability being solely to the mutual association for the premiums assessed against him. The money to pay the indemnities currently is

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\(^1\) Prior to 1911 only officials whose annual earnings were less than 3,000 marks were under such requirement.

\(^2\) It may be observed, however, that Article 543 of the Code empowers the Bundesrath to exempt from the insurance “establishments having no particular accident risk.”
advanced to the associations by the Imperial government, and at the close of the year the associations must apportion among their members the cost of repaying the amounts borrowed, including the outlays for administration. The solvency of the associations is guaranteed by the Empire. The scale of compensation is determined by law, and any injury by accident in the course of employment, causing death or disability for more than three days, is indemnified, unless it can be shown that the injury arose from culpable negligence on the part of the employee or from the performance of an illegal act. An industrial accident, as defined by the law, must be a sudden occurrence at a specific time. The acquirement of industrial or occupational diseases does not come within the terms of the code, although the Bundesrath is empowered to extend the measure in this direction if it desires.

The benefits of accident insurance were not changed by the legislation of 1911. Compensation for injury includes in all cases free medical attendance (with surgical treatment, if needed), paid for during the first thirteen weeks from the sick fund and afterwards by the employers' associations. There is also in all instances a cash benefit. In case of total disability, this involves (1) fifty per cent. of the daily wage of persons similarly employed in the community, but not exceeding three marks, paid by the sick-benefit funds from the beginning of the fourth day to the end of the fourth week, (2) from the fifth to the end of the thirteenth week the allowance just mentioned plus 16½ per cent. contributed by the employer direct, and (3) after thirteen weeks, 66⅔ per cent. of the average annual earnings of the injured person, paid entirely by the employers' association. In cases of partial disability the cash benefit is determined by a scale arranged on the principle of compensation for two-thirds of the impairment of earning power. In cases of accidental death compensation consists of a burial benefit equal to one-fifteenth of the annual earnings of the deceased (but in no event less than fifty marks), together with pensions in varying amounts under varying circumstances, for widows, children, and other dependents. Pensions may in no case exceed sixty per cent. of the annual earnings of the deceased. Between 1885 and 1907 the number of persons cov-
ered by accident insurance rose from 3,251,336 to 21,172,027. Since 1911 the number has become considerably larger.

Invalidity, Old-Age, and Survivors' Insurance. The law establishing invalidity and old-age insurance went into operation January 1, 1891. It was replaced by a new statute upon the subject in 1899, and it is significant to note that whereas the original measure was forced through the Reichstag with the greatest difficulty, being carried eventually by a slender majority of twenty votes, the act of 1899, by which the scope of old-age insurance was materially broadened, was carried almost unanimously. The application of the law was further extended by the revision of 1911, notably in respect to "survivors' insurance," i.e., the insurance of widows and orphans. As the law now stands, with few exceptions, every person over the age of sixteen, working for wages, must insure against invalidity and old age. Invalidity is defined as total and permanent disability not caused by occupational accident. The law extends, also, to numerous groups of salaried men and women, especially teachers and managing employees, whose annual earnings fall below 2,000 marks. The cost of old-age and invalidity pensions is borne in part by the Imperial treasury, but principally by funds contributed equally by the insured and their employers. The system represents a compromise between the desire of some that the state bear the whole of the cost and the ideas of others who would make of the insurance system simply a device for compulsory saving. The contribution made by the working-man varies from 7 to 18 pfennigs (1½ to 4 cents) a week, according to the amount of wages received.

The law entitles all contributing wage-earners to (1) an invalidity annuity in the event of permanent disability (save by occupational accident) so complete that as much as two-thirds of the individual's earning-power is lost, and (2) an old-age annuity, payable to all who have completed their seventieth year, without regard to physical capacity. The amount of payment is fixed in accordance with a five-fold schedule of wages and contributions, on the general principle that the beneficiary shall receive a sum equivalent to two-thirds of the average wage of the class to which he belongs. Old-age pensions are paid primarily from the general invalidity fund, but to each pension
the Imperial government adds the sum of fifty marks a year. No person may receive an invalidity and an old-age pension at the same time. Aside from bearing the expenses of administration and paying the contributions of men while serving in the army and the navy, the old-age subvention is the only fiscal burden which the government assumes in relation to any part of the entire insurance system. Some outlay, of course, is involved in the collection of statistics, the hearing of appeals, and other incidental activities, but the total obligation which falls upon the Imperial treasury is small. In 1906 it amounted to only 48,757,608 marks. In 1907 the number of persons insured against invalidity and old-age was 14,958,118 (10,350,293 men and 4,607,825 women).

The law of 1911 added to the three main branches of working-men's insurance a fourth, namely, "survivors' insurance," applying to widows and orphans. For purposes of administration the new branch is combined with invalidity insurance, but it really constitutes a separate division of the system. The widow's pension for which provision is made is a benefit paid to the invalid widow of an insured person, so long as she remains unmarried. It consists of three-tenths of the invalidity pension of the deceased, plus an Imperial subsidy of fifty marks a year. The orphan's pension is paid to all children of the deceased insured person until they attain the age of fifteen. It consists of an annual Imperial subsidy of twenty-five marks plus three-twentieths of the invalidity pension of the deceased for one orphan and one-fortieth of this pension for each additional orphan. There is imposed the general limitation (1) that the orphans' pensions may not exceed the amount of the invalidity pension of the deceased; and (2) that the aggregate sum of the widows' and orphans' pensions may not exceed one and one-half times the pension of the deceased. The provision thus

1 "That widow shall be considered an invalid who is no longer in a condition to earn, through work which corresponds to her powers and abilities, and which with a proper consideration of her education and her previous social status she may be expected to perform, one-third of that amount which physically and mentally sound women of the same kind and with similar education are accustomed to earn through labour in the same region." Insurance Code, Art. 1258.
made for invalid widows and for orphans is a minor one, yet it unquestionably meets a very real need.

The Care of Tuberculous Wage-Earners. A further interesting aspect of German invalidity insurance is the provision that has been made for the care of that special class of afflicted persons which, while imposing upon the invalidity funds a burden of exceptional proportions, is yet susceptible of remedial treatment, namely, workers suffering from, or threatened with, tuberculosis of the lungs. This one disease is responsible for fifteen per cent. of the disability annuities granted to men and for nine and one-half per cent. of those granted to women. The invalidity insurance law of 1899 stipulated that when an insured person should fall so ill that incapacity to earn a livelihood seemed likely to result, the insurance institution to which he belonged should have the power to require him to undergo treatment to such extent as it might deem desirable, in order to avert the contingency of the insured person's becoming a charge upon the invalidity fund. This provision is continued in the law of 1911.¹

Under the authority thus conferred invalidity insurance organisations have established a chain of special sanatoria, numbering fifteen in 1902 and thirty-seven in 1909. In addition, public sanatoria have been founded by provincial, communal, and other local authorities, largely from funds provided at low rates of interest by the invalidity insurance institutions. In 1911 there were in the Empire not fewer than ninety-nine of these public sanatoria for the treatment of tuberculous wage-earners. The number of tuberculous working-people receiving treatment in public sanatoria rose from 3,334 in 1897 to 42,232 in 1909, and the aggregate number cared for during the twelve years was 272,480. The amount disbursed in this period on account of the treatment of tuberculous wage-earners by invalidity insurance institutions was approximately one hundred million marks. Statistics show that of the persons treated a very large proportion are restored to health, at

¹ If the afflicted person is married, if he has a household of his own, or if he is a member of the household of his parents, he may not be placed in a hospital or in an establishment for convalescents without his consent.
least within the meaning of the insurance laws, and that the investment of the insurance organisations in this direction is good business, whatever it may be in addition. Besides maintaining sanatoria of their own and loaning money to local administrative authorities to maintain others, the insurance associations contribute liberally to the support of the general anti-tuberculosis movement which in late years has made much headway in the Empire. As a consequence largely of their efforts, supported systematically by the public authorities, the mortality from tuberculosis of the lungs for the Empire as a whole fell from 23.08 per ten thousand during 1895-99 to 18.45 during 1905-09.¹

Insurance of Salaried Employees. The year 1911, in which was promulgated the Workmen's Insurance Code, witnessed the enactment of a second social insurance measure of large importance. This is the Versicherungsgesetz für Angestellte, or Law Relating to the Insurance of Salaried Employees, of December 20, 1911.² Until within the past twelve or fifteen years social insurance in the various countries was planned to be applicable primarily, and generally exclusively, to wage-earners. The first state to adopt a system of insurance for salaried employees was Austria, whose law of December 16, 1906, providing for insurance against invalidity and old age became operative January 1, 1909. In 1910 salaried employees were included in the old-age pension law of France. In Germany the first formal demand for a system of invalidity and old-age pensions came from an association of employees in the Rhine district in 1895. Other groups made similar demands in succeeding years, and in 1901 there was established a federation of associations to promote the movement. Most of the employees from whom the demand came were already included in the workmen's insurance system. Their contention was, however, that the benefits accruing from this source were disproportionate to the needs and standards of clerks, account-

¹ For further statistics upon this subject see Bulletin of U. S. Bureau of Labour, Whole No. 101 (Washington, 1912), 9-10. The subject is discussed in Dawson, Social Insurance in Germany, Chap. VII.

ants, and other people of similar station, and to prove that this was true they instituted, in 1903, an elaborate investigation of the economic status of the salaried employee class in all of its aspects. The data of this investigation were compiled by the Imperial Statistical Office, and in 1907 the results were transmitted to the Reichstag. A projected scheme of insurance which accompanied the report proved impracticable, because it called for an outlay of not less than nineteen per cent. of the earnings of insured persons. Further investigation showed, however, that there were already in existence voluntary insurance organisations which were providing reasonable benefits for employees at a total cost of about eight per cent. of their earnings. Accordingly, in 1908 a second memorial was submitted to the Reichstag outlining a plan calling for an eight per cent. expenditure. In January, 1911, a bill based upon the memorial was presented by the government; four months later a second draft was submitted; and on December 20 the bill became law. The time of the taking effect of the measure, left for subsequent determination, was fixed eventually at January 1, 1913.

The new law—which is an elaborate instrument arranged in 399 articles—is made applicable to all persons employed for compensation in directing or administrative positions or occupations of a clerical nature whose yearly salary does not exceed five thousand marks. It was estimated that it would reach 2,000,000 persons, of whom 420,000 were women. Three-fourths of the persons affected were included in some part of the insurance system already in operation, and they were now vested with two sets of benefits. The new insurance, while supplementary, is independent, and it is compulsory. The cost of it is met by contributions in equal parts by the employees and the employers. On a basis of salary, employees are divided into nine classes, and members of any one class pay the same, regardless of age, sex, or other condition. These contributions are deducted by the employer, who at the same time adds his half, periodically, when salaries fall due. The government bears no part of the expense. Administration is vested in a special Imperial Insurance Institute, working through a corps of officials in charge of local offices. The prin-
principal benefits consist of retirement pensions and pensions to survivors, i.e., widows and orphans. The retirement pension is paid on the completion of the employee’s sixty-fifth year, or on the occurrence of occupational disability. The yearly amount of this pension for men is one-fourth of the sum of the dues paid in during the first one hundred and twenty months, plus one-eighth of the dues paid after that period; for women there is some variation. The pension of a widow is two-fifths of the pension which the husband was receiving at the time of his death, or would have received had he been disabled. Orphans under eighteen years of age receive on the death of the father a pension equal to one-fifth of the widow’s pension; but if the mother is also dead, the pension is one-third of the widow’s pension. Orphans’ pensions terminate at the age of eighteen, or at marriage. In the great majority of cases the pensions received from the salaried employees’ pension fund are in addition to benefits received under the workmen’s insurance system.¹

Remedies for Unemployment: Labour Exchanges. Officially, Germany has never admitted the socialist contention that every able-bodied man has an inalienable right to remunerative employment. That she has not done so may be explained perhaps by the prominence which has been accorded the proposition in the socialist creed. Speaking on the Accident Insurance Bill in 1884, none the less, Bismarck not only substantially accepted the contention but made it his own by proclaiming forcefully the workingman’s “right to labour” (Recht auf Arbeit), as laid down in the common law of Prussia, and by insisting that the state was ultimately responsible for those of its citizens who, through no fault of their own, lacked the opportunity to procure work and therefrom the means of subsistence. And the devices that have been brought to bear, within the past thirty years, to minimize the evils of unemployment tend strongly toward a recognition of the socialist principle. These devices may be grouped under three heads, in the order of their importance: (1) labour exchanges, or labour bureaus, (2) Herbergen, or “home lodging-houses,” and

¹ On the insurance of salaried employees see Dawson, Social Insurance in Germany, Chap. X.
public relief stations, and (3) insurance against unemployment.

The German method of dealing with unemployment is the very practical one of bringing together with as little delay and inconvenience as may be persons who want work and persons who want workers. The principal instrument employed to this end is the labour exchange, or labour registration bureau. Here and there, as in Leipsic, there were public labour bureaus in Germany as much as seventy years ago, and the earliest private establishment of the kind was founded at Stuttgart by a workingmen's improvement society as early as 1865. A private bureau appeared in Cologne in 1874, one in Berlin in 1883, one in Hanover in 1889, one in Düsseldorf in 1890, one in Karlsruhe in 1891, and one in Freiburg in 1892. Most of these were early converted into municipal bureaus, and the number of such institutions created between 1893 and the close of the century was eighty-five. After 1900 the increase was rapid, and by 1907 there were reported some four hundred bureaus maintained by the municipalities, together with a very considerable number maintained by trade unions, gilds, and private persons. In practically every industrial centre of importance there is a public bureau, and by these alone employment is found for from 500,000 to 1,000,000 men and women during the course of every twelvemonth. The public bureaus are administered, as a rule, by special municipal officials and in buildings or rooms set apart for the purpose. Classified lists are kept on file, both of persons seeking employment and of persons desiring labourers, and every one interested is invited to consult these lists and to receive any supplementary information that may be in the possession of the officials. At the private registries there is often a small fee to be paid, but the services of the public ones are almost uniformly free. The period for which an applicant registers varies from two weeks to several months, and it may be extended indefinitely. At the larger registries waiting-rooms are provided in which the registered unemployed may find shelter and sustenance during the day, and in which from time to time lists of applications for labourers are read aloud by the official in charge. As a rule, applicants for skilled labour are considered in the order of their
ability, and applicants for unskilled labour in the order of their appearance, save that priority is accorded men who are heads of families. The Berlin registry, established in 1883, is conducted on non-municipal lines by a society known as the Centralverein für Arbeitenachweis, or Central Association for Labour Registration. Under a liberal organisation, this Association has drawn in the labour bureaus of many unions; and its administrative board of twenty-one members is advised by a committee of employers and workmen in each branch of industry represented on the exchange. Since 1902 its work has been carried on in a commodious and well equipped structure in the Gormanstrasse, built by the Imperial Insurance Office and leased to the Association at a nominal figure. There are three vast apartments, one for skilled workmen, one for unskilled workmen, and one for women. In each there is a hall in which seekers of employment sit, grouped by occupations, awaiting the announcement of positions to be filled. In 1908 this bureau alone secured work for 120,000 persons. In many centres, as Berlin, Munich, and Düsseldorf, there is a tendency toward the amalgamation of trade-union and private registries with the public ones, to the end that all agencies of the sort within a city may be brought under a common management. In some states the municipal bureaus are organised in an association, in order that uniformity of practise may be maintained, lists of applicants may be conveniently exchanged, and exceptional surpluses or shortages may be more readily handled. Württemberg organised the first state system of bureaus, in 1895; Bavaria, Baden, and a few other states followed. There are also associations for northern, middle, and southern Germany. And in 1898 there was established a voluntary association, the Verbund Deutscher Arbeitenachweis, for the Empire.¹

Other Remedies: Municipal Unemployment Insurance. The services rendered by the labour bureaus are supplemented by those of certain other agencies, notably the Herbergen zur Heimath, or "home lodging-houses," and the Verpflegungsstationen, or "public relief stations." It is recognised in Germany that under modern economic conditions a certain

¹ For a good description of a typical municipal bureau — that of Munich — see Dawson, The German Workman, Chap. II.
amount of unemployment is inevitable. Strikes, lockouts, failures, business depression, the invention of new methods or machinery involve constantly, in some measure, the dislocation of industry. To the end that the man in need of work may be encouraged to set actively about the finding of it, there have been established hundreds of lodging-houses and relief stations which minister exclusively to the wandering labourer, and it is possible to-day for a man of this class to traverse very nearly all parts of the Empire, earning his way as he goes, or receiving sustenance and shelter entirely without cost. The Herbergen are private establishments, founded and maintained by philanthropic individuals or societies. The first one was opened at Bonn in 1854 by a professor in the university, Clemens Theodor Perthes. The majority are organised in connection with labour registries, and more than half of them have savings-bank features. They are required to be controlled by responsible committees, to be clean and cheap, and to be conducted with a view to the inculcation of morality and thrift. In order to procure admission the worker must prove that he needs assistance and must be able to produce a passport showing that he has recently been employed. He can pay ten or twelve cents for his lodging and breakfast, or, if he has less than a mark in cash, he can make the necessary settlement by spending four hours at wood-chopping or some other simple form of labour.

The relief station differs from the Herberge principally in that it is a public institution. To destitute wanderers it likewise offers food and lodging, but only in return for work. Here, also, no one may be admitted unless he can produce a certificate or other evidence of recent employment. In the industrial regions of southern Germany, and especially in Westphalia, the lodging-house and relief station have been developed to such a degree that vagabondage and beggary long ago became rare. There are also some two score labour colonies — some public and some private — in which agriculture is carried on for the support of such men as care to join them. They are not penal establishments, but they are closely regulated, and at the bottom of the economic scale they fulfill a distinctly useful function.
Finally, there is a certain amount of unemployment insurance, although this particular form of social amelioration has not been carried as far in Germany as in some other countries. The first experiment with insurance of this nature was undertaken at Cologne in 1894, being inspired principally by the success of the Swiss, especially at Berne, in the field. An endowment fund was contributed, in part by the city council and in part by private philanthropists, and the work of administration was vested in an unemployment bureau consisting of twenty-six citizens comprising the mayor of the city, the president of the local labour exchange, twelve insured workingmen elected by the insured, and twelve honorary members chosen from the philanthropic contributors to the insurance fund. To avail himself of the benefits of the system, the skilled labourer was required to pay in 45 pfennigs, and the unskilled 35 pfennigs, a week during thirty-four weeks of the year. Between December 1 and March 1 a member who lacked employment was entitled to draw from the fund two marks a day during twenty days succeeding the third day of worklessness, and thereafter one mark a day. Membership was open to all independent able-bodied workingmen of a minimum age of eighteen years and resident in Cologne at least twelve months. A workingman might not benefit if he were on strike, if he had been dismissed through fault of his own, if he refused work, or if he had given false information concerning himself. For a time the number of insured persons grew slowly, but the system justified its existence, and within a decade it had passed beyond the stage of experiment. Although modified in details from year to year, the plan operated in 1914 upon substantially the lines originally devised. In the winter of 1910 the number of insured persons was 1,957, and seventy-six per cent. of them became entitled to insurance money, to the aggregate amount of 61,934 marks.\(^1\) Within the past fifteen years the example of Cologne has been followed, although with many local variations, by Munich, Leipsic, Dresden, Düsseldorf, Strassburg, Freiburg, Lübeck, Karlsruhe, Elberfeld, Magdeburg, and a number of other cities.\(^2\)

\(^1\) I. G. Gibbon, *Unemployment Insurance*, 46–56.
\(^2\) Ibid., 194–203, 208–214.
large powers which in Germany are conferred upon munici-
palities make it possible for projects of this kind to be em-
barked upon without hindrance from the state.

**Proposals for State and Imperial Unemployment Insur-
ance.** Thus far the only provisions for unemployment in-
surance in Germany have been those made by the municipali-
ties, together with certain arrangements effected by trade
unions, employers, and other private or semi-private agencies.
As might be supposed, there has been demand from various
quarters for the institution of unemployment insurance by the
states, and also by the Empire. The question of state insur-
ance has been agitated most actively in Bavaria, where a com-
misson to study the subject was appointed in 1908. In 1909
the Bavarian government directed the attention of the princi-
pal towns of the country to the necessity of taking measures to
remedy the evils of unemployment and submitted for consid-
eration a model scheme of unemployment insurance which had
been formulated by a representative committee appointed for
the purpose during the previous year. The recommendation
has been without practical effect, perhaps for the reason, prin-
cipally, that the government held out no prospect of financial
aid. The granting of aid by the state has been prevented
mainly by party antagonisms, although it may be added that
the employers as a class have opposed it, on the ground that it
would tend to strengthen the trade unions; and that the agri-
cultural interests are also opposed, on the ground that agri-
cultural workmen stand in no need of insurance of this kind
and that state assistance would impose on landed tax-payers an
unreasonable burden. In Baden the question of state-aided
insurance has been given much consideration, and an elaborate
report upon it has been submitted to the government. The
obstacles are virtually the same as in Bavaria. In Württem-
berg, Hesse, and Saxony, also, the question has received atten-
tion. In Württemberg a proposal that the state should grant
assistance to trade unions which provide unemployment in-
surance was rejected; likewise in Saxony, in January, 1910,
a bill requiring the state to reimburse the local authorities for

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1 For a summary of the plan see Gibbon, *Unemployment Insurance*, 214–216.
expenditures incurred in granting assistance in unemployment insurance. The pressure upon the states, especially in the south, is increasing, and in 1914 it seemed not unlikely that before the lapse of many years some provision for state aid would be made. Such aid would take the form, probably, of subsidies repaying to local authorities portions of the sums laid out by them in providing or assisting insurance. With definite prospect of the receipt of such subsidies the towns might be expected to institute and foster unemployment insurance systems much more generally than they at present do.

Finally, there could not fail to be demand that the Imperial government should round out its extended insurance system by making direct provision for insurance against unemployment. The Reichstag in 1902 passed a resolution asking the Imperial authorities to undertake a special inquiry into the subject. The investigation was made by the Imperial Bureau of Statistics, and after three years there was presented to Parliament an elaborate report based upon experiments made and systems operating in Switzerland and Belgium, as well as in Germany. While occupying the post of minister of the interior, Count von Posadowsky gave much attention to the subject and, with the aid of statisticians, worked out a tentative scheme embracing compulsory contributions by workmen during the period of employment, compulsory contributions by employers, and proportionate subsidies from the Imperial treasury. Count von Posadowsky, however, was not fully satisfied with his plan, and it was never submitted formally, even to the Chancellor or Emperor. An obstacle that always loomed formidable was the condition of the Imperial finances, which seemed to preclude the inauguration of a new and costly service of the kind. In a formal statement issued in 1912 the Imperial government declared that there had not yet been discovered any basis for Imperial insurance against unemployment which could be adjudged acceptable.

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CHAPTER XXV

THE SPREAD OF SOCIAL INSURANCE

The German Example Emulated. In respect to its comprehensiveness, its connection with the state, and the compulsory nature of the benefits which it sought to bestow, the programme of workingmen's insurance which Bismarck succeeded in carrying through in Germany during the decade 1880-89 broke new ground. In several countries, including Prussia and other portions of Germany, there existed prior to 1880 various arrangements for insurance against accidents and sickness. But these arrangements were applied to small groups of men; in most instances they were voluntary rather than obligatory and private rather than public; and at the best they were sporadic and unsystematic. Guided by a public minister who viewed affairs in the large, and impelled by the spirit of thoroughness which is characteristic of their legislation, the Germans of a generation ago led the way in the formulation of a great co-ordinated scheme under which the entire wage-earning body may be protected against economic misfortune, and at the same time the burden of social support may be distributed with equity among those who ought to bear it. At the time, the German experiment was viewed in many quarters with surprise, and even with abhorrence. To many serious and open-minded critics the scheme seemed especially objectionable by reason of the large elements of state socialism which unquestionably were involved in it; although, as has been pointed out, the project was advocated by Bismarck primarily as an agency by which the progress of socialism — revolutionary socialism, at all events — might be stayed.

With little delay the essential success of the system, however, was made clear to all observers, and gradually the critics, both in and out of Germany, were obliged to revise their
opinions. The growth of socialism was by no means stopped, but — what was more important — it was demonstrated that Germany had hit upon a scheme of social conservation whereby she was enabled to increase tremendously the security and efficiency of her fast-growing industrial population, and at an expense which, considering the magnitude of the end attained, was very slight. The upshot was that one after another of the states of Europe was influenced to investigate the possibilities of public insurance, and eventually to enact insurance measures directly inspired by German models, and following more or less closely the lines which the Germans had marked out. It is not to be assumed, of course, that no one of these states would have entered the field independently; none the less, the fact remains that every one of them has availed itself freely of the example and the experience of the German Empire. There are to-day social insurance systems, more or less elaborate, in Great Britain, France, Holland, Belgium, Denmark, Norway, Sweden, Italy, Switzerland, and Austria. Even in Russia and some of the Balkan states there are the beginnings of such systems. One may say not only that workingmen’s insurance in some form is at present practically universal in Europe, but that in most countries there is a pronounced trend in the direction of a more comprehensive and connected system than as yet exists. No one can follow the course of European legislation without being aware that the past decade has been exceedingly fruitful, in England, France, Belgium, and several other countries, in measures looking toward social amelioration in general and the extension of workingmen’s insurance in particular.

Nowhere was the German scheme of compulsory insurance subjected to heartier criticism a generation ago than in Great Britain. In view of this fact it is interesting to observe that in Great Britain to-day there exist insurance arrangements which at some points are even more elaborate than those prevailing in Germany; and that, on the whole, no important European state save Germany herself has yielded so unrestrainedly to the insurance idea as has the United Kingdom. The triumph of social insurance at Westminster has come principally within the past ten years, i.e., since the accession of
the Liberal party to power in December, 1905.\(^1\) The Liberals entered office with a programme in which a very large place was accorded to social legislation, including the prevention of unemployment, the establishment of old-age pensions, the adjustment of labour issues, and the general amelioration of the life of the poor and the unfortunate. Their record of achievement, while not one of unqualified success, or at all points of unquestionable statesmanship, was remarkable. Four aspects of it which relate especially to the subject of social insurance call for present attention: (1) the passage of the Workmen’s Compensation Act of 1906; (2) the adoption, in 1908, of a general scheme of old-age pensions, extended considerably by legislation of 1909; (3) the establishment, under the National Insurance Act of 1911, of an elaborate system of insurance against sickness, involving the creation of important agencies for the conservation of the national health; and (4) the institution, under terms of the measure last mentioned, of an experimental scheme of insurance against unemployment in the building and engineering trades.

**Beginnings of Workmen’s Compensation Legislation in Great Britain.** In respect to occupational accidents there is not as yet in Great Britain a system of compulsory insurance, but there is a thoroughgoing employer’s liability law, in accordance with whose provisions the great majority of employers carry insurance in ordinary insurance companies or in specially organised stock companies. This law, known commonly as the Workmen’s Compensation Act, was passed in 1906, and its effect, so far as the working population is concerned, is to guarantee protection almost, if not quite, the equal of that which would be derived from a compulsory acci-

\(^1\)The Conservative ministry of Mr. Balfour resigned December 4, 1905, although commanding a nominal majority of 76 in the House of Commons. A Liberal ministry under Sir Henry Campbell-Bannerman assumed office, and, January 8, 1906, the “Khaki” Parliament, elected during the progress of the South African war, was dissolved. The elections which ensued resulted in an overwhelming Liberal victory. The Liberals obtained 429 seats, the Conservatives 157, the Irish Nationalists 83. The Liberal tenure of power, although at times seriously menaced, has continued to the date of writing (1916). An important incident of the war which began in 1914 was the formation of a coalition ministry; but the reorganised group was predominantly Liberal.
dent insurance statute of the German type. The law is the product of prolonged consideration of the subject both within and without Parliament, and it is but the latest and most comprehensive of several important British enactments within the field. Prior to 1880 workmen in the United Kingdom enjoyed no occupational protection save such as they were given by the common law. Under the common law an employer was, as he is to-day, bound to take reasonable precautions to secure the safety of his employee and was liable for any injury sustained by his employee when it could be shown that the employer was directly and personally at fault. The loopholes by which an employer could evade responsibility were, however, numerous, and in practice the employee was left without protection which was in any degree adequate. The principle of employers' liability was incorporated in statutory law for the first time in Great Britain in 1880. The passage in that year of the first Employers' Liability Act was made possible only after ten years of agitation, and to the end it was opposed by all of the great manufacturing, railway, and mining interests. The act extended in a substantial manner the liability of the employer, yet a very large number of accidents did not fall within its provisions, and in reality it went no farther than did a Prussian statute passed as early as 1838.

The law of 1880 was renewed from time to time, and in 1893 a bill was introduced in the House of Commons to amend and extend it. Disagreement arose between the Lords and Commons and the bill was lost. Continued agitation culminated, however, in the highly important Workmen's Compensation Act of 1897, which was carried through by a Unionist government under the leadership (in this matter) of Joseph Chamberlain. This statute was made applicable to all of the so-called dangerous trades, i.e., to workmen in factories, quarries, mines, railway service, and building operations—an aggregate of some six million persons, or approximately one-half of the labourers in the kingdom. The principle of the act was identical with that of an amendment to the bill of 1893 introduced by Mr. Chamberlain to the effect that compensation should be guaranteed workmen "for all injuries sustained in the ordinary course of their employment, and not caused by
their own acts or default." It was now for the first time in the history of English jurisprudence that an employer was made liable for compensation for personal injuries not the consequence of any negligence or wrongful act, either of himself or of the agents for whose conduct he was legally responsible. In short, the employer who fell within the scope of the act was compelled to insure his workmen of all grades against injuries arising by accident irrespective of the cause of the accident, provided such injuries resulted from, and in the course of, the employment and were not attributable to the "serious and wilful misconduct" of the injured workman.¹

The British Workmen's Compensation Act of 1906. In practice the law of 1897 proved in several ways defective. Its enforcement was productive of a flood of litigation, largely of a petty and vexatious character. And, once the principle was admitted that insurance should be compulsory in certain industries, the question of the law's extension to industries as yet not provided for was certain to be raised and to evoke perennial discussion. The demand for extension quickly became irresistible. In 1900 a special act applied the provisions of the law for the first time to agriculture and gardening,² bringing another million employees into the system; and in the following year ship-lading was similarly included. In the parliamentary session of 1905 the Unionist government of Mr. Balfour presented, along with other measures relating to labour, a bill proposing to extend the law of 1897 to several classes of workingmen not yet provided for; but the project was amended until its original character was lost, and in the end it was dropped.

On March 26, 1906, the Liberal Home Secretary, Herbert J. Gladstone, introduced in the House of Commons a new workmen's compensation bill of comprehensive scope. The Unionists, who so recently had proposed to enact legislation of the kind, had no desire to make of the subject a party issue, and the consideration of the bill in both houses was uneventful.

¹ On the development of employers' liability in England to 1893 see T. G. Spyers, The Labour Question (London, 1894), 85-100.
² This marked an important departure, since the occupations mentioned could hardly be regarded as "dangerous trades."
The measure received the royal assent December 21, 1906, and became operative July 1, 1907. Unlike its predecessors, it repealed existing acts and sought to reduce the whole mass of regulations upon the subject to clear and orderly statement in a single statute. It introduced no new principle of importance, but it swept away the incongruities of earlier legislation by extending the benefits of the law to workmen in almost every kind of employment, including domestic service. Whereas formerly only those classes of workmen were included which were expressly named, hereafter all were to be regarded as included which were not expressly excluded. The term "workman" was extended to denote every person employed under a contract of service by another, with the exception of persons earning more than £250 a year (unless engaged in manual labour), shop-assistants, outworkers, policemen, persons casually employed, and members of an employer's family living in his house. Among important groups brought within the scope of the law were domestic servants, clerks, seamen, fishermen, postmen, and persons employed in transport service. The first-mentioned group alone comprised approximately two million people. Extension was made also through the inclusion of certain industrial diseases, especially such as arise from poisons, in the category of personal injuries by accident. Prior to the taking effect of the act the number of persons protected was 7,000,000; under the act the number became approximately 13,000,000.

As the law now stands, any employee who is injured at his work during working hours is entitled to compensation, regardless of circumstances, provided only that the employee's ability to earn full wages be impaired through at least one week, and provided also that injury be not occasioned by the employee's "serious and wilful misconduct." In the event of disability exceeding in duration one week the compensation is half the average weekly wage, including the value of board and lodging, ranging to a maximum of £1 per week. If injury causes permanent disability, this compensation is due weekly as long as the beneficiary lives. In the event of the employee's death the employer is obligated to pay reasonable medical and funeral expenses, to a maximum sum of £10. If, however, there are
persons who are wholly dependent upon the wages of the deceased, the employer is required further to pay to such persons a sum equivalent to three years' wages, the maximum being fixed at £300 and the minimum at £150. Persons partly dependent are compensated at special rates. The employer is not required, as is the German employer, to insure. But he very commonly does insure, in order that when it becomes necessary for him to pay an accident benefit he may be indemnified by the insurance company.¹

The Movement for Old-Age Pensions. A second highly important development in Great Britain in the field of social insurance is the establishment, beginning in 1908, of a comprehensive system of old-age pensions. In Great Britain, as elsewhere, the problem of the aged poor has long been recognised as one of much seriousness. From the adoption of the Poor Law Amendment Act of 1834 to the passage of the Old-Age Pensions Act of 1908 it was dealt with by the public authorities on three different lines. Prior to 1871 the indigent aged were placed ordinarily in the general mixed workhouses, although at the discretion of the guardians some were given outdoor relief. In 1871 there was instituted the harsher policy of applying rigorously the "workhouse test." Aid from the public funds was given only to such aged persons as should apply for admission to the local workhouse, and it was assumed that only the undeserving would be willing to incur the stigma of such an application. Finally, in consequence of revelations made by a royal commission in 1893–95 the workhouse test was relaxed, and thereafter the policy of the poor-law authorities became that of granting outdoor relief almost without exception to the aged whose conduct had shown them to be industrious and deserving and who had relatives or friends to give them physical care. If the deserving aged were obliged to enter the workhouse they were to be separated there, as they

¹ The text of the British Workmen's Compensation Act of 1906 is printed in Lewis, State Insurance, 188–225; with annotation, in V. R. Aronson, The Workmen's Compensation Act, 1906 (London, 1909), 47–270; and in slightly abridged form in Hayes, British Social Politics, 47–72. For detailed analysis see W. A. Willis, The Workmen's Compensation Act, 1906 (London, 1907). Extracts from nine speeches delivered in the House of Commons while the measure was pending are presented in Hayes, 20–47.
had not been in the first period mentioned, from the undeserving. No one of these plans has ever been altogether satisfactory, although the third is by far the most humane and in other respects the best of the three.

From about 1880 social reformers began to advocate the establishment by the state of a system of old-age pensions, and throughout a quarter of a century both of the principal political parties were profuse in promises to enact legislation upon the subject. In 1885 a Select Committee on National Provident Insurance was created by Parliament to investigate pension schemes. But after two years the committee reported that the obstacles to the establishment of compulsory old-age insurance were as yet insuperable, and no action was taken. Agitation was kept up, both by persons who were in favour of compulsory contributions to a fund for old-age pensions and by those who were inclined to a scheme of voluntary insurance supported by a government subsidy. Charles Booth long urged the establishment of a system whereby, from funds supplied by an increase of the income tax, every man, be he rich or poor, should be entitled from the age of sixty-five until death to a government pension of five shillings a week. A commission appointed on the initiative of the fourth Gladstone government, in 1893, failed to recommend the adoption of any one of several pension plans to which it gave consideration, and the same is true of another created by the third Salisbury government in 1896. Throughout their last decade of power, 1895–1905, the Unionists continued to give the subject intermittent attention, and all of the while they stood pledged to action upon it. In 1899, 1900, and 1903 special parliamentary committees were constituted for the purpose of gathering additional information. Beyond investigation and the formulation of tentative plans, the Unionists, however, accomplished nothing; although it should be observed that their creation of the Poor Law Commission of 1905, charged with the task of studying and reporting upon the whole problem of the aged and infirm, was a step of very considerable importance.¹

¹ On the handling of the old-age pension problem by the Unionists see A. Mackintosh, Joseph Chamberlain: an Honest Biography (2nd ed., London, 1914), Chap. XXXVII.
The Liberals came into office in 1905 unpledged in respect to any particular course of action — unpledged, also, in the matter of the precise time at which, once in power, they should take action. They, however, were committed quite as unconditionally to the pension principle as were their opponents. Perhaps unwisely, their leaders chose not to postpone action until the Poor Law Commission should have completed its investigations. Their hands, it is but fair to recognise, were in some degree forced. At least, the decision was hastened by the action of the Labour group in introducing a resolution, early in 1906, calling for the provision of old-age pensions from public funds, and by the fact that this resolution was adopted by the House of Commons by an unanimous vote. In May, 1907, there was introduced a private member's bill providing for the payment of a pension of five shillings a week, upon individual application, to persons sixty-five years of age and over, from funds supplied, nine-tenths by the central government and one-tenth by local taxation. This measure failed on its second reading, principally because it did not have the sanction of the ministry.

The Old-Age Pensions Act of 1908. In April, 1907, Mr. Asquith, then Chancellor of the Exchequer, in presenting the budget in the Commons pledged the ministry to deal with old-age pensions during the next parliamentary session. Not until more than a year had elapsed was the bill which the Liberal leaders had been maturing ready for presentation. Introduced in the Commons on May 28, 1908, the measure was debated at length and was warmly opposed by many of the Unionist members, who sought to obstruct its passage by offering large numbers of amendments. The bill was carried on its third reading by the enormous majority of 417 to 29; but of the Unionists only twelve voted for it, eleven voted against it, and 140 abstained from voting upon it at all. In the House of Lords the Unionist majority was generally lukewarm, and in individual cases positively hostile, toward the measure. The time to force the issue with the Commons on fiscal legislation was not as yet, however, ripe, and after a brief debate the bill was passed. On August 1, 1908, the measure received the royal assent, and on January 1, 1909, it went into opera-
tion.\textsuperscript{1} In view of the incalculable consequence which it was capable of yielding, the bill was pronounced by Lord Rosebery the most important enacted in Parliament in forty years.

The more fundamental features of the insurance system created by the act of 1908 are taken from the old-age pension arrangements of Denmark, established in 1891, of New Zealand, established in 1898, and of New South Wales and Victoria, established in 1900. They differ materially from the principal features of the German system, which have been described. In Germany pensions are paid from funds contributed jointly by employers and employees, supplemented by government subsidies. In Great Britain they are paid entirely from funds raised by general taxation, no contributions on the part of either employers or workingmen being required. The framers of the act of 1908 were determined from the outset upon the non-contributory principle. The people in whose behalf the scheme was projected, asserted Mr. Asquith, find it at best so difficult to make both ends meet that no additional burden, however trifling, ought to be imposed. As the law stands, every person, male or female, married or unmarried, over seventy years of age, who has been a British subject at least twenty years and a British resident at least twelve years, and who has not been habitually disinclined to work, is entitled to a pension, unless he or she enjoys an annual income in excess of £31 10s. (§153.41). The original measure imposed the further condition that the pensioner must not be in receipt of poor relief. By an amending act of 1909 (in effect January 1, 1911), however, this stipulation was rescinded and the poor-law authorities were relieved of the care of 163,000 paupers, involving a saving to the rates of £21,951 a week. No person may receive a pension and poor relief simultaneously. When the pension becomes available, poor relief automatically ceases. Receipt of a pension, unlike that of poor relief, involves no impairment of civil status. The amount of the pension is graduated in accordance with the yearly income of the recipient. Qualified persons whose annual income does not exceed £21

\textsuperscript{1} The text of the Old-Age Pensions Act is printed in Hayes, \textit{British Social Politics}, 167-176. Extracts from speeches upon the subject in the two houses of Parliament are presented in the same volume, pp. 130-167.
receive 5s. a week; those with incomes between £21 and £23 12s. 6d. receive 4s.; those with incomes between £23 12s. 6d. and £25 5s. receive 3s.; those with incomes between £25 5s. and £28 17s. 6d. receive 2s.; and those with incomes between £28 17s. 6d. and £31 10s. receive 1s. In no case may the sum of independent income and pension exceed 13s. (£3.12) a week. In the administration of the system the central authority is the Local Government Board, and the local authority is a pension committee appointed in each county, and in each borough and urban district having a population of 20,000 or upwards, by the council of such local area. Pensions are paid weekly, in advance, through the postoffices of the country, and it devolves upon the Postmaster-General, through the local postmasters, to make all arrangements which are necessary to that end. An amending act of 1911 clarified a number of features of the system which had occasioned administrative difficulty.¹

The main act, as has been said, went into operation January 1, 1909. Within three months claims for pensions had been filed to the number of 837,831, and 647,494 pensions had been granted. A year later (March 31, 1910) the number of pensioners was 699,352. Of this number 638,147 were in receipt of the maximum weekly allowance of 5s.; the number who received 1s. was about 5,560. At the beginning of 1911, as has been noted, the body of pensioners was appreciably enlarged by the removal of the pauper disqualification, and during the first six months of 1911 the average weekly number of persons in receipt of pensions was 901,605. On March 31, 1914, the number of pensioners was 369,365 males and 614,766 females — a total of 984,131. Of this number, 931,344 were in receipt of 5s. a week; 19,366, 4s.; 19,433, 3s.; 9,238, 2s.; and 4,740, 1s. By the authors of the project it was estimated that the annual burden to the state would be approximately £7,500,000, although it was admitted that pension expenditures would tend inevitably to be increased. The annual cost of the pensions in effect March 31, 1911, was £9,700,000; and the amount carried for the purpose in the budget of 1911–12 was £12,350,000. In many quarters it has been urged that the age of

¹The machinery involved in the operation of the system is described fully in Hoare, Old-Age Pensions, Chap. VIII.
eligibility be lowered from seventy to sixty-five — a change which, according to a statement of Mr. Lloyd George in June, 1911, would mean an added outlay yearly of £7,750,000. The fiscal difficulties which would arise from the imposition of this added national burden have seemed too formidable to permit serious consideration of the proposal. But for the intervention of the late war, however, it is not improbable that before the lapse of many years some step in the direction indicated would have been taken.

The National Insurance Act of 1911. The systematisation and extension of employers' liability legislation and the provision of pensions for the aged inaugurated, but by no means completed, the programme of social amelioration upon which the Liberal party embarked early in its tenure of power. So far as that programme was permitted to be carried out prior to the sudden diversion of the course of domestic politics by the outbreak of the war in 1914, its crowning feature was the provision for sickness and unemployment insurance which was made in the National Insurance Act of 1911. The formulation of this measure — which is to be regarded as easily one of the most important pieces of legislation in the history of modern Britain — was undertaken as early as 1908. The presentation and adoption of it were delayed by a number of circumstances, first by the intricacy of the preliminary investigations which sundry officials and committees were obliged to conduct, and in the second place by the political confusion and crises arising from the rejection of the Lloyd George Budget of 1909 by the House of Lords, the precipitation of two general elections in 1910, and the prolonged struggle incident to the adoption of the Parliament Act of 1911. It was finally on May 4, 1911, while the Parliament Bill was pending, that Mr. Lloyd George introduced the government's carefully prepared Insurance Bill in the House of Commons. The title officially given the measure was "An Act to Provide for Insurance against Loss of Health, and for the Prevention and Cure of Sickness, and for Insurance against Unemployment, and for Purposes incidental thereto." The text was arranged in eighty-seven clauses and nine schedules, and the whole fell into two main parts, the first
having to do with insurance against ill-health, the second with insurance against unemployment.¹

Dealing in the main with matters which had never entered into party controversy, and with matters indeed which but recently had begun to command the serious attention of British reformers and statesmen, the measure was at first received cordially by all party groups in Parliament and by the general public. In the House of Commons it passed its second reading with hardly a dissentient voice. Subsequently, however, much opposition developed (directed almost entirely against the portion of the measure relating to sickness and invalidity insurance), and the passage of the bill through its final stages was marked by heated controversy. Outside of Parliament resistance was offered principally by the medical profession, which held that its practice among the middle and lower classes would be jeopardised and that the fees fixed by the bill for attendance upon the insured were too low. Within the House of Commons the course of procedure upon the bill, involving liberal use of the guillotine, or "closure by compartments," was criticised sharply by the Opposition, and large numbers of amendments were introduced, including finally one which proposed a postponement of further consideration of the subject until 1912. On its third reading, however, the bill was carried by a vote of 324 to 21. In the House of Lords the measure, after brief and perfunctory debate, passed its third reading December 15. On the following day it received the royal assent, and on July 15, 1912, it went into operation. It comprised, in the judgment of an able writer on contemporary English affairs, "the most daring and comprehensive social legislation ever enacted in any Anglo-Saxon country."²

Sickness and Invalidity Insurance: Scope and Local Administration. The general principle of that portion of the act relating to sickness and invalidity insurance is to compel

¹ The text of the measure as introduced is printed in Lloyd George, The People's Insurance, 67-130, and as passed, in Carr, Garnett, and Taylor, National Insurance, 1-402 passim.

² Edward Porritt, in Political Science Quarterly, June, 1912, 200. In 1912 and 1913 the Act was amended slightly, with the object of simplifying its administrative features.
every worker to become insured for certain minimum benefits. Stated more explicitly, the compulsorily insured fall into two groups: (1) all permanent residents, whether British subjects or aliens, male or female, married or single, between the ages of sixteen and seventy, who are engaged in manual labour under any contract of service or apprenticeship, written or oral, expressed or implied, whatever their incomes may be; and (2) all residents engaged in work other than manual labour whose incomes do not exceed £160 a year.1 There are some exclusions, for example, apprentices working without wages, children working for their parents without wages, wives employed by their husbands and husbands employed by their wives, pensioned government and municipal employees, and, in general, persons whose employment is not their principal means of livelihood.2 While, with these exceptions, persons employed are compelled to insure, other persons, if under sixty-five, if they mainly earn their living, and if not in receipt of a total income in excess of £160 a year, may insure if they so desire. Such persons, however, must pay the equivalent of an employer's contribution as well as their own. From the outset the act became applicable to practically the whole of the working population of the kingdom. In a total population of approximately 45,500,000 in 1912 (when the act went into effect), about 20,000,000 men, women, and children were working for gain. Of these 20,000,000, some 19,000,000 were outside the pale of the income tax, and about 15,500,000 were manual workers; while the number of persons insured under the terms of the act was somewhat in excess of 13,000,000. The number of voluntary contributors (included in this total) was about 800,000.

Locally, the provisions of the act are administered, in the main, through approved benefit societies. In the matter of sickness insurance the framers of the act did not find the field

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1 This amount was, before the war, the income-tax exemption limit. The principle was to exclude from the benefits of the act all persons who pay income tax.

2 Any employed person may obtain exemption by proving to the satisfaction of the authorities that in the event of sickness or disablement he will not become destitute. At the beginning of 1914 there were 47,000 certificates of exemption current in the United Kingdom.
wholly unoccupied. Through the instrumentality of various sorts of "friendly societies" insurance against illness has been long and widely practised. The origin of these societies is to be traced to the gilds of the Middle Ages, and some of the organisations have survived without interruption, and with no fundamental change, through many hundreds of years. By the close of the eighteenth century there were some thousands of the societies, and in the nineteenth century many new ones were established. In 1793 they received legal recognition for the first time, and by statutes of 1819 and 1829 they were accorded official approval, with a modicum of public regulation. Laws of 1875 and 1896 effected important changes in their administration and brought them more directly under the supervision of the state. In 1904 upwards of 4,500,000 work-people in the United Kingdom were identified with at least one such organisation. In framing his sickness insurance proposals Mr. Lloyd George advised constantly with the annually-elected executive and parliamentary standing committee of the National Conference of Friendly Societies, and in the final working out of arrangements care was taken, as was done in Germany in 1883, to utilise, in so far as possible, sickness benefit agencies already existing. The act of 1911 accepts such societies as local instrumentalities of insurance, provided that their efforts are controlled entirely by bona fide members, that they are not operated for monetary profit, and that their accounts are open to inspection by the insurance commissioners appointed by the Treasury. Trade unions, and other kinds of societies, can be brought into the system upon the same terms. But no person may be insured in more than one society at a time.1

A further principle of the system is that, while the worker must insure, he is aided in his insurance by both a compulsory contribution from his employer and a contribution from the national exchequer. Inexpensive and expeditious collection of the workman's contribution is provided for by requiring the employer to deduct the employee's quota from his weekly wage and to pay it over to the state. In Germany the

state makes no contribution to sickness insurance funds. The entire cost falls upon the employer and the employee, in the proportion of one-third and two-thirds respectively.\(^1\) In Great Britain the worker pays 4d. a week if a man, 3d. if a woman; the employer pays 3d. for each employee; and the state contributes 2d. If, however, the weekly wage is under 15s., the employer pays proportionately more. If the wage does not exceed 9s. a week (8s. for women), the employee pays nothing, while the employer pays 7d. for the insurance of each male employee, 6d. for that of each female.\(^2\) A feature which sharply differentiates the state system from the ordinary practice of friendly societies is that in the former no contributions are required from employees during illness and, within certain limits, during periods of unemployment. On the whole, the worker pays for insurance not more than one-half as much as the German labourer pays. At the same time, the triple source of funds renders possible the payment of benefits considerably more generous than those which prevail in Germany. The estimated cost to the state during the first year of operation, beginning July 15, 1912, was £7,384,000.

**Sickness and Invalidity Insurance: Other Aspects.** The benefits to which insured persons are entitled fall into four classes: medical,\(^3\) sickness, invalidity, and maternity. The first aim of the system is to restore to health the worker who falls ill. One of the duties of the local insurance committees for which the act provides is to arrange with physicians for the treatment of the insured. The committee prepares and publishes a list of approved physicians who have agreed to work under the scheme, and the insured person has a right to the services of any physician whose name appears on this list. No reputable physician who wishes his name to be on the list may be excluded.\(^4\) Physicians are paid for their services, not by the patient directly, but by the state from the insurance fund.

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\(^1\) For further comparison with the German system see Alden, *Democratic England*, 123–125.

\(^2\) There are special rates for Ireland, where wages have commonly been lower than in England and Scotland.

\(^3\) There is no medical benefit in Ireland, since an equivalent service is rendered by national dispensaries.

\(^4\) The number of names on the list in England in May, 1914, was 16,000.
The rate is variable, being fixed by the local committees. Special provision is made for treatment of cases of tuberculosis in properly equipped sanatoria, and local authorities are assisted in the establishment of these institutions by special state subvention. Sickness and invalidity benefits vary according to the sex and age of the beneficiaries. For persons between the ages of twenty-one and fifty the benefit (from the fourth day of incapacity for work) is for men 10s. a week and for women 7s. 6d. during the first twenty-six weeks of sickness, and thereafter, for both men and women, 5s. a week as long as payment may be necessary. For minors and for persons between the ages of fifty and seventy the rates are lower. From the twenty-sixth week the payment is known as "disablement" or "invalidity" benefit. An insured person is entitled to it only after having been for two years a contributor to the fund; and at the age of seventy, when the old-age pension begins, invalidity payment ceases. Finally, insured women and wives of insured men are given a maternity benefit of 30s., which, in the case of employed contributors, i.e., wage-earners, is doubled by the payment of sickness benefit as well. Equally generous provision of this nature is found in no other state insurance system.

The general supervision of health insurance rests with separate boards of insurance commissioners for England, Wales, Scotland, and Ireland, all appointed by the central Treasury Board. A joint committee of the four boards makes necessary adjustments among the four parts of the kingdom. Local administration rests with insurance committees of from forty to eighty members, which are constituted in every borough, county borough, and urban and rural district, being composed of persons nominated by the local councils, persons representing the approved societies, persons representing those of the insured who are not identified with these societies, and physicians. It is these committees that supervise the activities of the approved friendly and other local societies and administer benefits di-

1 Except in the case of persons between fifty and sixty who have paid a minimum of five hundred contributions.
2 The number of women insured on their own account is (1915), 4,077,000; the number of wives of insured men, about 5,000,000.
rectly to those insured persons who are not identified with any local organisation. The insurance commissioners of each division of the United Kingdom receive the funds with which the system is operated from two individual sources: the Treasury, which pays over the specified state contribution, and the Post Office, which receives the whole of the contributions of the employers and the employed. The machinery of collection is simple. A card, furnished by the commissioners, is issued by the local society or committee to each insured person. When an employer pays his employee's wage he deducts the fourpence (or whatever the proper amount may be), adds threepence on his own account, and affixes to the employee's card a sevenpence stamp obtained at the local post office; and the card, after being filled, is transmitted to the central commission as evidence of the holder's right to benefit.

Antecedents of Unemployment Insurance: Labour Exchanges Act, 1909. A second main division of the National Insurance Act relates to insurance against unemployment; and it may be added that this measure represents the first attempt in any part of the world to establish unemployment insurance on a national scale. In the past half-century the problem of unemployment has been, in the United Kingdom, one of rapidly increasing seriousness. It is the estimate of competent statisticians that in late years the army of the able-bodied unemployed has numbered at all times from 150,000 to 300,000 persons. That in a population which is highly industrial there must always be a certain amount of unemployment is commonly recognised, but in contemporary Britain both the number of the unemployed and the distress which arises from lack of work have become such as to occasion grave apprehension. Until comparatively recently the only public measures devised to meet the situation were the extension of poor relief and the occasional establishment of "distress works" by means of which labour is provided by the public authorities in return for food, lodging, and a cash pittance. In 1905 the Unionist government of Mr. Balfour carried an Unemployed Workmen Act, by whose terms the Local Government Board was empowered to establish "distress commissions" in the larger municipalities and to co-operate with the local authorities in the finding of em-
ployment for the idle, the government bearing one-half of the cost and the local communities the remainder. By 1910 the provisions of this measure were extended to eighty-nine municipal areas; but on all sides it was admitted that only the fringe of the problem had been touched.

When, in February, 1909, the Poor Law Commission submitted its voluminous reports, majority and minority agreed that the poor law as it stands to-day is totally inadequate to correct the evils of worklessness. Ordinary charity, furthermore, was pronounced of dubious value, and the reports concurred in advocating very earnestly the establishment of a system of labour exchanges on the plan of the labour bureaus of Germany. By the minority of the commission it was declared that while the labour exchange of itself would not prove an adequate remedy, its establishment was the "indispensable condition of any real reform." The minority further put itself upon record in favour of a previously suggested project to the effect that the government should adopt a ten-year programme of capital grants-in-aid, setting aside £4,000,000 a year throughout a decade to be used in periods of depression to supply labour for men who should be in need of it; the idea being that this labour should be provided by the undertaking of great public works, such as land reclamation, afforestation, and harbour improvement. This proposal, however, the majority of the commission did not approve.

To the present time the Poor Law Commission's reports have received but scant attention in Parliament. But during the summer of 1909 the recommendation respecting unemployment upon which majority and minority of the commission were most conspicuously agreed was carried into effect by parliamentary legislation, and the meagre agencies established by the act of 1905 were replaced by a broadly national scheme of unemployment amelioration. Delegates sent by the Labour party to study the German labour bureau system urged that the essentials of that system be reproduced in Great Britain, and the principles involved in the maintenance of publicly controlled exchanges were approved unreservedly by the National Con-

ference of Trade-Union Delegates, the Central Unemployed Body for London, and numerous other organisations and semi-official agencies. The Labour Exchanges Bill was introduced May 19, 1909, by Mr. Winston Churchill, at that time President of the Board of Trade, and it became law September 20, 1909. Under its terms the whole of the United Kingdom is divided into ten districts, in charge of each of which is placed an inspector, and provision is made that in all of the more important urban centres there shall be established labour exchanges whose function it shall be to supply workers with employment information and, in general, to promote the mobility of labour. The ultimate number of these exchanges was fixed at 350. At the beginning of 1915 there were in operation, however, 401. They are of three grades, differing according to the population of the towns in which they are located.

The first-class exchanges are in towns of 100,000 and upwards, the second-class in towns of between 50,000 and 100,000, and the third class in places whose population is less than 50,000. From the outset the exchanges were very successful. The total number of persons who applied to them for employment in 1914 was 2,170,407, and the number given work was 819,039. Like the German labour bureaus, the British exchanges are intended primarily to bring employer and workingman together, leaving the two to effect terms as they may be able; but the exchange may extend to the workingman the loan of such funds as are necessary to enable him to travel to the place where he is to be engaged. Being maintained by the state, the British exchanges are more closely co-ordinated than are the German bureaus. Despite the provincial organisations that have sprung up in Germany, the bureaus are there still essentially municipal. Registration in Great Britain, as in Germany, is voluntary; but it is not unlikely eventually to be made compulsory.

**Unemployment Insurance in the Act of 1911.** When the Labour Exchanges Act was introduced it was announced by the

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1 The text of the measure is printed in Hayes, *British Social Politics*, 213–216.

government that the measure was intended to be but preliminary to the inauguration of a scheme of unemployment insurance. Several possible forms of such insurance were given careful consideration. By some persons it was proposed merely that the state should subsidise existing trade unions which grant unemployment allowances. This plan was deemed inadequate because not all trade unions grant such allowances, and because by such a method the considerable body of labourers outside trade unions would not be reached. Of the adult males of working age in the United Kingdom, not more than 1,500,000 as trade-unionists are entitled to unemployment benefits. The thing to do, it was decided, was to establish a system of direct unemployment insurance. And, recognising that it was neither desirable nor financially possible to set up at a stroke an insurance scheme that would be universal, the framers of the project were compelled to choose between insuring some workmen in all trades or all workmen in some. In the one instance, insurance would be voluntary, in the other compulsory. Choice fell upon the second plan, and for the experiment there were selected two important groups of trades which experience shows to be most affected by periods of industrial depression. One of these is the building group, comprising builders, mill-sawyers, and labourers, to the number of 1,321,000; the other is the engineering group, comprising engineers and iron-founders, ship-builders, coach-builders, mill-sawyers, and labourers, to the number of 1,100,000. Of these 2,421,000 employees, not more than 350,000 were insured against unemployment through trade unions.

It was the establishment of unemployment insurance for this large body of workers that comprised the second great division of the National Insurance Act of 1911. In accordance with the terms of this measure, all labourers above the age of sixteen engaged in the trades stipulated are required to be insured against unemployment. The system is supported by joint contributions of employers and employees, aided by state subventions. The workman pays 2½d. a week, the employer 2½d. for each person employed, and the state 1½d. Employers, however, who hire labourers by the year are entitled to recover one-third of the amount which they have contributed.
The benefit provided is 7s. a week through a maximum period of fifteen weeks of unemployment in any year (3s. 6d. in the case of employees sixteen and seventeen years of age). Each employee keeps an insurance book in which insurance stamps, procured at the post office, are affixed by the employer. When he falls out of employment, he takes his book to the nearest exchange (or to his trade union, in the event that it has chosen to undertake to administer the state system) and claims his benefit. No benefit, however, is due if lack of work is occasioned by participation in a strike or lockout, by dismissal for misconduct, or by voluntary act of the employee without good cause. At the age of sixty (fifty-five, if retiring at that time from his trade) every insured person who has contributed during as many as 500 weeks is entitled to the return of all contributions which he has paid in, with compound interest at 2½ per cent., less any amount he may have received in benefits. It is to be observed that in addition to the compulsory portion of the scheme there is provision for voluntary insurance. This is, in brief, that any trade union or other workingmen's association, in any trade whatsoever, which provides unemployment insurance for its members, may be subsidised by the state to the extent of one-sixth of its expenditure on out-of-work pay. General supervision of unemployment insurance, whether compulsory or voluntary, is vested in the Board of Trade, which also administers the Unemployed Workmen's Act of 1905 and controls the distress committees which have been set up in pursuit of that measure. The adoption of the system was accomplished without serious opposition, and it was generally understood that the success of the experiment would mean as rapid extension of unemployment insurance, in its compulsory form, to other trades as might prove feasible. To date there have been no extensions. But it is the opinion of most observers that during the brief period of the operation of the scheme prior to the general disruption of labour conditions incident to the late war the measure fully justified the hopes of its sponsors.¹

Sickness and Accident Insurance in France. Aside from Germany and Great Britain, the idea of social insurance under state regulation has taken firmer hold in France than in any other of the larger European countries. Here, as elsewhere, there were agencies of insurance long before the state began to concern itself with the matter. Prior to the Revolution the gilds administered sickness, accident, and other forms of insurance, and after the suppression of the gilds these activities were continued, through the nineteenth century, by voluntary local societies. The insurance provided through these agencies was, of necessity, partial, haphazard, and wholly voluntary. It is only in the past fifteen or twenty years that France, stimulated by the examples set by Germany and Great Britain, and impelled, further, by her own unsatisfactory experience with unregulated insurance, has begun to move with some rapidity toward the adoption of a thoroughgoing system of compulsory, state-supervised insurance. Considerable portions of such a system have already been put in operation.

The first branch of insurance to receive attention from the French government was that relating to sickness. And the first, and thus far the only, positive action with respect to sickness insurance has been the subjection of the private, voluntary sickness insurance organisations to public regulation. Without rehearsing the somewhat intricate details of this chapter of French legislative history, it may be said simply that regulation began as early as 1834, that there were new measures upon the subject in 1850 and 1852, and that in 1898 the existing types of societies were reduced to two, the "free" and the "approved," and all were brought under close supervision of the government. It was, and is now, required that the societies submit their by-laws to the proper public authorities and that they undertake only such forms of insurance as are authorised by law. The total number of societies, including those for children, rose between 1898 and 1908 from 11,825 to 20,200. The aggregate membership in 1898 was 1,909,469; in 1904, 3,488,418; and in 1907 it was estimated at 4,680,000. The principal function of these organisations is the making of

pared by the Committee of Inquiry of the Fabian Research Department and printed in the New Statesman, Mar. 14, 1914, Special Supplement.
provision for sick benefits, sometimes supplemented by other forms of benefit. Employers contribute as a rule only when a society is organised in connection with a particular establishment in which they are interested, and then only as inclination leads. The requisite funds are supplied, in the main, by a monthly contribution on the part of the members, ordinarily one franc, but more if, in addition to the head of the family, the wife or children are insured. Almost all societies, however, carry on their rolls "patrons," or honourary members, who may be depended upon for considerable contributions; and to the majority of them the state allows a small subsidy. It is to be emphasised that for all classes of workingmen save two, sickness insurance is still voluntary, being contingent entirely upon membership in a mutual society. The exceptions are miners and seamen, for whose protection there has been established by law a system of compulsory insurance supported by both employers and employees.

Accident insurance is likewise voluntary, although extremely common. Under the Employers' Liability and Workmen's Compensation Act of April 9, 1898, and its amendments, employers are held liable for all occupational accidents which befall their employees, and even fewer loopholes are left by which the burden of liability may be evaded than in the corresponding law of Great Britain. The statute of 1898 represents a compromise between the two houses of the French legislature, the Chamber of Deputies favouring and the Senate opposing a scheme of universal and compulsory insurance. The original statute applied to workmen in all industrial establishments and provided compensation for all injuries lasting more than four days. By amendments of 1899 and 1906 the application of the law was extended to workmen using agricultural machines driven by mechanical power and to employees of mercantile establishments. Since 1868 there has been maintained a governmental accident insurance department—the Caisse Nationale d'Assurance en Cas d'Accidents—in which employers who apply are insured against their liability for accidents; and all companies and societies which undertake employers’ liability insurance are supervised by the government and required to give adequate security. No employers, except
mine operators and shipowners, are required to insure, but all are actively encouraged to do so. It is estimated that seventy per cent. of all workingmen entitled to compensation under existing law are protected by insurance policies taken out by their employers.

Beginnings of Old-Age Insurance in France. Within recent years France has become one of the several European countries in which wage-earners are required to insure against old age. From the middle of the nineteenth century there have existed in France several agencies for the provision of old-age annuities, the most important being two departments of state, the Caisse des Dépôts et Consignations, established in 1856, and the Caisse Nationale des Rétraites pour la Vieillesse, dating originally from 1850 but reorganised in 1886. The first is a great national bank which undertakes the special encouragement of thrift by the payment of high rates of interest upon savings deposits; the second is strictly an insurance department in which both immediate and deferred life annuities are sold at exceptionally low rates. Between 1884 and 1906 the number of deposits in the Caisse Nationale des Rétraites rose from 597,438 to 4,247,344, depositors being not simply individuals (both adults and children) but also friendly societies and corporations. In 1895 the state began in a small way to assume the burden of old-age pensions by introducing a system under which persons seventy years of age and upwards, who during a stipulated period had been depositors in the Caisse Nationale, were made entitled to an increment of their annuities to be paid from the national treasury.

On July 14, 1905, there was enacted a law whereby it was made an obligation of the state, on and after January 1, 1907, to pension two classes of needy citizens, i.e., all persons of the age of seventy and upwards, and all who before attaining this age should be wholly and permanently disabled by accident or disease. The scheme was non-contributory, and the amount of the pension varied from 60 to 240 francs a year, according to the recipient's circumstances. The burden entailed upon the state (100,000,000 francs a year) proved heavy, but rapidly the conviction grew that the provision which had been made ought to be supplemented by a system of universal and compulsory
old-age and invalidity insurance. As early as 1906 the Chamber of Deputies passed an elaborate measure providing, from funds to be contributed jointly by employees, employers, and the state, pensions for all industrial, commercial, and agricultural workers upon attainment of the age of sixty. By reason of the prospective cost of the proposed scheme the measure was rejected by the Senate. But in 1909 a modified draft was submitted, and on April 5, 1910, the Old-Age Pensions Act, many times amended, became law.¹

The French Old-Age Pensions Law of 1910. The system adopted bears close resemblance to that in operation in Germany. The voluntary old-age pension arrangements previously existing are continued, but they are subordinated to a new and ambitious scheme of insurance that is in part voluntary and in part compulsory. The law is compulsory for all wage-earners of both sexes employed in industry and commerce, in agriculture, in domestic service, in the liberal professions, and in the service of the state and of departments and communes,² on condition that their annual remuneration does not exceed 3,000 francs.³ It does not apply to miners, seamen, and railway employees, for whom separate compulsory systems have been established. The French system, like the German and the Belgian, but unlike the English, is contributory. All persons compulsorily insured are required to make contributions, which must be duplicated by the employer, at the rate of 9 francs a year for men, 6 francs for women, and 4½ francs for workers under eighteen years of age. Each insured person is given every year a card on which the contributions of employer and employee are recorded by means of stamps procurable at post-offices, tobacco-shops, and offices of tax-collectors. A contribution is made every pay-day, the employer withholding the appropriate amount, adding an equivalent amount on his own


² Except such as derive benefits from special old-age pension funds.

³ The provisions of the Act are not applied to persons who earn wages only incidentally and whose means of existence are derived from other sources.
account, and pasting on the employee's card the violet-coloured stamp used to designate a "mixed" contribution. At the age of sixty\(^1\) the wage-earner may demand the liquidation of his pension, although, at his option, and with a view to the increase of the rate, liquidation may be deferred until attainment of the age of sixty-five. The annuity is proportioned to the amount of the premiums that have been paid. In all cases, however, where the number of payments has exceeded fifteen the annuity is increased by a subsidy from the state. When the number of payments is between fifteen and thirty this subsidy is calculated on a basis of 3 francs 33 centimes a year of complete payments. When it is not less than thirty\(^2\) the subsidy is 100 francs. The subsidy is, further, augmented by one-tenth for every insured person of either sex who has reared at least three children to the age of sixteen. Insured persons of the compulsory group who have made payments during five years may demand, at the age of fifty-five, the anticipatory liquidation of their pensions; but in such cases the subsidy granted by the state is liquidated at the same age and proportionally reduced. When an insured person suffers from premature infirmity causing total and permanent disability (apart from cases of industrial accidents), he may, at any age, demand the anticipatory liquidation of his pension on account of invalidity. If the liquidated pension is less than 360 francs, it is increased by an annual grant from the state in accordance with a graduated scale. The state, further, grants death benefits to the heirs and assigns of persons insured under the Old-Age Pensions Act who die before receiving their pension.

Certain classes of people, whose economic status bears close resemblance to that of the lesser wage-earners, are permitted to participate in the benefits of the Act if they so desire. These include artisans, small employers of labour, and small share tenants of agricultural land, and all wage-earners whose annual earnings are more than 3,000 francs, but do not exceed 5,000

\(^1\) Sixty-five under the original act, but changed to sixty by act of February 27, 1912.

\(^2\) Twenty-eight in the case of men who have rendered military service for two years. In the case of women, each birth is reckoned at one year's insurance and corresponding deduction from the prescribed thirty payments is made.
francs, a year. The conditions of optional insurance differ markedly from those of insurance under compulsion. The members of the optional group not being wage-workers, there is no employer's contribution. Instead, therefore, of intervening only at the time at which the pension is liquidated by increasing the amount of the annuity, as is the practice with respect to the compulsory group, the state makes its contribution annually as an addition to the payments turned in by the insured person and in sums one-half the size of these payments. Members of the optional group, like those of the compulsory group, may demand the liquidation of their pension at the age of sixty or may allow it to mature at the age of sixty-five.

Old-Age Pensions Act regulations of March 25, 1911, require to be kept in every commune two lists of insured persons, one of the compulsorily insured, another of the optionally insured. The task of making and revising these lists falls to the mayor of the commune, assisted by a commission of two members appointed by the communal council, one from among employers and the other from among wage-earners. The lists are revised in April of each year, and are filed with the prefect of the department in which the commune is situated. The list of the optionally insured is kept open constantly and any person desiring to have his name added to it may make application to the mayor, who transmits the facts in the case to the prefect. The requisite permission is granted or refused by the prefect, although appeal from his decision may be carried to the justice of the peace and eventually to the higher tribunals. The Old-Age Pensions Act went into operation July 3, 1911. At that date the total number of names on the compulsory and optional lists was 5,876,695. On January 1, 1914, it was 7,710,380. It is expected that the number will be increased to nine or ten millions. A Superior Council of Old-Age Pensions, in the Ministry of Labour, and consisting of thirty-two members chosen from the senators and deputies and from the officials of various ministries and commissions, super-

1 Except in the case of tenants working land owned by other persons. The law requires that when a land-tenant makes an old-age pension payment the owner of the land shall contribute an equal amount, not to exceed 9 francs a year.
vises the operation of the system and co-operates with the various institutions at which the insurance payments are capitalised.

Social Insurance in Austria. In point of time, the first among the nations to follow the example of Germany in establishing a system of compulsory workingmen’s insurance was Austria. An accident insurance law was passed by the Austrian parliament December 28, 1887, and was followed March 30, 1888, by a measure providing insurance against sickness. Prior to 1887 there was no guarantee of compensation for occupational accidents save such as was contained in the meagre common law liability of employers, and, in the case of railway employees, by an act of March 5, 1869, making employers in the railway industry liable for accidents not due to unavoidable causes or to negligence on the part of the workmen themselves. The act of 1887 followed, in general, the German model, although with some administrative differences, the organisation of the funds being not by industries but by geographical areas. The original measure applied to workingmen and supervising employees in factories, foundries, mines, wharves, quarries, building trades, and all industrial operations in which machines or explosive substances are used; and by revision of July 20, 1894, it was made to cover workingmen engaged in railway and other transportation, fire protection, street cleaning, and a variety of other pursuits, leaving unprotected only farm labourers (except such as use motor machinery), foresters, and persons engaged in small industries in which machinery is not utilised. Compensation is graduated, as in Germany, but runs somewhat lower than in that country. In the event of complete disability the pension allowed is sixty per cent. of the wages received; if the disability be but partial, the allowance is proportionately reduced. In Germany the workmen do not participate in the

1 The act of 1910 provides for the establishment or utilisation of a considerable variety of insurance institutions (all under the control of the ministry of labour), including the National Old-Age Pension Fund, mutual benefit societies or unions of such societies, departmental or regional funds, employers’ old-age pension funds, and old-age pension funds of labour organisations. Insured persons may indicate the institution in which they desire to have their account opened and their payments capitalised.
expenses of accident insurance, but in Austria, while the cost is borne nominally by the employers, a maximum of ten per cent. may be deducted on this account from the labourer's wages. In 1906 the number of persons covered by accident insurance was 2,918,679. If the figure seems small, it must be remembered that Austria is to only a limited extent an industrial country and that by far the larger part of her ten million wage-earners are employed in agriculture. It is interesting to observe that in 1906 21.1 per cent. of the insured were women.

The Austrian sickness insurance law of 1888 was inspired by the example of Germany, coupled with the recognised inadequacy of the gild sickness associations, mutual societies, and other heterogeneous sickness insurance agencies previously existing. As in Germany, use was made of these earlier organisations, and there are no fewer than eight distinct types of societies to-day in operation. For employees in all branches of industry, trade, and transportation, insurance is compulsory; for those in other pursuits, including agriculture and forestry, it is optional. In six of the eight groups of societies contributions of workmen and employers are fixed, as in Germany, at two-thirds and one-third respectively; in the other two, employers contribute only voluntarily or as required by special statute. The benefits extended are slightly larger than in Germany, the principal difference being that whereas in Germany the minimum sickness allowance is fifty per cent. of the wages received, in Austria it is sixty per cent. The number of sickness insurance societies in 1906 was 2,917, and the number of persons insured was 2,946,668, of whom 22.6 per cent. were women. During the first decade of the present century there was under consideration in Austria a general revision and extension of the national insurance system. On December 9, 1904, the government presented to the legislative chambers a Programme for the Reform and Development of Workingmen's Insurance, comprising a series of measures which it was proposed to substitute for the several laws at present in force. Much labour has been expended in working out the details of the scheme, and final action had not yet been taken when, in 1914, the war diverted attention from the subject entirely.
Features of the reform which had been agreed upon included, however, such an extension of sickness insurance as would bring up the number of the insured to 5,200,000 persons, such provisions as would render accident insurance more effective in those industries, especially mining, attended with the greatest risks, and the establishment for the first time of a comprehensive scheme of old-age and invalidity insurance modelled upon that of Germany.

Social Insurance in Belgium and Holland. Among the nations of northern Europe the spread of social insurance within the past decade has been rapid. Especially noteworthy are the results that have been attained in Belgium. Public encouragement of workingmen's insurance in Belgium began in 1851 with the enactment of a measure, modelled on a French law of the previous year, extending to friendly relief societies the advantages of official recognition. Other acts to stimulate the formation of such societies were passed in 1861 and 1887. The law at present covering the subject was passed June 23, 1894. It made provision for the first time for a state subvention in aid of sickness insurance organisations. Of "registered" societies, which alone are entitled to share in this subvention, there were, in 1907, 3,300, with an aggregate membership of 400,000. Of unregistered societies, which are independent in their management and receive no public aid, there were at the same time about 800, with a membership of 50,000. In view of the fact that the wage-earners of Belgium number not fewer than 1,200,000, it is apparent that there is yet large room for sickness insurance extension. Since 1868 miners have been subject to compulsory insurance against accidents through special sickness insurance associations to whose funds both employers and employees contribute and the state and the provincial governments allow subsidies. On December 24, 1903, there was enacted a modern employers' liability law whose provisions were made applicable to workmen in all in-

1 There is at present no old-age and invalidity insurance in Austria, save that provided in 1854 for miners and in 1906 for clerks and other office employees.

2 The following paragraphs were written before the outbreak of the late war, and in consideration of existing uncertainty concerning the political and social status of the country are allowed to stand unchanged.
dustries, including manufactures, trade, and agriculture, and to apprentices and foremen whose annual earnings amount to less than 2,400 francs. In many quarters there was demand for a thoroughgoing compulsory accident insurance scheme, to be supported by employers and employees. Such a plan failed to be adopted, but under closely regulated conditions employers are held pecuniarily liable for all accidents which take place in their service, save such as can be shown to have been occasioned by the negligence of employees. The maximum of compensation is one-half of the wages received.

One of the principal services which the state has rendered the workingman in Belgium is the creation of the present system of insurance against invalidity and old age. In 1850 there was established by law a State Annuity Fund (Caisse Générale d’Epargne et de Rétraite) into which any person over eighteen years of age might make payments for himself or others, thus procuring insurance for an immediate or a deferred life annuity. In 1865 the operation of the scheme was extended, and in 1869 the maximum amount of the annuity was fixed (where it remains) at 1,200 francs. In 1891 the government began to grant bounties in aid of annuities, and by an important law of May 10, 1900, amended in 1903, the principle of state subvention was definitely established, and for special appropriations from year to year was substituted a definite and permanent state subscription. The object of the act of 1900 was to encourage thrift among the working-classes and to contribute in their behalf a fund from which the workingman, upon attaining the age of sixty-five, may derive an annuity reaching a maximum of 360 francs, and, in the second place, to assure to workingmen or workingwomen special grants of sixty-five francs a year when they are in need. To each franc which the worker lays by the government adds three-fifths of a franc, so that the individual who lays by fifteen francs will possess at the end of the year twenty-four francs. In other words, the state subscription to payments into the Annuity Fund amounts to sixty per cent. of the workingman’s deposits, up to fifteen francs a year. When the deposits are larger, the government contribution is proportionately smaller. When the depositor has to his credit a fund sufficient to constitute for him
an annuity of 360 francs, premiums from the state cease entirely. Toward the expenses of this system the provinces and many communes make grants, and the national budget carries an appropriation of 15,000,000 francs annually. The number of deposits in 1906 was 2,224,727.

In Holland sickness insurance is left to be administered exclusively by some 700 mutual societies, some of which are large, but most of which comprise simply the workingmen of a single locality or of a single trade within that locality. In 1904 a bill providing compulsory sickness insurance for workers receiving a wage of less than 1,200 guilders ($480) a year was introduced by the government, but in 1905 a change in ministries caused it to be dropped. In 1906 a new measure on the subject was presented, but it likewise was withdrawn. Through two decades there has been under discussion in Holland the problem of state provision for insurance against invalidity and old age. Commissions have brought in reports and bills have been framed, but no conclusive action has been taken. The most important measure of the kind which has been considered in the past ten years is a project presented in 1907 for old-age and widows' insurance, stipulating compulsory insurance of workers sixteen years of age and receiving a wage of less than 1,000 guilders a year. State provision for insurance against unemployment has also been agitated, although in Holland, as in Belgium, unemployment insurance is as yet administered through the trade unions, subsidised for the purpose by the municipalities. With respect to accident insurance, prolonged effort at legislation has achieved excellent results. As early as 1894 a royal commission recommended a plan for obligatory accident insurance at the expense of employers. A bill based upon this recommendation was withdrawn in consequence of a change of cabinets, and a second measure, presented in 1898, was defeated. A bill submitted in 1900, however, was passed January 2, 1901. By it compulsory accident insurance was established in practically all branches of industry. The benefits for which provision is made are unusually ample. They comprise free medical attendance and an allowance, in the case of both temporary and permanent disability, of seventy per cent. of the wages, with a maximum annuity for
the labourer's family of sixty per cent. in the event of his death.

Social Insurance in the Scandinavian Lands. The progress of social insurance in the Scandinavian countries has been noteworthy. In Denmark there was established by law of April 8, 1891, a thoroughgoing old-age pension system based on the principle that every person over sixty years of age whose income is not in excess of a stipulated amount, and who during a period of ten years (changed in 1908 to five) shall not have been in receipt of poor relief, shall be entitled to a pension, to be paid from funds raised by general taxation. In 1905-06 the number of pensioners was 50,000, the average amount of pensions was 152 crowns ($41), and the aggregate outlay was 7,600,000 crowns. Sickness insurance in Denmark is regulated by a law of April 12, 1892, by which official recognition, accompanied by a state subsidy, is granted to hundreds of registered mutual societies,¹ and accident insurance is provided under a statute of January 7, 1898, by which the principle of employers' liability and workingmen's compensation was extended to industries of all kinds, exclusive of agriculture, although insurance is left entirely at the employer's option. In Norway a commission was appointed in 1885 to investigate the subject of workingmen's insurance in all of its aspects. In 1890 a bill was presented providing for compulsory insurance against both sickness and accidents, but the resulting measure, put in effect July 1, 1895, applied only to accidents. Under its terms all workingmen engaged in manufacturing are required to be insured by their employers in the insurance department of the state. A second compulsory sickness insurance bill, presented by a commission appointed in 1900, failed to become law. But a measure presented in 1908 by a new commission was enacted September 18, 1909. By it obligatory sickness insurance is established for agricultural, as well as industrial, workers. The commission advocated, further, a plan for disability and old-age pensions, but upon this portion of the report no action as yet has been taken. The proposal is that pensions shall be paid, beginning at the age of seventy,

¹ Fifteen hundred in 1907, with a membership of 514,000, or upwards of thirty per cent. of the adult population.
to all persons, irrespective of income, the cost to fall upon the communes, the state, and the insured.

In Sweden workingmen’s insurance was first seriously investigated by a commission appointed in 1884. A bill in 1888 providing obligatory accident insurance of the German type was rejected, as also were two others presented during the ensuing decade. In 1901, however, there was passed an employers’ liability measure in accordance with which the employer may or may not insure, but must in any event indemnify his employee in case of accident not due to the employee’s negligence or wilful act. The state does not maintain directly a system of sickness insurance, but under act of 1891 it recognises, exempts from taxation, and subsidises some 2,300 sickness benefit societies which are required to fulfil certain simple conditions. There is likewise no state provision for invalidity and old-age insurance, although the subject has long been agitated and numerous measures relating to it have been discussed and rejected. In late years the problem has been under consideration by a new commission, and it is significant that, as in Norway, the government has been accumulating a fund which can be made the basis of an elaborate old-age pension system.

Social Insurance in Switzerland. Workingmen’s insurance has been developed less systematically in Switzerland than in some other countries, but the results attained are considerable, and there are in hand plans for a co-ordination and extension of existing insurance institutions which will constitute an important forward step. By a series of measures beginning in 1875 the principle of employers’ liability was extended to successive industries and trades, and in October, 1890, the federal constitution was amended so as to confer upon the Confederation general powers to provide by legislation for insurance against sickness and accidents. Following prolonged investigation, there was presented June 28, 1898, a bill which proposed to establish for the entire country a unified system in accordance with which all workmen should be subject to compulsory accident insurance at the expense of their employers, and all should be required to carry insurance against sickness. The bill was passed by the Federal Assembly, October 5, 1899,
but by reason of its interference with existing sickness insurance societies it was rejected by the people through the medium of the referendum. After a period of delay there was presented December 10, 1906, a new bill by which accident insurance was made compulsory, while insurance against sickness should continue voluntary. This measure was adopted by the legislative chambers June 13, 1911, and on February 4, 1912, was ratified by the people.

So far as the Confederation is concerned, sickness insurance is not compulsory; although, through provision for federal subsidies to recognised sickness insurance funds, effort is made to encourage it. By the cantons, such insurance may be made compulsory, either generally or for certain classes of persons, and public funds may be established for the purpose and employers (without themselves being made to contribute) may be required to attend to the payment of the contributions of their employees compulsorily insured. Accident insurance is compulsory for all employees in transportation, the postal service, the building trades, engineering works, telegraph and telephone construction and maintenance, mines, quarries, gravel banks, and in all factories subject to the federal employers' liability law of March 27, 1877, and in all industries which produce or use explosives. As the central agency in the administration of accident insurance there is maintained a National Accident Insurance Fund, each canton being entitled to one branch and the Confederation being required to grant to the Fund a working capital of five million francs and a like sum for the creation of a reserve, as well as to bear a share of the expenses of administration. The insurance covers medical attendance, medicines, and indemnity for lost time, whether the disability be temporary or permanent.1 There is in Switzerland no federal old-age insurance system, but old-age annuity devices are in operation in several of the cantons.

Social Insurance in Italy. The achievement of Italy within the domain of social insurance has been more notable than that of any other Mediterranean country. In Italy, as

1 For an English version of the law of 1911 see Bulletin of U. S. Bureau of Labour, No. 103 (Washington, 1912).
in France and England, sickness insurance is administered through the agency of mutual societies which provide, as a rule, not only sick benefits, but also accident, old-age, and funeral benefits. In 1886 these organisations were first accorded recognition by the state, and since that date societies which are registered have possessed corporate powers and in some instances have received subsidies from the national treasury. In 1905 the number of societies was 6,535; that of members, approximately 1,000,000. The societies are generally very small, and the benefits conferred are meagre. The requisite funds are supplied by monthly premiums, which, as a rule, are uniform for all members. In 1883 the growth of Italian industrialism prompted the establishment of a National Accident Insurance Fund, an institution conducted, with the authorisation of the government, by ten of the country’s principal savings-banks. Insurance through this agency was made easy and cheap, but was not made obligatory upon either employer or employee. The number of policies taken out continued very small, and in 1898 there was passed an important statute by which insurance against industrial accidents was made compulsory at the expense of employers. In 1903 the scope of this measure was broadened, and to-day the Italian workingmen’s compensation system is one of the best in Europe. In 1898, likewise, there was enacted an invalidity and old-age insurance law which marked the culmination of twenty years of discussion. The law set up a National Old-Age and Invalidity Fund with headquarters at Rome, and with branches throughout the country in which working-people are invited to deposit their savings. These deposits, supplemented by government subventions and private and corporate contributions, afford the basis upon which old-age annuities may be procured, beginning, according to arrangements, at the ages of fifty, sixty, or sixty-five. In 1907 the number of persons insured was 255,127, and the fund amounted to approximately 62,000,000 lire ($12,400,000). Contributions are received in sums as small as one-half lire (ten cents) and may not exceed 100 lire annually.

1 In 1897 the total was but 4,311, covering 162,855 workmen.
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