Milton's thought on divorce.

Annie Murray Ferry 1906-1973
University of Louisville

Follow this and additional works at: https://ir.library.louisville.edu/etd

Part of the Family, Life Course, and Society Commons

Recommended Citation
https://doi.org/10.18297/etd/1788

This Master's Thesis is brought to you for free and open access by ThinkIR: The University of Louisville's Institutional Repository. It has been accepted for inclusion in Electronic Theses and Dissertations by an authorized administrator of ThinkIR: The University of Louisville's Institutional Repository. This title appears here courtesy of the author, who has retained all other copyrights. For more information, please contact thinkir@louisville.edu.
MILTON'S THOUGHT ON DIVORCE

A Dissertation
Submitted to the Faculty
Of the Graduate School of the University of Louisville
In Partial Fulfillment of the
Requirements for the Degree
Of Master of Arts

Department of English

By

Annie Murray Ferry

Year
1941
NAME OF STUDENT: ____________________________

TITLE OF THESIS: MILTON'S THOUGHT ON DIVORCE

APPROVED BY A READING COMMITTEE COMPOSED OF THE FOLLOWING MEMBERS: ________________________________

NAME OF DIRECTOR: ________________________________

DATE: July 18, 1941
MILTON'S THOUGHT ON DIVORCE
# Table of Contents

**Preface** ..... iii

**Part One**

**Chapter**

I MODERN ATTITUDES TOWARD DIVORCE ..... 1
   - Roman Catholic attitude ..... 2
   - Eastern Catholic attitude ..... 6
   - Protestant attitude ..... 8
   - Secular attitudes ..... 11
   - Attitudes in the United States ..... 14

II DIVORCE DISCUSSION IN ENGLAND
   1534-1643 ..... 17
   - In the Anglican Church ..... 19
   - Among the Puritans and Independents ..... 22
   - Immediate background for Milton ..... 27

III MILTON'S PARTICIPATION IN DIVORCE DISCUSSION ..... 29
   - Milton's interest in divorce: intellectual or personal? ..... 29
   - Milton's background ..... 37
   - Attitude toward women ..... 37
   - Marriage ..... 40
   - Summary ..... 41
   - Reopening of divorce discussion ..... 42
   - Other divorce contributions ..... 44
   - Popular and literary references ..... 50
# PART TWO

## CHAPTER IV

<table>
<thead>
<tr>
<th>IV</th>
<th>SUMMARY OF DIVORCE TRACTS</th>
<th>53</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Doctrine and Discipline of Divorce</td>
<td>54</td>
</tr>
<tr>
<td></td>
<td>Judgment of Martin Bucer</td>
<td>70</td>
</tr>
<tr>
<td></td>
<td>Tetrachordon</td>
<td>77</td>
</tr>
<tr>
<td></td>
<td>Colasterion</td>
<td>88</td>
</tr>
<tr>
<td></td>
<td>Christian Doctrine</td>
<td>90</td>
</tr>
<tr>
<td></td>
<td>Summary</td>
<td>91</td>
</tr>
</tbody>
</table>

## CHAPTER V

<table>
<thead>
<tr>
<th>V</th>
<th>ANALYSIS OF MILTON'S METHOD OF REASONING</th>
<th>93</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Direct use of scripture</td>
<td>94</td>
</tr>
<tr>
<td></td>
<td>The appeal to Reason</td>
<td>95</td>
</tr>
<tr>
<td></td>
<td>The sanction of Nature</td>
<td>105</td>
</tr>
<tr>
<td></td>
<td>The nature of man</td>
<td>107</td>
</tr>
</tbody>
</table>

## CHAPTER VI

<table>
<thead>
<tr>
<th>VI</th>
<th>CONCLUSIONS</th>
<th>113</th>
</tr>
</thead>
</table>

BIBLIOGRAPHY | 117 |
The purpose of this paper is to examine John Milton's contribution to the discussion of the problem of divorce. Milton's divorce tracts have long been the subject of much discussion by scholars, but no extended effort has been made to study them either historically or in the light of the modern attitudes towards the divorce problem.

As necessary background for the summary of Milton's ideas on divorce and the analysis of his method of reasoning in the second part, the first part of this thesis will contain: (1) a review of the major attitudes towards divorce in the present day, (2) a detailed background of English thought on divorce up to Milton, and (3) a discussion of Milton's own background for his writings on divorce.

The analysis of Milton's thought against this background shows its curious anticipation of modern secular thought on divorce.
CHAPTER I

MODERN ATTITUDES TOWARD DIVORCE

The first section of this paper is concerned with sketching a background for an analysis of Milton's divorce tracts. It consists of three chapters: Modern Attitudes toward Divorce, Divorce Discussion in England 1634-1643, and Milton's Participation in Divorce Discussion.

The purpose of the first chapter is to give a general idea of the attitudes toward divorce that exist today in Western culture, and a summary of their historical development. Necessarily the sources used for this chapter have been secondary. To prevent presenting a one sided picture, I consulted various encyclopaedias: the Catholic Encyclopedia for the Catholic viewpoint, Hastings' Encyclopaedia of Religion and Ethics for the liberal Protestant, the Encyclopedia of the Social Sciences for the secular. For specialized aspects of the problem these sources were supplemented with current articles from the Social Science Abstracts and the

2. Encyclopaedia of Religion and Ethics (James Hastings, editor; New York: Chas. Scribner's and Sons, 1925).
An overview of Western thought on divorce shows that attitudes toward marriage and divorce have been developed through three phases: Catholic, Protestant, and secular. These three points of view represent successive developments historically as well as forces still operative at the present time.

Therefore this chapter has been divided into three sections. At opposite poles are the Catholic and modern secular conceptions. Occupying the middle ground are the beliefs held by the Protestant churches. First, then, will be presented the fundamental Catholic doctrine; secondly, the Protestant which is the heir of Milton's England; and thirdly, the secular which, strangely enough, by a different process of reasoning, has the same final attitude toward divorce as Milton, that of divorce for incompatibility by mutual consent.

I. THE ROMAN CATHOLIC ATTITUDE

The Roman Catholic attitude toward divorce is determined by its conception of marriage as a sacrament. There is no divorce possible in the accepted sense of the word where a marriage can be terminated leaving the

contracting parties free to remarry. However, since it is within the jurisdiction of the church, as the custodian of the sacraments, to interpret and apply the divine law of marriage, modifications of the marriage law exist.

Sacraments, in the Catholic church, are the "effectual signs" of grace. That is, they are the outward signs of an inward grace, instituted by Christ for sanctification. In a marriage ceremony the contracting parties are the ministers as well as the recipients of the sacrament. Because of this, the church recognizes the fact that a marriage can be invalid or illicit depending on the qualifications of the contracting parties.¹

The first modification is therefore in favor of the faith. A non-Christian marriage can be dissolved by absolute divorce. This is often called the Pauline privilege, the Magna Charta in favor of the Christian faith, because of the words of St. Paul, "... but if the unbeliever depart, let him depart."²

The second modification of the marriage law admits that a Christian marriage before consummation

can be dissolved by solemn profession in a religious order or by an act of papal authority. In either case remarriage is permitted. The acts of papal authority are based on the theory of an invalid sacrament. These impediments to a licit marriage contract are in four fields: (1) physical, involving impuberty or impotency of one of the parties; (2) form, that is, clandestinity; (3) defect of consent: insanity, ignorance, or coercion; and (4) relationship or consanguinity.¹

No divorce permitting remarriage is the separation a mensa et thoro accepted by the church for the hardness of men's hearts. It is merely a recognition of the fact that under certain conditions marriage, instituted for the welfare of the family, defeats its own ends. Under it separation from bed and board is allowed for various causes, especially in the case of adultery or lapse into infidelity on the part of husband or wife. The grounds can be classified under four headings: (1) choice of evangelical perfection, (2) adultery, (3) heresy or defection of the faith, and (4) danger to body or soul.²

Thus it can be seen that the Catholic divines sanctioned inviolate marriage, indissoluble and monogamous, with only slight modifications and accommodations

¹ Loc. cit.
² Loc. cit.
to the contrary, to promote in the highest degree the welfare of the family.\textsuperscript{1} This can be considered the basic Christian idea of marriage, developing with the Christian religion. From this concept the various Protestant attitudes developed with the Reformation.

The first dogmatic decision on the question of the indissolubility of marriage was made by the Council of Trent (Session 24 - Canon 5): "If anyone shall say that the bond of matrimony can be dissolved for the cause of heresy, or of injury due to cohabitation, or of wilful desertion; let him be anathema."\textsuperscript{2} Previous to that time "the synods of the centuries and the decrees of the popes have constantly declared that divorce which annulled the marriage and permitted remarriage was never allowed." But ";... the practice of the faithful was not always indeed in accord with the doctrine of the church."\textsuperscript{3} Until the firm stand of the Council of Trent, the practice of divorce had fluctuated according to the general laxness of the morals of the Christian church,

\begin{quote}
1. Lehnkuhl, Aug., "Marriage," The Catholic Encyclopedia, IX, 698. "The fact that the union is indissoluble and monogamous promotes in the highest degree the welfare of children and parents, and stimulates in the whole community the practice of those qualities of self restraint and altruism which are essential to social well being, physical, mental, and moral."

2. Smith, \textit{op. cit.}, p. 58.

3. \textit{Loc. cit.}
\end{quote}
especially around the 10th century. Since the Council of Trent the doctrine of the Roman Catholic church has remained the same.¹

The Roman Catholic conception of marriage with its accompanying conception of divorce today applies to good Catholics everywhere in whatever country they may live regardless of the civil laws of that country. Papal authority today prevails in Italy, Spain, the Irish Free State, and Austria (for Catholics only).² In countries where the Catholic population is heavy, this conception of marriage and divorce has affected or modified the legal or state attitudes toward the problem.

II. THE EASTERN CATHOLIC ATTITUDE

The Eastern Catholic Church, which consists of fourteen self-governing churches, considers itself to be the canonical and genuine heir to the ancient church. It accepts the first seven councils of the Roman Catholic Church, but the Western Church separated itself under the pope by introducing innovations regarding faith. Hence the Eastern doctrine concerning divorce is not that of the Roman Catholic. Marriage is con-

¹. Ibid., p. 59.
sidered one of the seven sacraments, but the separation of the churches occurred before the strict doctrine of the Council of Trent, and since the Eastern church has never been as strong as the Western, it had to defer more to civil laws and lay opinion. One might say that its attitude was more nearly that of the Protestant church in Protestant countries.

Absolute divorce is allowed in the Eastern church but judicial separation is not. A man or a woman may be divorced only once. There are many grounds varying in the different countries, but some grounds are common to all: (1) adultery, (2) attack on life, (3) serious maltreatment, and (4) sentence to penal servitude. It can thus be seen that the causes which to the Roman Catholic were merely reasons for separation a mensa et thoro, permit remarriage in the Eastern churches. Additional grounds in various countries range from physical disability such as insanity or epilepsy, to social tabus such as are incorporated in the Justinian code in effect in Greece. There a husband may divorce his wife if she attends dinners without his consent.

2. Grounds for divorce in Serbia, Bulgaria, and Romania: absolute divorce (1) adultery, (2) attack on life, (3) serious maltreatment, and (4) sentence to penal servitude. Additional grounds in Bulgaria: wilful
The provenience of the Eastern church today is small because of the withdrawal of Russia with the revolution. In Europe today it applies to Serbia, Bulgaria, Rumania and Greece. It is, however, of interest to us because of the quantities of immigrants from those lands who have brought with them their culture to America.

III. THE PROTESTANT ATTITUDE

The 16th century Reformation brought a different attitude to those who accepted the Protestant faith. As the Roman Catholic church tightened its grip and its rules became more strict, the Protestant reformers gave the people a new idea of man's responsibility. Historically the Protestant church is rooted in the medieval

---

desertion, absence without news or non support for four years, impotency, insanity, epilepsy, idiocy, syphilis, unnatural sex congress, restraint of religious liberty, drunkenness, persistent immorality, and unsustained charge of adultery. Additional grounds in Serbia: absence without news for four years and apostasy. Additional grounds in Hungary: bigamy, unnatural crime, malicious desertion, persistent immorality, and inducing one's own child to immoral or criminal act. In Greece the Justinian code is in effect. Grounds for the husband are: adultery, spending the night out, going to the theater without consent, and bathing in company of men without his permission. There the wife can get a divorce if her husband: conspires against the government, attempts her life, plots against it or shields others, attempts to induce her to adultery, falsely accuses her of adultery, commits adultery in the home, persists in adultery in the same town, and is impotent when married and continues so for three years. Hankins, op. cit., p. 179.
Roman Catholic and Eastern Catholic churches, and many of its ideas remain the same. The transcendental character of marriage was still recognized, but the change was that marriage was no longer considered one of the sacraments. It became, in the eyes of the Protestant church, a civil contract which could be dissolved, and the accommodations for divorce became broader. To be sure the chief ground for divorce remained that sanctioned in the Bible, adultery, but remarriage of the innocent party was accepted by the church.

Protestant groups have been more divided than Catholic on the subject of divorce. Today we find in Protestant countries three general divisions of thought. First and narrowest is the attitude of the churches, most of which sanction divorce for one cause only, adultery. In rare cases malicious desertion is accepted. Secondly, there is the widened view of the problem as evidenced by the legal grounds of the different countries. These range from adultery, to excessive cruelty, to mutual consent. Finally there is the moral view of the people which cannot be measured accurately, but which must be estimated only. Although the actual grounds may be slight, with connivance the law can be circumvented.

Geographically there are three general groups into which Protestant churches can be divided: England,
continental Europe, and the Scandinavian countries. These groups represent, according to legal grounds and social acceptance, a variation from the strictest to the most lenient forms of divorce in Protestant countries.

In England the attitude toward divorce is nearest that of the Roman Catholic. The Church of England, although separated in government, was never separated in thought from the Catholic so a strict form of marriage is observed there. Until 1857 an Act of Parliament was necessary to obtain a divorce. That is not true today but the legal grounds have been limited. The Church has frowned upon remarriage, and the middle and upper classes have not accepted the divorcée socially. Therefore the divorce rate in England is the lowest for any Protestant country, about .1 per 1000 of population.¹

The Protestants of continental Europe have made more modifications than the English. In Austria, Germany, and Switzerland the grounds range from adultery to gross abuse, dishonorable conduct, and invincible aversion. In France conviction of a crime involving moral degradation can be a cause of divorce. Holland

¹. In England divorces are not effective for six months after the decree. Grounds are: adultery, desertion for two years, rape or unnatural offenses. In Scotland: adultery and wilful desertion. In Canada: adultery, impotency, consanguinity, cruelty and desertion. Hankins, op. cit., p. 180.
and Belgium grant a limited number of divorces for mutual and unwavering consent after judicial separation for four years. In these countries it can be seen that the legal grounds have been widened and used because the churches have not had so strong an effect on the lay opinion.¹

IV. SECULAR ATTITUDES

The modern rationalistic basis of reasoning about social problems has grown steadily since the Industrial Revolution. A former agrarian society with its people bound by traditional religious views and customs has been changed to an industrialized urban society. With the uprooting of families in their move to the city came

¹. Common grounds in Germany, Austria, Switzerland: adultery, bigamy, unnatural crime, attempt on life, wilful desertion, gross abuse. Additional grounds in Germany: insanity, violation of marital duties, dishonorable or immoral conduct. Additional grounds in Austria: immorality, infectious disease, sentence to penal servitude, long absence without news, invincible aversion. Additional grounds in Switzerland: insanity and invincible aversion. In Belgium the grounds are: mutual and unwavering consent with judicial approval, adultery of wife, adultery of husband if the mistress has been kept in the house, excessive violence or cruelty, grave indignities, and conviction of an infamous offense. In France the grounds are: adultery, personal violence, cruelty, grave indignities, conviction of a crime involving imprisonment and moral degradation, and three years judicial separation. In Holland the grounds are: adultery, malicious desertion, four years imprisonment, gross ill treatment, mutual consent after four years judicial separation. Hankins, op. cit., p. 130.
a feeling of impermanence which carried over into their moral and religious life. A materialistic viewpoint on life developed which, with the growth of scientific methods of thought, caused a new approach to social problems. Faith and the Bible were no longer the basis of reason; scientific analyses were substituted to solve man's social problems. With the good of man and his happiness at stake, a hedonistic attitude was predominant. Man's present happiness and good were more to be desired than pleasing God in traditional forms.

This non-religious viewpoint, a secular, rationalistic, material outlook, has been increasingly in evidence in the modern attitude toward marriage and divorce, particularly in modern Russia. It can be traced in the rising divorce rates of all countries.¹

In Russia with no church background, no Christian interpretation of government, marriage has become a simple civil ceremony, and divorce an equally simple problem. Mutual consent, or even an individual request

---

¹ In Japan an interesting situation exists as a result of modern social problems. There industrialization, urbanization, and the rise of feminism have contributed to a constantly lowering divorce rate as compared with one that is rising in all western countries. Modern life is making obsolete the child marriage which contributed to the formerly high rate. Iwaseki, Yasu, "Divorce in Japan," American Journal of Sociology, XXXVI (1930), 435-446. Social Science Abstracts, VII (1931), 448.
provided a notice is put in the paper, is sufficient to
divorce a couple. Marriage can still be considered
monogamous there because it is illegal to register for
a marriage if living in a married state with another.
The divorce rate is very high, 14.3 per 1000 as compared
with 1.6 per 1000 in the United States.¹

With the exception of Russia the greatest diver­
gence from Catholic thought is found in the Scandinavian
countries. From 1918-1922 the countries of Norway, Sweden,
and Denmark adopted a common divorce code allowing divorce
on mutual consent. Today 75% of their divorces are
granted on the charge of incompatibility. The decree is
granted after a year's probation period in which the pas­
tor or some responsible person designated by the court
makes an attempt at reconciliation. In these countries
the lay or secular opinion has done much to broaden the
legal grounds, and the orthodox church attitude is in evi­
dence only in the comparatively small number of divorces
granted, about one fourth that of the United States.²

¹. Pasche-Oserki, N., "Marriage and Divorce in Soviet
Social Science Abstracts, II (1930), 720.
². Complete grounds in the Scandinavian countries are:
   mutual consent after one year's separation, living
   apart three years, wilful desertion of two years,
   absence with whereabouts unknown three years, neglect
   of domestic duties, bigamy, adultery, exposure of
   spouse to venereal infection, plotting against life,
   severe physical mistreatment, sentence to hard labor
   for three years, drunkenness, incurable insanity for
V. ATTITUDES IN THE UNITED STATES

The attitude of the United States towards the divorce problem has purposely not been stated up to this point because in our country we find a cross section of all the attitudes previously mentioned. The Catholics observe the papal canon law, and devout Protestants admit only the narrow grounds of the church, desertion and adultery, no matter what legal grounds are offered. The laws of the states also reflect every attitude from no divorce on any grounds in South Carolina, which has a Catholic background; divorce for adultery only in New York; adultery, cruelty, or desertion in New Jersey; and about eight grounds following a fundamental Protestant pattern in each of the other states.\(^1\) The attitude of the courts to the law also varies from a generally strict observance in the East which becomes more free and broad as one journeys west, making possible the easy Nevada divorce.\(^2\) The secular and lay opinion in the United States has been reflected more in influencing the courts to obtain divorce decrees easily, rather than

---

\(^1\) Hanks, op. cit., p. 183.
in modifying existing laws.  

That this secular attitude is growing can be seen in the increasing number of divorces granted on grounds not approved by any church. Cruelty, desertion, and neglect to provide as grounds for divorce account for two thirds of those granted in the United States. That they are usually used as a screen for divorce by mutual consent is recognized by leading legal authorities. A partial explanation of the leniency of the courts is found in Barnett's *Divorce and the American Divorce Novel*:

The blame for marriage which ends in the divorce court is placed more and more on forces and conditions external to the individual. Poor preparation for marriage, bad childhood environment, selfish and careless parents bear the onus for the divorces of their children. Some even in more recent years have insisted that divorce, even if it be a necessary evil, may work good in the lives of those confused in marriage . . .

1. "The causes of differences in frequency of divorces in various states are complex. The fact that the states with the highest rates are with the exception of Texas and Oklahoma in the Pacific and mountain divisions is explained by the fact that the population is of native stock and Protestant religion and that its original individualism in political and social tradition has been accentuated by frontier experience. Low rates and slow increase are associated with New England and the middle Atlantic states with traditional conservatism and large foreign born Catholic populations, and in the south Atlantic states with conservative Protestantism, rural isolation, and the retardation of economic development." Hankins, *op. cit.*, p. 183.
There is a shift from the definite condemnation of divorce as a moral and social evil . . . to a more recent view that divorce is a fact for which there is an explanation and a cause.1

CHAPTER II

DIVORCE DISCUSSION IN ENGLAND
1534-1643

Early in the 17th century three general schools of thought were represented in England. These were the Catholic, the Anglican or State church, and the Protestant. The three approached the common problem of divorce from different angles. The Catholic has already been discussed. In that church loose attitudes and practices were brought under control by the firm policy of the Council of Trent (1545). The Anglican church continued the Catholic policy previous to the Council of Trent. Since the church was controlled by the state, the problem before the king, Parliament, and high church officials consisted in forming adequate and correct legislation, and in correct administration. The Protestant or Dissenters' attitude was one of constant agitation and controversy in which all actions of the Anglican church contrary to their beliefs were questioned. Since the power of the Catholic church was broken in England, no further discussion of its continental activities will be attempted here. The problem of this chapter will be to sketch the Anglican legislation and administration concerning divorce; and controversies
raised by the Puritans and Independents,\(^1\) culminating in their program drawn up in the assembly of 1643 and in Milton's divorce tracts.

A discussion of the status of marriage and divorce in England previous to and contemporary with Milton is included in Powell's *English Domestic Relations 1487-1653.*\(^2\) This book, according to its subtitle, is "a study of matrimony and family life in theory and practice as revealed by the literature, law, and history of the period." In it has been gathered all the available material. *English Domestic Relations,* however, covers much more of English life than is necessary to this study. The chapters on Controversies Regarding Marriage, Contemporary Attitudes toward Women, and Wider Ranges of Literature, form an excellent background for the times, but do not contribute directly to the problem of divorce as does the chapter, The Attempted Reform of Divorce. The material presented there is here reorganised and summarized from the point of view of my

1. The terms Puritan and Independent will be used almost synonymously here. Although the Puritans were originally interested chiefly in reform within the church, and the Independents prone to follow the more liberal practices of the Germans, their common cause of objection to the laws and administration of the Anglican Church made them one in a discussion of the divorce situation.

investigation.

I. IN THE ANGLICAN CHURCH

First consideration must be given to the situation within the Anglican church. There reform was attempted, but the legislative and legal status of marriage and divorce remained the same, and upon the mass of its membership the Puritan ideas had no modifying effect.

To study the situation we must necessarily go back a hundred years before the time of Milton’s divorce tracts to the celebrated case of King Henry VIII. Although the problem of divorce had existed previous to the time of Henry, his case stimulated thought and controversy on the question. When the Anglican church separated from the Roman Catholic, the reform of marriage and divorce laws was attempted for the first time in England. In accordance with the act of 25 Henry viii, ca. 19 (1534), a committee was appointed to draw up “a new platform for the ecclesiastical doctrine and discipline of England.” In the meantime, however, it was provided that:

... suche canons constitucions ordynaunces and Synodals provynciall being alreddy made, which be not contrary to the lawes statutes and customes of this Realme nor to the damage or hurt of the Kynges prero-gatyve Royall, shall mowe styll be used and executed.

1. Ibid., p. 61.
These loose terms caused many evil practices in the divorce courts. The divorces obtained were usually annulments of marriage founded upon some pretext of contract. Accordingly in 1540 the act of 32 Henry viii, ca. 36 was passed to stop wholesale annulments. The preamble to this act expressed the same opinions as were proclaimed in Parliament in 1607. Both acts were familiar to Milton in his later study of the divorce question.¹

The weakness of this act was in its last sentence:
"And that no reservation or prohibition, Gaddis law except, shall trouble or impeche any marriage without the Leviticall degrees."² The "Goddis law except" was the phrase with which the church maintained power, and the act had no actual application.

According to Milton, however, the committee previously appointed was at work. On it were such prominent men as Archbishop Cranmer, Peter Martyr, Walter Haddon, and Sir John Cheeke. The effect of the Reformation and Luther's teaching is clearly shown in their recommendations: (1) abolition of separation a mensa et thoro, (2) real divorce allowing remarriage for the innocent party for adultery, desertion, and other ill usages,

¹. Ibid., p. 62.
². Loc. cit.
and (3) the placing of husband and wife on equal footing. That this committee, as reported by Milton, was appointed by Edward is declared erroneous by Powell.¹

With the death of Henry the bill, the Reformatorio Legum Ecclesiasticarum, was defeated under Edward by the House of Commons. It was the belief merely of the leaders of the day and not of the rank and file of the kingdom. After its defeat no further advance was made. The act 32 Henry viii, ca. 38 was repealed and repassed alternately in the Star Chamber, but, as usual, the church escaped under the loop hole, "Goddis law except."

Edward's efforts for divorce reform consisted in bringing Martin Bucer as a professor of Divinity,² and Fagius as a professor of Hebrew to Cambridge, and repealing the impractical law of Henry.

Hence the attitude of the Church of England remained substantially the same. Henry's committee was enlightened, but its work was abolished by the House of Commons, thus ending any reform in the church up to the time of Milton.

Under Elizabeth the church held fast to its old principles with the High Commission Court under Whitgift. The courts indiscriminately granted annulments and

¹. Ibid., p. 63.
². Cf. post, p.70.
separations a mensa et thoro which were immediately used by the plaintiffs as actual divorces.

In 1603 a new canon was passed to the effect that "parties shall not marry during the lifetime of both and parties must give good and sufficient security that they will not break this agreement."¹ This canon did not affect the situation because with forfeiture of the security the law was satisfied, and the individual was free.

Such was the legislative history of the attempted reform of divorce in the Church of England. The administrative angle was found in the ecclesiastical courts. These ranged from the Archdeacon's, to the Court of High Commissions, to local courts called by Bacon "mere shops," to which people of meager circumstances went for divorce.² But it must be remembered that these courts were of the church, and in the church, and whatever abuses they practiced were in the name of the church, a case parallel with the Roman Catholic doctrine and administration.

II. AMONG THE PURITANS AND INDEPENDENTS

The attitude of the Puritan-Independent school developed along a different course which may roughly be

¹. Powell, op. cit., p. 84.
². Ibid., p. 66.
divided into three periods as their power waxed rather than waned with a growing membership. From the time of Henry VIII until the censorship of the press by Laud ca. 1610, attacks upon the Anglican refusal of remarriage after divorce to the innocent party, and upon the corruption and abuses of the courts grew in intensity. Then followed a period of silence under Laud, silence broken only by occasional surreptitious pamphlets, and hints in domestic conduct books as to subjects vital to the people. With the fall of Laud in 1641 the full force of the suppression burst forth with the divorce program and Milton's pamphlets. 1

The main causes of disagreement were on two points. One point was the remarriage of the innocent party after divorce, the earliest and most consistently met cause of argument. The second was the abuse of the granting of annulments. These annulments were based on impediments to marriage which were neither clearly defined nor adequately administered. This culminated in attacks on the ecclesiastical courts. Milton's Smectymnuus was an example of one of the later attacks in which he showed his hatred of the corruption of the courts.

The Puritan-Anglican controversy was pursued

both from the pulpit and in the press. The participants included high churchmen, domestic conduct book writers, and pamphleteers. From the material available on the subject, certain works are outstanding and will be briefly reviewed.

Chronologically close to the first committee of Henry, formed in 1634, was the work of the first important Puritan, Bishop Hooper, who in 1650 published the Declaration of the Ten Commandments. In it he followed the German ideas of divorce for adultery. Significant is the fact that he advocated equal footing for men and women as did Henry's committee. The Puritans held their enlightened principles, while the Anglican church did not incorporate them into their doctrine.

Becon in 1662 wrote a Boke of Matrimony which stated that "Christians may put away their wives for no fault either of body or mind 'adultery only excepted,'" and attacked the Anglican church for not allowing remarriage. To support his theory he quoted Erasmus, Luther, Bucer, Calvin, Melancthon, Bullinger, Peter Martyr, Musculus, Lacarius, and Brentinus who all believed that the innocent party should be allowed to remarry.

1. Powell, op. cit., p. 74.
2. Ibid., p. 75.
Robert Brown, who in 1682 published *The life and manners of true Christians*, made a significant contribution. He upheld the civil magistrates over the prelates and in reality started the Independents' movement against ecclesiastical jurisdiction.

In 1672-73 Cartwright and Whitgift indulged in a series of controversial pamphlets. Cartwright in c. 1673 in his *Reply to an Answer* upheld Brown's principles and took exception to Whitgift's statement that there was no distinction between civil and ecclesiastical jurisdiction because both were executed by the Queen. This was in support of the new divorce theory on the basis of the fact that marriage was considered a civil affair. The disagreement over the prelacy reached greater proportions than that over divorce, and dwarfed the latter issue eventually.

Domestic conduct books, the *Emily Posts* of their day, contained information and advice on household subjects. The writers were usually close to the people in thought and it shows a decided trend toward Puritan ideals when Henry Smith in 1591 in *A Preparation to Marriage* declared, "The disease of marriage is adultery, and the medicine hereof is Divorcement."  

William Perkin's Christian Oeconomie,\textsuperscript{1} written in 1590 in Latin and translated into English in 1609, was not controversial in character. This work, known to Milton, and referred to by him in the first divorce tract,\textsuperscript{2} gave a general picture of the situation existing at that time. The impediments to marriage, the basis for annulments, were still in operation and were not opposed in theory by the Reformed church at that time. There were four grounds for divorce recognized by the Puritans: (1) desertion, (2) malicious dealing, (3) long absence, and (4) adultery. There was no sex discrimination in their conception.

While the emphasis in the controversy between the Puritans and Anglicans was on the question of the power of the courts, in the last part of the century the divorce question again rose. Since the Puritans accepted the validity of the impediments, the quarrel arose over the separation a mensa et thoro vs. complete divorce with remarriage. On the Anglican side sermons were thundered from the pulpits of Bunny and Dove upholding separation from the basis of scriptural interpretation and patriarchal authority.\textsuperscript{3} In 1597 John

\begin{itemize}
\item \textsuperscript{1} Ibid., p. 79.
\item \textsuperscript{2} Cf. post, p. 67.
\item \textsuperscript{3} Powell, op. cit., p. 81.
\end{itemize}
Rainolds wrote a Defense of the Reformed Churches which was not published until 1609 because the Archbishop of Canterbury thought it contained dangerous doctrine on the subject of divorce, the dangerous doctrine being defense of remarriage after divorce.

About 1610 this was the situation in England. The Puritans had finally departed from the Catholic theory on which the Anglican was established by narrowing the field of annulments to the old Levitical degrees of relationship. They had also narrowed the German liberal principles of divorce to desertion and adultery. The Anglican church had reestablished the law of 32 Henry VIII, ca. 38 where the impediments were limited to "Goddis law except." Separations a mensa et thoro were granted and acted upon as real divorces by evading the security required by law.

From the time Laud gained control, and until his fall in 1641 his censorship over the press practically eliminated printed opinions on controversial subjects.

III. IMMEDIATE BACKGROUND FOR MILTON

By 1643, however, the picture had changed. The Puritan-Independent movement had grown so that they

1. Ibid., p. 82.
2. Supra, p. 20.
were gaining command of the political situation, and
Laud was imprisoned in the Tower. They were actively
combating the idea of prelacy in press and pulpit.
The Assembly, formed to consider Puritan church policy,
was meeting for the first time since Laud had dominated
the situation. Many forms of church policy were
adopted at this time including the following platform
on divorce. Prominent points were grounds of desertion
and adultery only, and the recognition of civil courts.

Marriage ought not to be within the degrees of
consanguinity or affinity forbidden in the word,
nor can such incestuous marriages ever be made law-
ful by any law of man or consent of parties ... 
Adultery or fornication being committed after a
contract being detected before marriage, giveth
just occasion to the innocent party to dissolve the
contract; in the case of adultery after marriage,
it is lawful for the innocent party to sue out a
divorce, and after the divorce, to marry another
as if the offending party was dead.
Nothing but adultery or such wilful desertion
as can be no way remedied, by the Church or Civil
Magistrate, is cause sufficient of dissolving the
bond of marriage, wherein a publike, and orderly
course of the proceeding, is to be observed, and
the persons concerned in it not left to their own
wills, and discretion to their own case.1

Against this background, and in this same year,
John Milton published the Doctrine and Discipline of
Divorce, easily the most advanced document of its time.

CHAPTER III

MILTON'S PARTICIPATION IN DIVORCE DISCUSSION

The hundred years before Milton summarized in the preceding chapter showed remarkable development in divorce theory in England. The original liberal principles of the Anglicans and the Puritans had been narrowed so that the established policy of neither group was as broad as leaders had tried to make it in the past. However in 1643 the discussion was again open, and the problem of this chapter is to show why Milton became interested, and to what extent he participated in it.

The chapter consists of five sections: (1) Milton's interest in divorce: intellectual or personal? (2) Milton's background, (3) the reopening of divorce discussion, (4) other divorce contributions, and (5) popular and literary references.

I. MILTON'S INTEREST IN DIVORCE: INTELLECTUAL OR PERSONAL?

When therefore I perceived that there were three species of liberty which are essential to the happiness of social life - religious, domestic, and civil; and as I had already written concerning the first, and the magistrates were strenuously active concerning the third, I determined to turn my attention to the second, or the domestic species. As this seemed to involve three material questions, the conditions of the conjugal tie, the education of the children, and the free publication of thoughts, I made them
objects of distinct consideration. I explained my sentiments, not only concerning the solemnization of marriage, but the dissolution, if circumstances rendered it necessary; and I drew my arguments from the divine law, which Christ did not abolish, or publish another more grievous than that of Moses. I stated my own opinions, and those of others, concerning the exclusive exception of fornication, which our illustrious Selden has since, in his Hebrew Wife, more copiously discussed; for he in vain makes a vaunt of liberty in the senate or in the forum, who languishes under the vilest servitude, to an inferior at home. On this subject, therefore, I published some books which were more particularly necessary at that time, when man and wife were often the most inveterate foes, when the man often stayed to take care of the children at home, while the mother was seen in the camp of the enemy, threatening death and destruction to her husband.

This passage, taken from the Second Defense (1654) was a part of the autobiographical self-defense included by Milton in that work. Here it appears that the discussion of divorce was part of a well developed program of writing to aid Reformation in England. It was on a high intellectual plane, and no reference was made to any personal interest in the problem. This statement of Milton's, however, has not been entirely accepted by scholars. Personal elements in his life have been considered as also affecting his interest in the divorce problem.

The division among scholars has developed as new

data pertaining to Milton's life have been discovered.


Masson believed Milton's reasons for entering the divorce discussion, despite the passage in the Second Defense, were entirely personal and caused by a domestic situation. Milton's wife left him to visit her family and refused to return. Masson, using a fictionalized method, presented a realistic picture of Milton's unhappy brooding which resulted in the Doctrine and Discipline of Divorce and the ensuing scandal and gossip among his contemporaries. He believed Phillips's date of June, 1643 for the wedding to be inaccurate because Milton would neither have had time to compose
the pamphlet and have it published after his wife left, nor could he reasonably have composed it with his wife in the house.

Yet it is the other that one would wish to be true, and that fit in most naturally with the facts as a whole. That version is that Milton, good-naturedly and perhaps taken by surprise, allowed his wife to go home for two months at her own request, or at the request of her relatives, before he had been three months married, and that it was the insult of her non return that revealed to him his mistake in her, and drove him into his speculations about divorce. Only, then, we repeat, Phillips's dating of the marriage and its incidents requires amendment.¹

Mark Pattison believed also in Milton's personal interest in the problem but thought that the cause of his interest was the utter stupidity of his wife and his disappointment in matrimony because of his wife's refusal to consummate the marriage.

His poet's imagination had invested a dull and common girl with rare attributes moral and intellectual, and had pictured for him the state of matrimony as an earthly paradise, in which he was to be secure of a response of affection showing itself in a communion of intelligent interests. In proportion to the brilliance of his ideal anticipation was the fury of despair which came upon him when he found out his mistake.²

The suggestion, which I believe was first made by a writer in the Athenaeum, is that Milton's young wife refused him the consummation of the marriage. The supposition is founded on a certain passage in Milton's pamphlet.

If the early date of the pamphlet be the true date; if the Doctrine and Discipline was in the

¹. Masson, op. cit., p. 47.
². Pattison, op. cit., p. 53.
hands of the public on August 1; if Milton was brooding over this seething agony of passion all through July, with the young bride, to whom he had been barely wedded a month, in the house when he was writing, then the only apology for this outrage upon the charities, not to say decencies of home is that which is suggested by the passage referred to.  

Walter Raleigh believed also that the divorce tracts were written because Milton was unhappy married, but thought the greatness of his character gave him an overview and intellectual interest not common to the ordinary men.

That one principal cause of the rupture has been rightly divined, by Mr. Mark Pattison and others, is probable. . . . But although the hurt he had suffered, in his most susceptible feelings, gives eloquence and plangency to his divorce pamphlets, it was not merely to voice his sufferings that he wrote those pamphlets. . . . he was a citizen first, a poet and an unhappy man afterwards. . . . Thus even in this most personal matter he pleads, not for himself, but for the commonweal.

That Milton's interest in the cause of divorce was chiefly intellectual was the contention of Powell who presented a realistic conception of Milton's attitude. He believed that because of the time element involved, only a previous interest in the divorce problem could have given Milton adequate time to plan and write the first divorce tract. Powell emphatically denied that his wife's desertion had any bearing on the situation, because desertion was already a recognized ground

1. Ibid., p. 66.
for divorce.

The Doctrine and Discipline of Divorce was planned in 1642, as Milton clearly states, was published on or before August 1, 1643, and had no connection whatever with his own domestic life. The theories as to Milton's disgust with his young wife, and his disgruntled attitude toward the marriage state (he who was thrice married), the scenes depicted as resulting therefrom (including, alas, such triumphs of the imagination as Masson's picture of the parting of husband and wife and his account of the excitement caused in the lobby of the House of Commons by the scandal), and finally the columns cast upon this unromantic and rather humdrum couple, might well be omitted from future biographies. 1

Hanford, in his early editions of *A Milton Handbook* 2 agreed with Powell to a certain extent because of the fact that Milton had interested himself in the general philosophy of marriage as early as the Horton period. In the *Commonplace Book* under *Matrimonium* there are many entries of reformed opinion on marriage. Hanford further says in a special article:

There are, to be sure, no divorce entries in the period but 16th century polygamists (for example Ochino) were also divorcers, and Milton's later opinion is but the logical outcome of his whole early trend of mind. 3

Additional weight is also lent to this theory by the testimony of the Anonymous Biographer.

---

He thought upon divorce, that he might be free to marry another; concerning which he was also in treaty. The lawfulness and expediency of this, duly regulate in order to all those purposes for which marriage was first instituted; had upon full consideration and reading good authors been formerly his opinion; and the necessity of justifying himself now concurring with the opportunity, acceptable to him, of instructing others in a point of so great concern to the peace and preservation of families, and so likely to prevent temptations as well as mischiefs, he first writ...

But like the Anonymous Biographer, Hanford tempered Powell's strictly intellectual motives with Milton's personal life. He thought that some weight should be attached to his wife's failure to return but stated, "It is an open question how much further one can go in tracing the details of Milton's experience in the ostensible impersonal discussion." 2

The pendulum swung the other way, however, with the publication of Saurat's Milton: Man and Thinker. He carried still further Pattison's theory that Mary Powell's refusal to consummate the marriage was the reason for the Doctrine and Discipline of Divorce by picturing Milton as a man of passion. He quoted from the divorce tracts to support his thesis that Milton married because he was carried away by physical passion and that when his wife refused to consummate the

marriage, he was wrecked in "sensual whirlpools."\(^1\)

But the young woman's refusal gave Milton the first great shock of his life. He saw at once his irreparable mistake. He found himself placed in a dilemma intolerable both to his purity and his pride. Physical passion had been roused in him, and then thwarted; he was not really married, and now he was forbidden to get married. His highest ideal, that of love as a harmony between body and spirit, was at once shattered and soiled. And the cause of this painful degradation was the blind impulse of the flesh. Hence the anger against the mistrust of the flesh which remained, under his more liberal general ideas, all through his life.\(^2\)

Between these two views of Milton's motives, intellectual or personal, lies a middle course which seems a logical one. The study of Burns Martin, *The Date of Milton's First Marriage*,\(^3\) is the latest bit of biographical material to be uncovered. It proves rather conclusively that the marriage date must have been 1642 which explodes the idea that the divorce tract was written with Mary Powell in the house.\(^4\) That would remove the necessity of the hypothesis of the refusal of consummation, and so invalidate many of the arguments for the purely personal motive. Yet a year's absence on the part of his wife would form too strong a link to

---

4. Because of the difficulties of communication caused by the war in 1643, it must have been 1642 that Milton's messenger was sent to the Powell home near Oxford.
the time of the appearance of the divorce tracts to be mere coincidence. In the latest edition of Hanford's A Milton Handbook, he accepts the new date of marriage and subscribes to the theory that personal motives formed the incentive for Milton's writing on a subject in which he had long been interested.¹

II. MILTON'S BACKGROUND

A. ATTITUDE TOWARD WOMAN

Divorce itself was not mentioned in Milton's writing previous to the divorce tracts, and we find little interest in the other closely related subject, that of women. In connection with the latter he stresses two widely differing viewpoints in his writings before 1643. The first is that of the courtly tradition, the literary tradition of his day, and the second that of the importance of the chastity of youth. Neither of these points of view indicates a decided trend, because if his works are taken in chronological order, first one and then the other is found.

In exposition of the courtly tradition we find Milton in the First Elegy to Diodati seeing "groupes of maidens go by, breathing soft flames,"² and in the

Seventh Elegy falling in love on sight and being left in mourning when the lady vanished. His college days brought forth a series of sonnets to one Emilia, written in Italian, "a language whereof love is proud," employing the conceits common to the Renaissance poets. All these references show that this work did not so much touch Milton's spirit as they gave him exercise in the courtly tradition. A member of the bourgeois, he found evident pleasure in employing the tradition of the fashionable class.

It is in the other viewpoint toward women, that of the necessity of the chastity of youth, that we find the Milton we are to know later. In Paradise Lost he expressed the opinion that woman was made for man, and that man was superior.² This belief was anticipated in his early attitude toward his male friends. In his letters and elegies to Diodati there is an ease and freedom of expression that seems to imply that that companionship was sufficient for him. Two of his greatest early works, Damon's Epitaph and Lycidas, were occasioned by the death of his friends and are far superior to the exercises in courtly fashionable lyrics. In thought they strike much more deeply. In Comus he says that through

1. Ibid., p. 111.
2. Ibid., p. 218.
virtue and chastity which "alone are free" can one climb "Higher than the Spheary chime." Both Damon and Lycedas are honored in heaven by songs of saints because of their virginal youth.

So we find Milton, up to the divorce tracts, either honoring women in a way fashionable at the time, indicating nothing of his later attitude, or putting a great emphasis on chastity, probably through a natural inclination because of the adequacy of his male companionship. This latter attitude was really negative. The emphasis on purity may have been caused in part also by his great determination to prepare himself for an intellectual life.

That the unfortunate experience with his wife made a deep impression on Milton cannot be denied. No matter what theory one holds about his writing the divorce tracts, the fact that the pamphlets mark a distinct change in his attitude toward women is quite clear. All mention made by him of women previous to 1643 was in the courtly tradition. No trace of that is found either in the divorce tracts or in his later writings. Women became to him realistic creatures of flesh and blood. In his most telling descriptions,

1. Ibid., pp. 66, 67.
after his experience with his wife, his pictures of women are most unflattering. Diatribes appear throughout the divorce pamphlets against phlegmatic and sluggish women.\(^1\) In *Paradise Lost* Eve is not even honored by a great sin, but is betrayed through flattery.\(^2\) Her shallowness is her outstanding attribute when Milton shows her to be self willed, selfish, and disobedient.

**B. MILTON'S MARRIAGE**

John Milton's family had earned his gratitude by leaving him free to study at the university and Horton. It was after his trip to Italy that he first seemed to realize that there was a necessary place for himself in the world. It was then that he wrote his anti-prelatical pamphlets and started his school, and it was after he became an established citizen that it occurred to him that as such he should have a wife.

John Milton's mode of life in 1642 seems most serious and philosophical. At the age of thirty-four he had established his school and begun the development of his Reformation program, that of championing the cause of religious, domestic, and civil liberty. For amusement, according to his nephew's account of his life,

---

he occasionally would go out with friends, but these infrequent diversions must not have formed a very satisfactory mode of life. John Milton, schoolmaster, must have felt that it was in keeping with his position to have a wife.

Here the long arm of coincidence reaches out. In 1627, when Milton was a student in Cambridge, his father had advanced £500 to a certain Colonel Powell on mortgage for his son’s use. Milton in 1642 must have gone to see about this bad debt and met Mary who married him and returned with him to his home. After a short stay she begged leave to visit her family again. How dreary the school must have seemed after her gay country life! If the date of 1642 is correct, and it seems substantially proved, we have ample time for Milton to await his wife’s return, send for her, have his messenger rejected, to brood upon separation and divorce, to realize the inadequacy of civil laws and religious customs, and finally to write the *Doctrine and Discipline of Divorce* by the summer of 1643.

C. SUMMARY

There we have a fusion of the intellectual and personal motives and explanation of both. Enough

---

1. Supra, p. 36.
evidence exists on the side of either Saurat or Powell to justify either. John Milton was incapable of actions from purely personal motives. He was not so much the man of passion Saurat tries to make him, nor was he inhuman and entirely intellectual. Breaking through his logical reasoning time and time again his expression shows that he felt deeply on the subject. Had his interest been entirely personal, however, his divorce could have been obtained without recourse to pamphlet-eering, because among the Puritans desertion was a recognized ground.

Another man might have used all the means open to him to become divorced or separated according to the existing laws or mores, or else accepted a bad situation as such, but not Milton. What concerned him must concern other men, and what concerned other men's rights was a cause to be upheld, a wrong to be righted, a matter for discussion, pleas, or invective if necessary. John Milton's personal marital troubles could be righted only in the best interest of all Englishmen.

III. REOPENING OF DIVORCE DISCUSSION

One point not previously mentioned in any discussion of Milton's intellectual interest of the divorce problem is the effect on him of the undoubted interest
of the time. With the dethronement of Laud in 1641 controversial questions could be discussed more openly, and the fact that divorce had been a muted topic has been explained in the last chapter. The fact of the adoption of the divorce resolutions by the Assembly bears out this point. With such a statement an act of the Assembly of 1643, surely divorce must have been an object of discussion among Milton and his friends. It cannot be mere coincidence that the first definite divorce statement of the Puritan party and Milton's first tract appeared at the same time.

The storm of disapproval centered on the first edition of the *Doctrine and Discipline of Divorce* in August, 1643 came from two sources: Anglicans who were naturally opposed to Reform doctrine, and the Puritans whom Milton had previously supported in his pamphlets against the prelacy. The fact that he had extended the grounds approved by them of desertion and adultery to incompatibility made them consider his doctrine dangerous and fanatic. Therefore he hastened to strengthen his position with what authority he could find. By February, 1644 many weighty names and arguments had been inserted in the *Doctrine and Discipline of Divorce* when the second edition was presented to Parliament.

1. Supra, p. 28.
Milton evidently expected his theories to be incorporated in the reform divorce platform because he included the Assembly in the introduction to Parliament. That they did not concur with his opinions is a matter of record. In the Introduction to the Judgment of Martin Bucer Milton spoke of "... those who have stood now almost this whole year clamoring afar off ..."¹

At that time Milton realized that there was no hope in that body for support, and his other divorce contributions were addressed to Parliament only.

They fell as violently upon his pamphlet concerning marriage and divorce as though they had never heard of the support he had given Smectymnuus. He for his part ceased to look to presbyterianism for the realization of his Utopian ideals.²

Thus it can be seen that the downfall of Laud, the divorce platform of the Assembly, and the controversial theories introduced by Milton reopened the discussion of divorce in England in 1643.

IV. OTHER DIVORCE CONTRIBUTIONS

The lone stand taken by Milton on the subject of divorce, that mutual consent and incompatibility were sufficient grounds, meant that it was necessary for him

to find weighty support in the field of reformed thought. Therefore other publications followed the Doctrine and Discipline of Divorce.

The first to strengthen Milton's position was a summary of Martin Bucer's arguments. Martin Bucer was a theologian imported by Archbishop Cranmer and Edward VI to aid the cause of Reformation in England. He was shown much favor by Edward and was consulted about the revision of the Book of Common Prayer. In Milton's treatise, The Judgment of Martin Bucer touching Divorce, taken out of the second book entitled "Of the Kingdom of Christ" (1644), he advanced no new arguments but added a considerable amount to his standing. Before the introduction to Parliament, Milton published a long list of testimonials to Bucer's worth, written for the most part by prominent reformers.

The Judgment of Martin Bucer did not serve its purpose and add to Milton's prestige among the Puritans. It was ignored by Herbert Palmer when he preached a special sermon before a joint meeting of the two houses of Parliament on August 13, 1644. He accused Milton of impudence in dedicating an unlicensed pamphlet on such a subject to Parliament, and called the book "wicked and deserving to be burnt."1

The sermon was the equivalent of our present day newspaper headlines and aroused the Stationers who were likely to be injured by such publicity given to unlicensed pamphlets. Therefore on August 26, they petitioned Parliament to take action against the publication of unlicensed and unregistered literature. They wanted a more strict enforcement of the act of 1643 which required the licensing of all publications by an official censor. Milton resented deeply any censorship of what he felt to be the right of all men, that of free speech. In defense of his personal liberty, which was endangered if the licensing act were enforced, and also in line with his acknowledged plan of action in his reformation program previously discussed, he suspended his work on the divorce pamphlets and championed the cause of a free press and free speech. *Areopagitica*, published without license in November, 1644, is his best known prose work. In defense of a free press he said:

... and that a fool will be a fool with the best book, yea, or without book; there is no reason that we should deprive a wise man of any advantage to his wisdom, while we seek to restrain from a fool that which being restrained will be no hindrance to his folly.¹

In 1645 the two final divorce tracts appeared, *Tetrachordon* and *Colasterion*. *Tetrachordon*, the longest

¹ Ibid., p. 739.
of the pamphlets, was written for the same purpose as the **Judgment of Martin Bucer**. It contained his final arguments in answer to the theologians and their objections to his interpretation of the Scripture. It was another desperate effort to harmonize conflicting Biblical quotations, and its name was taken from the four chief scriptural passages referring to marriage or divorce. Milton stated his divorce thesis once only, in the **Doctrine and Discipline of Divorce**. All his other contributions were in the line of justification or attack. He delivered a bitter attack on Palmer and the offending sermon in the introduction, in which he denounced both him and Peatley, who had, in a tract, Dippers Dipt, criticized Milton also.

The last of the divorce tracts, **Colasterion**, named the torture chamber, was published at the same time as **Tetrachordon**, but is an entirely different sort of writing. Whereas in the latter dignified prose set forth scriptural arguments, and the weight of the names of prominent reformers reinforced his arguments for divorce, **Colasterion** is merely a blasting of an opponent, who, as Milton said, was really unworthy. This personal attack was caused by an anonymous publication which attacked the first edition of the **Doctrine and Discipline**
Milton inquired about the document and found it to be the work of a serving man turned solicitor. Its title was:

*An Answer to a Book, Instituted, The Doctrine and Discipline of Divorce, or a plea for Ladies and Gentlemen and all other Married Women, against Divorce. Wherein Both Sexes are Vindicated from all bondage (sic) of Canon Law and other mistakes whatsoever: And the Unsound Principles of the Author are examined and fully confuted by Authority of Holy Scripture, the Laws of this Land, and Sound Reason.*

By making this work the butt of coarse ridicule, Milton advanced the divorce arguments little. He felt, probably, that his work had been sufficiently well done in his previous works. Instead, he merely repeated the arguments of his opponent, took vengeance in heavy satire, and indulged in a "talent for sport." Masson enthusiastically comments thus:

> Never was poor wretch so mauled, so tumbled and rolled, and kept on tumbling and rolling, in ignominious mire. Milton indeed pays him the compliment of following his reasonings, restating them in their order, and quoting his words; but it is only, as it were, to wrap up the reasoner in the rags of his own bringing, and then kick him along as a football through a mire of mud.

In the two sonnets associated with the divorce tracts, the beginning of Milton's disappointment in his countrymen is evident. In sonnet XI (1645-6) he complained about the illiteracy of his age.

A Book was writ of late call'd Tetrachordon;
And wov'n close, both matter form and stile;
The subject new: it walk'd the Town a while,
Numbring good intellects; now seldom por'd on.
Cries the stall reader, bless us! what a word on
A title page is this! and some in file
Stand spelling fals, while one might walk to Mile-
End Green. Why is it harder Sirs than Gordon,
Colkitto, or Macdonnel, or Galaap?
Those rugged names to our like mouths grow sleek
That would have made Quintilian stare and gasp.
Thy age, like ours, O Soul of Sir John Cheek,
Hated not learning worse then Toad or Asp;
When thou taught'st Cambridge, and King Edward Greek.

Sonnet XII, although couched in general terms,
go's hand in hand with Colasterion.

I did but prompt the age to quit their clogs
By the known rules of ancient libertie,
When strait a barbarous noise environes me
Of Owles and Cuckoes, Asses, Apes and Doggs.
As when those Hinds that were transform'd to Fogg's
Raile at Latona's twin-born progenie
Which after held the Sun and Moon in fee.
But this is got by casting Pearl to Hogg's;
That bawle for freedom in their senseless mood,
And still revolt when truth would set them free.
Licence they mean when they cry libertie;
For who loves that, must first be wise and good;
But from that mark how far they roave we see
For all this wast of wealth, and loss of blood.

These were Milton's closing remarks on the divorce
question. From a statement of doctrine and new theory,
the discussion had deteriorated into an exchange of per-
sonalities. Masson says:

With the sonnets, written after his wife's return,
he dropped the divorce argument, or at least its
public prosecution. That he did with a certain
reluctance, and in no spirit of recantation.¹

¹ Masson, op. cit., p. 461.
The only other reference to divorce was made in the Christian Doctrine, Chapter X (1655-1660), in which he reviewed the whole subject of marriage and divorce. In no way were his ideas changed from those he had held many years before.

V. POPULAR AND LITERARY REFERENCES

The popular reaction to the divorce tracts can only be judged by occasional related remarks. In sonnet XI Milton said:

The subject new: it walk'd the Town a while
Numbring good intellects; now seldom por'd on.

Yet while the "subject walked" there must have been much excitement. Already mentioned are the pamphlets which he answered in Colasterion, Dippers Dipt, and Palmer's sermon. For other contemporary reaction my source is Masson's Life of John Milton. He quotes James Howell, a letter writer, as saying this of Milton:

But that opinion of a poor shallow-brained puppy, who, upon any cause of dissatisfaction, would have men to have a privilege to change their wives, or to repudiate them, deserves to be hissed at rather than confuted; for nothing can tend more to usher in all confusion and beggary throughout the world. . . .

Bishop Hall in Cases of Conscience said:

1. Supra, p. 47.
2. Loc. cit.
I have heard too much of and once saw, a licentious pamphlet, thrown abroad in these lawless times in the defense and encouragement of Divorces ... Woe is me! to what a pass is the world come that a Christian, pretending to Reformation, should dare tender so loose a project on the public.¹

Masson lumps other criticisms thus:

"These I term Divorcers," says old Ephraim (Paget), "that would be quit of their wives for slight occasions"; and he goes on to speak of Milton as a representative of the sect. Featley had previously mentioned Milton's Divorce Tract as one of the proofs of the tendency of the age to Antinomianism, Familism, and general anarchy; and Edwards and Baillie followed in the same strain. Milton's Doctrine of Divorce, it thus appears, had attracted attention, and had perhaps gained some following. Among the six caricatures of notable sects on the title pages of Paget's Heresiography is one of "The Divorcer" - i.e. a man, in an admonishing attitude, and without a hat, dismissing or pushing away his wife, who has her hat on, as if ready for a journey, and who is putting her handkerchief to her eyes.²

The Edwards mentioned by Masson had in his Gangroena accused Milton of influencing a certain Mrs. Attaway, who had obtained a divorce.

There our record of contemporary reaction ends.

The only literary reference after that was in the Restoration drama. Farquhar wrote a play, Beaux' Stratagem, which was performed in 1707. Larson, in a study of Milton's influence on Farquhar, comments:

Farquhar had been reading Milton, and was deeply under his influence; so great, in fact, was that influence, that without it, Farquhar's last and greatest play could not have been written as we know

¹. Ibid., p. 63.
². Ibid., p. 155.
The divorce ideas of our dramatist assume a seriousness greater than they otherwise might have done, when we know that their source lies in documents so profound as those of Milton. ¹

Some of the ideas that he adopted were: mutual consent of the parties, ruin and suicide if they were ill mated, that divorce was a secret and private affair, and that nature was the first law-giver. Parts of his dialogue are taken directly from the divorce tracts.

In this chapter I have given Milton's reasons for writing the divorce tracts, a picture of Milton's life prior to 1643, a mention of all that the term "divorce writings" includes, and contemporary and literary reaction to them. A summary of their content has been reserved for the next chapter.
PART II
CHAPTER IV

SUMMARY OF DIVORCE TRACTS

Up to the time of John Milton, the arguments for divorce had been made on the basis of social good only, had not considered the individual, and had been developed mainly on physiological grounds. In his day the most daring advocates of divorce had merely extended the Catholic grounds of separation a mensa et thoro: adultery, desertion, and danger to body or soul, to the complete divorce allowing remarriage. Milton, in a tremendous forward step, reached the modern basis of scientific social thought, the psychological approach to the individual in the accomplishment of social good.

The second part of this thesis consists of a summary and analysis of Milton's divorce writings which include: The Doctrine and Discipline of Divorce (1642-43), The Judgment of Martin Bucer (1644), Tetrachordon (1645), Colasterion (1645), and Chapter X in The Christian Doctrine (1655-60). Chapter IV is a running summary and analysis of Milton's writings on divorce. Chapter V examines the method and basis of Milton's argument.
I. DOCTRINE AND DISCIPLINE OF DIVORCE (1643-44)

Milton's first pamphlet on divorce was the *Doctrine and Discipline of Divorce*. The second edition (1644) will be used here as source material because for my purpose the genesis of Milton's thought is not an important factor. The second edition, presented to Parliament, contains the same material as the first with the arguments amplified and more clearly stated. It contains an introduction, and two books of fourteen and twenty-two chapters respectively.

This pamphlet contains Milton's chief contribution to thought on the subject of divorce. In the first book is found the core of his whole argument. All else that he wrote on the subject either reinforced, amplified, or recapitulated the arguments found here.

In the introduction to the treatise, addressed to Parliament, Milton expounded his critical attitude toward contemporary methods of thinking.

Who of all teachers and masters, that have ever taught, hath drawn the most disciples after him, both in religion and in manners, it might be not untruly answered, custom... custom countenances error; and these two between them would persecute and chase away all the truth and solid wisdom out of human life.1

He admonished them that "honest liberty is the greatest foe of dishonest license," and that "it was erroneous to believe the contrary." He said that superstition caused the greatest burden in the world.

The superstition of the papist is, "Touch not, taste not," when God bids both; and ours is, "Part not, separate not," when God and charity both permit and commands.

England, Milton felt, had had the honor vouchsafed from heaven to bring reformation to the world, and had proved it in the past.

Let not England forget her precedence of teaching nations how to live. . . . Know and exercise the privilege of your honored country . . . this glorious act will style you the defenders of charity.

In attempting this act of reformation, Milton made clear that he brought true enlightenment, free from superstition and error.

I seek not to seduce the simple and illiterate; my errand is to find out the choicest and learnedest, who have the high gift of wisdom to answer solidly or to be convinced . . . .

The first book lays down his thesis, supports it, and enforces it. In the preface Milton pointed out that most of man's miseries are self made and self inflicted.

1. Ibid., p. 574.
2. Ibid., p. 575.
3. Ibid., p. 577.
4. Loc. cit.
depending on his wrong interpretation of God's laws. For many ages marriage itself lay in disgrace as a work of the flesh; then it was thought sacramental, indissoluble. Milton asked for one forward step, legalization and acceptance of divorce, to be taken; not to contribute to licentiousness, but as necessary to man's happiness.

Not that licence, and levity, and unconsented breach of faith should herein be countenanced, but that some conscionable and tender pity might be had of those who have unwarily, in a thing they never practised before, made themselves the bondmen of a luckless and helpless matrimony.¹

The thesis is formulated thus:

That indisposition, unfitness, or contrariety of mind, arising from a cause in nature unchangeable, hindering, and ever likely to hinder the main benefits of conjugal society, which are solace and peace; it is a greater reason of divorce than natural frigidity, especially if there be no children, and that there be mutual consent² (Chapter I).

The nine arguments supporting this thesis follow three general lines:

1) It is irrational not to believe that the principle of any law is not to be an end in itself but to serve an end. The end of the divorce law must be the same as the end of the law on marriage (Chapters II-IX).

¹. Ibid., p. 579.
². Ibid., p. 580.
2) Divorce cannot be against the ends of the laws of nature, canon or human law, or divine law (Chapters X-XIII).

3) Enforcement: restraint of lawful liberty may result in fanaticism or false doctrine (Chapter XIV).

The first argument is that no contract is binding which is irrational, contrary to its own purpose and the parties who make it (Chapter II). "No Covenant whatsoever obliges against the main End both of itself and the parties covenanting."¹ Since it was not good for man to be alone, God made a help meet for him. When the wife is no help meet, she is no wife.

... if a woman be naturally so of disposition, as will not help to remove, but help to increase that same Godforbidden loneliness ... such a marriage can be no marriage ... ²

There is ignorance in the canon law which provides for the right of the body in marriage and nothing for the wrong of the mind (Chapter III).

... for if it happen that nature hath stopped or extinguished the veins of sensuality that marriage is annulled. But though all the faculties of understanding ... appear to be so ill and so aversely met ... as that neither peace nor any sociable contentment can follow ... the contract [in canon law] shall stand as firm as ever, betide what will.³

1. Ibid., p. 581.
2. Ibid., p. 582.
3. Loc. cit.
Applying to Milton's own experience is his statement that despite "all the wariness that can be used, it may befall a discreet man to be mistaken in his choice,"¹ because:

... a sober man honoring the appearance of modesty ... may easily chance to meet, if not with a body impenetrable, yet with a mind to all other due conversation inaccessible, and to all the more estimable and superior purposes of matrimony useless and almost lifeless ... .²

The second argument is: "... the reasons which now move him [man] to divorce are equal to the best of those could first warrant him to marry. ... .³ Milton considered it a "violent and cruel thing to force the continuing together of those whom God and Nature in the gentlest end of marriage never joined."⁴ Three evils result: 1) "... the imputation is fixed upon God ... of conniving and dispensing with open and common adultery ... ."⁵, 2) the law and gospel are made open to contradiction, 3) the supreme dictate of charity is neglected and violated (Chapter IV).

The third argument discloses Milton's belief that without a divorce law "... he who has happened

1. Ibid., p. 583.
2. Loc. cit.
   Cf. post, p. 110.
4. Loc. cit.
5. Ibid., p. 583.
where he finds nothing but remediless offences and discontents, is in more and greater temptations than ever before1 (Chapter V).

. . . when he shall find himself bound fast to an uncomplying discord of nature, or, as it oft happens, to an image of earth and phlegm, with whom he looked to be the copartner of a sweet and glad-some society, . . . though he be almost the strongest Christian, he will be ready to despair in virtue, and mutiny against Divine Providence . . . 2

Milton, in his fourth statement in defense of his thesis, believed that marriage is a covenant founded upon love and peace.

. . . God regards Love and Peace in the Family more than a compulsive Performance of Marriage, which is more broke by a grievous Continuance, than by a needful Divorce . . . Marriage . . . consists . . . in unfeigned love and peace, and . . . where love cannot be, there can be left of wedlock nothing but the empty husk of an outside matrimony as undelightful and unpleasing to God as any other kind of hypocrisy.3

When such a situation exists, it is better to break the marriage where no covenant of love and peace exists and to separate rather than to ruin it with discord (Chapter VI).

And it is less a breach of wedlock to part with wise and quiet consent betimes, than still to soil and profane that mystery of joy and union with a polluting sadness and perpetual distemper . . . 4

1. Ibid., p. 585.
2. Loc. cit.
   Cf. post, p. 109.
   Cf. ante, p. 39.
4. Ibid., p. 586.
The fifth argument supports a Christian life. Milton thought, "... there is no Christian duty that is not to be seasoned and set off with cheerfulness ... nothing more than disturbance of mind suspends us from approaching God ..."¹ This kind of marriage has the same effect on a Christian as an idolatrous match (Chapter VII).

During Biblical times the question of marriage with heretics was important. Since God commanded Abraham to send away his irreligious wife, and St. Paul asked, "What part hath he that believeth with an infidel?"² Milton answered: (Chapter VIII)

Where there is no hope of converting, there always ought to be certain religious abhorrence and abhorrence which can in no way sort with marriage ... a right believer ought to divorce an idolatrous heretic unless upon better hopes ... whom he [God] joins not, but hates to join, those men ought to separate.³

Adultery is not the greatest breach of matrimony; there may be other violations as great. The chief ends of matrimony include godly society and civil ends as well as the marriage bed (Chapter IX).

The second general line of arguments, that divorce is against the laws of nature, canon or human

¹ Loc. cit.
² Ibid., p. 588.
³ Ibid., p. 589.

Cf. post, pp. 74, 100.
law, and divine law, is next presented.

That to forbid divorce sought for natural causes is against Nature is the basis for the sixth argument. This is one of Milton's most fundamental and important points. In fact, this argument from nature is found throughout his other reasons for divorce (Chapter X).¹

... it is the most injurious and unnatural tribute that can be extorted from a person endowed with reason, to be made pay out the best substance of his body, and his soul too, as some think, when either for just and powerful causes he cannot like, and from unequal causes finds not recompense.²

In stirring passages Milton calls it folly to combat invincible causes until the end of life. If disfigurement of body can destroy sympathy of mind, much more can annoyance of mind render invalid acts and faculties of the body. This is true according to the fundamental lawbook of nature.

The seventh defense relies on canon law - that if either party be found contriving against another's life, they may be separated. Milton added to the interpretation of the law: (Chapter XI)

... a sin against the life of marriage is greater than a sin against the bed ... When therefore this danger is foreseen, that the

life is in peril by living together, what matter is it whether helpless grief or wilful practice be the cause?¹

If everyone who marries has not the calling for it, when unfitness is found force should not be used to continue the marriage, is Milton's eighth argument for divorce (Chapter XII).

The ninth and final argument is that marriage is more than human (Chapter XIII).

... the chief society thereof to be in the soul rather than in the body, and the greatest breach thereof to be unfitness of mind rather than defect of body ...²

Marriage is compared with all the other covenants warrantably broken for the good of man. God would not set the ordinance above the man for whom it was ordained. Marriage was made for man, not man for marriage.

The argument is enforced in a final chapter, where Milton advanced the theory that perhaps fanatics in religion were forced into false doctrines by the restraint of some lawful liberty.³ Perhaps also, he thought, that because of these purposeful restraints, the church was held in derision by some. Forbidding to divorce is as cruel as forbidding to marry (Chapter XIV).

1. Ibid., p. 592.
   Cf. post, p. 104.
Book Two of the *Doctrine and Discipline of Divorce* consists in part of the defenses of the foregoing arguments. Milton anticipated the theological and scriptural objections on one hand, and on the other advanced both his own ideas as to the correct interpretation of the two scriptural passages referring to divorce, and a program for handling divorce, founded on Biblical law and reason. Accordingly the first part of the book is negative in character, and the latter part, positive.

This second book sets a pattern that Milton followed in his later divorce writings. He realized that a storm of disapproval would break over his head; therefore he marshalled what authority was at hand, and with it and his new interpretation of pertinent Scripture, tried to anticipate the attacks that were sure to follow. The organization, therefore, follows the arguments that he foresaw and answered.

The chief argument against divorce was that it was merely allowed the Jews for hardness of heart as a dispensation (Chapters II-VII). Some theologians admitted the law of Moses as functioning in ancient times for Jews, but claimed it did not affect Christians: (1) because it was no law but merely the forerunner of a law to follow, (2) because it was permitted only and
not approved, and (3) because it was merely a judicial law (Chapters VIII-XIII). Beza believed that divorce was against the law of God, and Milton specifically answered his arguments (Chapters XIV-XV).

For positive argument, Milton gave a new interpretation of Christ's statements concerning divorce (Chapters XVI-XX). A divorce program ends the book (Chapters XXI-XXII).

Milton compared first the ordinances of the sabbath and marriage and said, "If the sabbath was made for man, and not man for the sabbath," that marriage was even more made for the good of man. He believed that Christ did not mean to be taken word for word, but intended to administer one excess against the other (Chapter I).

The theologians' argument, that divorce was permitted to the Jews for hardness of heart, Milton contradicted by saying that the law cannot commit evil in the hope of doing some uncertain good (Chapter II). He amplified this argument: "That to allow Sin by Law is against the Nature of Law, the End of the Lawgiver, and the Good of the People." It is impossible, therefore, in the law of God, for it makes God the author of sin

2. Ibid., p. 597.
more than anything objected by the Jesuits or Arminians against Predestination (Chapter III).

Milton contested the theologians' standpoint that divorce is a dispensation for hardness of heart. He declared that it would do a sinner no good if the oracle of divine law provided for the impunity and convenience of sin. Rivelus argued that God dispensed in an unknown way, which Milton believed to be an unsatisfactory answer to a Christian (Chapter IV). He defined a dispensation as improperly called a "particular and exceptive law, absolving and disobliging from a more general command for some just and reasonable cause."¹ Properly he believed it to be "some particular accident rarely happening, and therefore not specified in the law, but left to the decision of charity . . ."² (Chapter V). Milton granted that if a sin may be dispensed, that the Jew had no more right to be dispensed with than the Christian. He stated that "the Jew was bound as strictly to the performance of every duty as was possible; and therefore could not be dispensed with more than the Christian, and perhaps not as much"³ (Chapter VI). However the gospel is more charitable than the law and bears

¹. Ibid., p. 602.
². Loc. cit.
with weakest infirmity (Chapter VII).

On the subject of Scripture, Milton explained Moses's law:

"... when a man hath married a wife, if it come to pass, that he cannot love her by reason of some displeasing natural quality or unfitness in her, let him write her a bill of divorce."  

Here Milton argued that this good and necessary law had been taken advantage of. He believed that Christ's answer to the Pharisees was to tell them what Moses was forced to suffer by their abuse of his law (Chapter VIII).

In the analysis given to the theologians' arguments against divorce in the interpretation of the scriptures, the command, "Therefore shall a man cleave to his wife and they shall be one flesh," is traced to its original idea. The primitive reason for never divorcing was God's promise to make a help meet for man; but she who is no help meet is no wife. Milton contended that marriage, "unless it mean a fit and tolerable marriage, is not inseparable neither by nature nor institution." He called those men perverse who call the law of Moses to be the law of the Lord, and evade the law of divorce (Chapter IX).

1. Ibid., p. 606.
2. Ibid., p. 606.
3. Loc. cit.
It is a vain argument to say that the law of Moses is no law but the promise of another law to follow (Chapter X), and it is wrong to say divorce was permitted by law but not approved. Milton gave many classical examples of actions against approval. Disapproval did not redeem Pilate. What then of Moses? He concluded:

... in such an accident it will best be­hove our soberness to follow rather what moral Sinai prescribes equal to our strength, than fondly to think within our strength all that lost paradise relates (Chapter XI).

Milton refuted also a third theological argument, that the law of Moses was a judicial law and so was abrogated. Milton contended it was a law of moral equity, and that Christ disputed merely the morality of the law (Chapter XII). He quoted the theologian Perkins to prove that in Matthew Christ does not confute Moses's law "but the false glosses that depraved the law; ... so that by his own inference, Christ did not absolutely intend to restrain all divorces to the only cause of adultery." That divorce was allowed only because it was an old Egyptian custom, Milton dismissed as absurd. He insisted that Moses gave his law willingly (Chapter XIII).

Beza believed that a politic law could regulate sin. Milton answered, "To make a regularity of sin by law, either the law must straighten sin into no sin, or sin must crook the law into no law" (Chapter IV). Beza also contended that divorce was granted not for men but for afflicted wives. Milton used Biblical references to prove man's superiority over woman. Continuing the discussion of Christ and the Pharisees, Milton believed that:

And since they [the Pharisees] had taken a liberty which the law gave not, he amuses and repels their tempting pride with a perfection of Paradise, which the law required not... (Chapter XV)

Next Milton undertook to clarify the Biblical statements which so conflict with the idea of divorce. "They must be one flesh" and "Those whom God hath joined together, let not man put asunder" are explained by Milton in the light of compatibility of mind rather than carnal joining of flesh (Chapter XVI).

The statement of Christ, "Whosoever shall put away his wife, except it be for fornication, and shall marry another, committeth adultery," was explained by Grotius as naming adultery rather as one example of

1. Ibid., p. 611.
4. Loc. cit.
5. Ibid., p. 614.
other like cases. Milton agreed with him that the use of the word *fornication* signifies matrimonial transgression other than adultery (Chapter XVIII). He argued too: 1) that an ancieniter law is to part where one cannot love, 2) that the gospel enjoins no new morality, and 3) that Christ's statement is no command of perfection further than it partakes of charity (Chapter XVII). Milton also explained Christ's manner of teaching in which the student must compare his words with other precepts to get at the truth. In the same way one must interpret the words of St. Paul, "God hath called us to peace," as applying not only to an adulterous marriage, but to all kinds when Christian liberty and peace are obstructed (Chapter XIX).

Charity is given with all commandments. Since neither reason nor scripture laid the unjust austerity upon divorce, it is due merely to letter bound servility of "canon-doctors." Milton scorned the papists for being the strictest forbidders of divorce and violating wedlock most (Chapter XX).

The program for handling divorce is next set forth. Since, Milton thought, it is a matter of conscience, it should not be tried by law as the papists

1. Ibid., p. 618.
2. Cf. post, p. 111.
have done. Only differences about dowries, jointures, and the punishing of adultery should be referred to the magistrate who exists to secure peaceable living in the commonwealth. The law can to no rational purpose forbid divorce; it can only take care that the conditions of divorce are not injurious to either party (Chapter XXI).

Milton referred the reader to Selden’s Law of Nature and of Nations to continue the argument that divorce should not be restrained by law.

An apostrophe to Parliament sums up the arguments of the preceding chapters. Milton urged the power returned to the masters of the families who, before minister and elders, should be able to proclaim a bill of divorce. The experience of the Jews had proved it a workable plan.

They shall vindicate the misreputed honor of God... recover the misattended words of Christ... set free many daughters of Israel... restore to [man] his just dignity and prerogative in nature... and marriage they shall reduce to a more certain haven and retirement of happy society... The vigor of discipline they may then turn with better success upon the prostitute looseness of the times...¹ (Chapter XXII)

II. JUDGMENT OF MARTIN BUCER (1644)

The occasion of the publication of the Judgment

¹ Milton, op. cit., pp. 625-626.
of Martin Bucer has been explained. It was intended as a confirmation and justification of the Doctrine and Discipline of Divorce. As Milton himself pointed out, he was ignorant, in his first divorce tract, of De Regno Christi, but once discovered, he put it to immediate use. The denunciation which he received after the publication of the first divorce tract made doubly welcome the discovery of an eminent churchman who held the same views on divorce. Milton therefore hastened to address to Parliament this second divorce tract which contains, beside the introduction, testimonials to Bucer, selected chapters from Bucer's book summarized by Milton, and a postscript also addressed to Parliament.

Milton first identified his authority with a long list of testimonials from prominent Reformers as to Bucer's worth and genius. A catalog is sufficient here: Grinoeus, Calvin, Sir John Cheek, John Sturnius, Beza, Fox, Dr. Pern, Acworth, Verheiden, and Peter Martyr.

In the introduction and postscript Milton summarized both his own position and Bucer's on the subject of divorce. He insisted that his own name should no longer be in disrepute because of the learned authorities who supported his theories, and again admonished

1. Cf. ante, p. 44.
2. Cf. post, p. 72.
Parliament not to lose its liberty but to learn the truth.

Bucer, in De Regno Christi, his last book to Edward VI, urged the discipline of reform in the land. In the first place, order in the kingdom presupposes order in the family. Secondly, a direct analogy of sense, reason, law, and gospel should be used to understand the divorce situation clearly. Lastly, Bucer considered the point of divorcement a prime part of discipline in church government.

Milton, in explanation of his own position, declared he was but an instrument in the hand of God because his first writing was entirely without authority, and only since the Doctrine and Discipline of Divorce had he found the authority of Fagius and Bucer justifying his arguments. He criticized his opponents who from afar disputed his theories without coming to him for further explanation.

The body of the pamphlet is a summary of Chapters 15-47 of De Regno Christi. Since Bucer's form of argument does not always parallel Milton's, I have broken the sequence of chapters in order to present more clearly Milton's choice of supporting arguments.

Bucer definitely agreed with Milton's original
thesis - (Doctrine and Discipline of Divorce, Book I, Chapter I). According to him a promise of marriage should be revokable because there is no true marriage between those who do not agree in true consent of mind (Chapter 19). The properties of a true marriage are: 1) that they should live together, 2) that they should love one another, 3) that the husband should bear himself as the head and preserver of his wife, and 4) that they be fraud not each other of conjugal benevolence (Chapter 39). Non-fulfillment of those conditions should dissolve matrimony. It is wrong for a man and wife to bear one another's cross because true charity

... prefers public honesty before private interest, and had rather the remedies of wholesale punishment appointed by God should be in use than by remissness the licence of evil doing should increase.

Christian emperors approved of divorce by mutual consent (Chapter 40).

Most of the selected chapters from the Judgment of Martin Bucer reinforce the arguments against the theologians in the second book of the Doctrine and Discipline of Divorce. A digest of Chapters 25-30, 38, and 43 shows that Bucer agreed with Milton on the matter of interpreting the scripture (Doctrine and Discipline

1. Supra, p. 56.
of Divorce, Book II, Chapters VIII-IX). He thought that Christ came to fulfill the law of God and therefore could not condemn what God once commanded (Chapter 25). God commanded divorce where true conjugal love did not exist (Chapter 26). The same law applies to Christians and Jews (Chapter 27). Christ did not intend to make any new laws (Chapter 28). It is wicked to strain the words of Christ beyond their true purpose (Chapter 29). The Bible contains many seeming contradictions, and only through prayer and an open heart can the words of Christ be interpreted (Chapter 30).

The nature of holy wedlock is determined, and if only one be wanting in either party, the covenant which God instituted and called marriage does not hold between them. There lies the interpretation of Christ's words, "Those whom God hath joined, let no man separate"¹ (Chapter 38).

The words of Christ which seem not to allow divorce except for adultery depend on the Pharisees' question which was "whether it were lawful to put away a wife, as was truly, and according to God's law, to be counted a wife"² (Chapter 43).

1. Ibid., p. 642.
Chapters 35, 36, 41, and 42 from *De Regno* Christi continue the support of Milton's arguments on the clarification of scripture (*Doctrina and Discipline of Divorce*, Chapters XVII-XIX). Paul's seeming contradictions are explained in this light:

... whatever exception may be proved out of God's law, be not excluded from those places. For the Spirit of God doth not condemn things formerly granted and allowed, where there is like cause and reason1 (Chapter 35).

In I Cor. vii is found precedent for granting divorce for desertion. Therefore it cannot be that divorce can be granted for fornication only.

God ... hath provided for innocent and honest persons wedded, how they might free themselves by lawful means of divorce, from the bondage and iniquity of those who are falsely termed their husbands or wives2 (Chapter 36).

Therefore desertion, impotence, leprosy, and madness are also just causes for divorce (Chapters 41, 42).

Milton's program for the granting of divorces was partly anticipated by Bucer (*Doctrina and Discipline of Divorce*, Book II, Chapter XXI). Bucer said that marriage is a civil thing, and only by fraudulent persuasion and force did the popes take the power in their own hands (Chapter 15). The laws of God, rather than those of man, should be followed (Chapter 17). Holy wedlock should be

kept pure, and offenders punished by the magistrates (Chapter 21).

A weak point in the *Doctrine and Discipline of Divorce*, support of the divorce program through experience, gained considerable reinforcement from *De Regno Christi*. Milton had previously used only the experience of the Jews as precedent (*Doctrine and Discipline of Divorce*, Book II, Chapter XXII). Bucer pointed out that early Christian emperors granted divorces with remarriage permitted (Chapter 22), and that many early Christians were divorced and remarried (Chapter 24). Although married priests used to be removed from office, their marriage was not dissolved, nor were they excommunicated (Chapter 23).

The conclusions of Bucer's arguments reaffirm the points that chastity and pureness of life cannot be restored unless it first be established in the homes, and that wise princes ought:

... to punish with severity whoredom and adultery; next to see that marriages be lawfully contracted, and in the Lord; then, that they be faithfully kept; and lastly, that when unhappiness urges, that they be lawfully dissolved, and other marriages granted, according to the law of God, and of nature, and as the constitutions of pious princes have decreed ... I (Chapter 47).

1. Ibid., p. 647.
III. TETRACHORDON (1645)

Milton did not rely solely on the Judgment of Martin Bucer to strengthen his position. Since the attack by Palmer in Parliament had been delivered after the Bucer tract, he must have thought he needed more authority to support his thesis. The most impressive support he could gain was that of the Bible. Accordingly a detailed study of the scripture, not only of those passages previously examined, but also of additional related verses, resulted in Tetrachordon. Its chief purpose was to rationalize seemingly conflicting Biblical texts; and although it added nothing new in the way of argument, it contributed much in the field of contemporary scholarly prestige.

Tetrachordon is an exposition of the four chief places in the scriptures which treat of marriage, or nullities in marriage, and is the longest of the divorce tracts. It resembles most the second book of the Doctrine and Discipline of Divorce. The conclusion states a solemn warning of the results that will follow if his advice on divorce is not heeded.

The body of the pamphlet, Tetrachordon, is

1. Supra, p. 45.
2. Loc. cit.
divided into a verse by verse analysis of the four chief scriptural passages referring to marriage or divorce: Gen. 1:27, 28 compared and explained by Gen. 11:18, 23, 24; Deut. 24:1, 2; Matt. 5:31, 32 with Matt. 19:3-11; and I Cor. 7:10-16. These are followed by more theological sanctions from early authorities and primitive Christian laws, and legislative sanction by the intended act of Parliament during the reign of Edward VI. I shall follow the verse by verse plan of Milton in my summary.

Gen. 1:27. So God created man in his own image, in the image of God created he him; male and female created he them.

Milton argued that since man was made in the image of God, he should not become the thrall of woman whose "wilfulness or inability to be a wife frustrates the occasional end of her creation . . ."¹ Nor is woman bound to be "the vassal of him who is the bondservant of Satan: she now being neither the image nor the glory of such a person . . ."²

Gen. 1:28. And God blessed them, and God said unto them, Be ye fruitful and multiply, and replenish the earth . . .

Barrenness can be a legitimate cause of divorce.

Gen. 2:18. And the Lord said, It is not good that man should be alone; I will make a help meet for him.

2. Ibid., p. 652.
These verses in the second chapter of Genesis are considered a commentary and elaboration on the first chapter. Milton felt that God ordained marriage to be indissoluble in love and helpfulness, and that our presumption had changed the state and condition of the ordinance. Previous to the creation of woman Adam was not entirely alone; he had the company of the angels and God, so alone meant "alone without woman." Milton asked:

Why should God mock us, by forcing that upon us as the remedy of solitude, which wraps us in a misery worse than any wilderness . . .?  

Such a marriage is not God's institution, and therefore no marriage. To put fleshly appetite before reason is to turn nature upside down.

Gen. 2:23. And Adam said, This is now bone of my bones and flesh of my flesh; she shall be called Woman because she was taken out of man.

Adam spoke of the "shell and rind" of matrimony, but God spoke of "love, and solace, and meet help, the soul both of Adam's words and matrimony."  

Gen. 2:24. Therefore shall a man leave his father and his mother, and shall cleave unto his wife; and they shall be one flesh.

Milton felt that "therefore" is the important word here. A man shall leave his home only if the inward

1. Ibid., p. 657.
2. Ibid., p. 659.
essence of matrimony exists. Weaving a garment of dry sand would be as impossible as making "one flesh" of man and wife provided fitness of mind and disposition did not join them together. "One flesh" in itself puts man no higher than the beasts. Many authorities are examined to discover a theologians' definition of marriage. Milton offered this: "Marriage is a divine institution, joining man and woman in love fitly disposed to the helps and comforts of domestic life."¹

¹ Deut. 24:1,2. When a man hath taken a wife, and married her, and it come to pass that she find no favor in his eyes because he had found some uncleanliness in her, then let him write her a bill of divorcement, and give it in her hand, and send her out of his house.
And when she is departed out of his house, she may go and be another man's wife.

Milton argued first that this is a law of God, quoting theological authorities to prove that end, and redefined "uncleanness" as meaning the "nakedness of anything"² applying equally to body or mind. Then, to vindicate this law from the calumny in which it was held, he advocated twelve arguments supporting it. Briefly they are: 1) Nature dictates that if a man marries to find a help meet, what is more natural to divorce if the wife is no help meet? 2) It is unjust to force a man into misery and discomfort. 3) All covenants are

¹ Ibid., p. 664.
² Ibid., p. 667.
intended for the good of both parties. 4) The law intends to see all covenants most faithfully performed. 5) The law is to tender the liberty and human dignity of those who live under it. 6) God gave this law to men and women. 7) If a marriage can be dissolved by exterior powers (parents, masters, etc.) why may not the power of marriage dissolve itself? 8) The law distinguishes the privilege of an honest and blameless man from the punishment of a notorious offender. 9) Provided a man committed a rash act, he should not have to bear the fruits of his folly with the endurance of a whole life lost to all household comfort and society. Why should his own rash act bind him, rather than the other's fraud acquit him? 10) Marriage is solemn and holy and should be performed sincerely. 11) A chief matrimonial end is the service of God, and unfit marriage unhallows a man. 12) All law should be available to some good end.

Milton asked who shall judge - the law of God and ancient Christians, or the illegitimate law of monks and canonists, the most unexperienced and incompetent judges of matrimony.¹

After the elaboration of these twelve reasons, Milton next faced a common criticism of divorce, that it

¹ Ibid., p. 673.
opened the door to license and confusion. He felt that it was better to relieve by law the just complaints of good men, than to curb the license of wicked men. As a final barb he added that if men persisted in calling God's law sinful, they had better look to it they did not open a worse door to blasphemy. He asked why not, if they are so anxious to forbid that which might cause trouble, do they not leave God's law alone and legis­late for prohibition of liquor which causes both sin and suffering?

Matt. 5:31,32. It hath been said, Whosoever shall put away his wife, let him give her a bill of divorcement.

But I say unto you, That whosoever shall put away his wife, saving for the cause of fornication, causes her to commit adultery: and whosoever shall marry her that is divorced, committeth adultery.

Milton protested that the law of Christ was charity, that Christ did not mean to rebuke the law but the Pharisees' interpretation of it. They broke the law in not marking the divine content, obeying only the letter, and depraving the letter with sophistical expo­sitions.

Matt. 19:3. And the pharisees came unto him, tempting him, and saying unto him, Is it lawful for a man to put away his wife for every cause?

Milton here pointed out that the pharisees came to tempt, not to learn, and so deserved a strict answer.

1. Ibid., p. 674.
He quoted old writers to show the political criticism into which they were trying to lead Christ, the recent divorce of Herod, and showed how different translations change the connotation of "put away" and "for every cause" to a looser meaning showing the prevailing low ethics in divorce proceedings.

Matt. 19:4,5. And he answered and said unto them, Have ye not read, that he which made them at the beginning, made them male and female? And said, For this cause shall a man leave father and mother, and shall cleave to his wife, and they shall be one flesh.

Milton felt that Christ used this most vulgar, most animal and corporal argument with the pharisees as if in their licentious divorces they made no more of marriage.

Matt. 19:6. Wherefore they are no more twain, but one flesh. What therefore God hath joined together, let no man put asunder.

If marriage is unfit, is it God's joining? And if it is unlawful for a man to put asunder what God hath joined, Milton warned man not to join what God has put asunder.

Matt. 19:7,8. They say unto him, Why did Moses then command to give a writing of divorcement, and to put her away? He saith unto them, Moses because of the hardness of your hearts suffered you to put away your wives; but from the beginning it was not so.

Milton here set forth first, that the common explanation of the passage is untrue, and secondly, his
own interpretation. In exposition of the lawfulness of this divorce decree of Moses, Milton used all the arguments of the Doctrine and Discipline of Divorce. He insisted on the rightness of the law because God's laws are perfect, that law cannot contradict itself, that God is the author of no sin, and that law establishes no license to sin; and again repeated that divorce is no dispensation. He pointed out that "suffer" is a legal phrase of permission only. Hardness of heart is not a stubborn resolution to evil. If it is suffered in the best laws, why abolish it in this law? Under it good men have the right to divorce, bad men only the sufferance. As for "in the beginning it was not so," that is true. In the beginning man was perfect, and man and woman needed no divorce. The most perfect action open to a man in a bad marriage is to divorce. The rule of perfection is now nearest the rule of charity.

Matt. 19:9. And I say unto you, Whoso shall put away his wife, except it be for fornication, and shall marry another, committeth adultery: and who marrieth her which is put away, doth commit adultery.

"I say unto you" was not to contradict the law of Moses. Christ did not come to rebuke or shame Moses or to put a burden upon men. "Whoso shall put away his wife" depends here upon the word wife, a comfortable help and society. Fornication has many meanings in the Bible and
is a broader term than adultery. It signifies "constant alienation and disaffection of mind"¹ or the continued practice of disobedience and crossness from the duties of love and peace. Adultery was not necessary to mention because by law it was already punishable by death.

"Whoso marries her that is put away" refers to collusion, then frequent among the Jews, of changing husbands and wives through inconstancy and unchaste desire. In all, Milton thought Christ meant by his speech:

... first, to amuse his tempters, and admonish in general the abuses of that Mosaic law; next, to let Herod know a second knower of his unlawful act, though the Baptist were beheaded; last, that his disciples and all good men might learn to expound him in this place, as in all his other precepts, not by the written letter, but by that unerring paraphrase of Christian love and charity, which is the sum of all commands, and the perfection.²

Matt. 19:10. His disciples say unto him, If the case of a man be so with his wife, it is not good to marry.

In past conversations with his disciples, Christ did not explain his ideas fully to them, but left them often in amazement. So in this case, he did not amplify his statements. That that was their reaction, Milton felt was perfectly natural since they had been bred in the pharisaean doctrine where a wife could be divorced for any cause.

1. Ibid., p. 692.
2. Ibid., p. 694.
I Cor. 7:10-16. And unto the married I command, yet not I but the Lord, let not the wife depart from her husband.

But and if she depart, let her remain unmarried, or be reconciled to her husband: and let not the husband put away his wife.

But to the rest speak I, not the Lord: If any brother hath a wife that believeth not, and if she be pleased to dwell with him, let him not put her away.

And the woman which hath a husband that believeth not, and if he be pleased to dwell with her, let her not leave him.

For the unbelieving husband is sanctified by the wife, and the unbelieving wife is sanctified by the husband: else were your children unclean; but now they are holy.

But if the unbeliever depart, let him depart. A brother or a sister is not under bondage in such cases: But God hath called us to peace.

For what knowest thou, 0 wife, whether thou shalt save thy husband? or how knowest thou, 0 man, whether thou shalt save thy wife?

Milton thought that the pagan-Christian argument had very little force in his own age as such, but that an interpretation of it was relevant to 17th century Englishmen. An incompatible wife was at the same time comparable to the unbelieving or infidel wife of the Corinthians, and as likely destructive of Christianity. In the same way Catholics had provided for divorce through desertion, Tim. 1:8. "If any provide not for those of his own house, he hath denied the faith and is worse than an infidel." The Catholic divines interpreted failure to provide as desertion. Milton added, "To free us from that which is evil by being distant, and not from that which is an inmate, and in the bosom evil, argues an
improvident and careless deliverer."¹ He argued that persecution from an unfit wife was worse than desertion. Here he ended his argument from the scriptures, fearing that to elaborate more he would seem, "not to teach, but to upbraid the dulness of an age."²

The next division of Tetrachordon treats of the judgment of authorities in the treatment of these four scriptural passages. First is that of the primitive church in which Milton listed the testimony of early writers as to the correct interpretation of Christ's sayings. Milton admitted that testimony in logic is not necessary, but believed that some people were of the weaker sort who like to follow leaders. Therefore he quoted from Justin Martyr, Tertullian, Origen, Lactantius, Basil, Epiphanius, Ambrose, Jerome, and Austin, all of whom countenanced divorce for more reasons than adultery, and who put a broad interpretation on the scriptures. The second set of authorities quoted was that referring to early civil law in which Theodosius and Valentinian both ordained divorce by mutual consent. Third, the Greek church and civil law both supported divorce for causes equal to adultery which are contained in the word fornication.

The closing chapter of Tetrachordon states that

¹. Ibid., p. 701.
². Loc. cit.
divorce even for adultery was abolished by papal canon law encroaching wrongly on civil law. Since the Reformation, leading divines had advocated divorce for causes equal to adultery. The Reformation authorities quoted fully to substantiate this point have all been mentioned before by Milton, chiefly in his introduction to the Judgment of Martin Bucer.¹ The latter part of this pamphlet is a continuation of the same type of support from outside authority that Milton followed in the Bucer pamphlet.

IV. COLASTERION (1645)

The last of the divorce pamphlets was Colasterion. In it Milton added no new arguments to the divorce question. Rather he restated his points made in the Doctrine and Discipline of Divorce against which the offending pamphlet had been written, summarized his opponent's objections, and blasted them with a withering scorn.

It was written without chapters, and the only internal divisions are the changings of subject. It contains diatribes against the licenser and the writer of the pamphlet, and the answering of each argument against the Doctrine and Discipline of Divorce in order.

¹ Supra, p. 71.
Because this is the only instance of known criticism of the divorce tract, I will repeat the opposing arguments. 1) Scripture does not order divorce. 2) No divorce is possible where diversity of religion exists. 3) From Deut. 22 - "If a man hate his wife, and raise an ill report that he found her no virgin ... he might not put her away." 4) One Christian ought to bear with the infirmities of another, but chiefly of his wife. 5) If the husband ought to love his wife, as Christ does his church, then ought she not to be put away for contrariety of mind? 6) All Christ's statements in Matthew forbid divorce. 7) Man and wife are one flesh, therefore not separate. 8) I Cor. 7. "married have trouble in the flesh." 9) A husband must love his wife as himself; therefore he may not divorce for any disagreement no more than he may separate his soul from his body.

Many of these arguments are weak or obscure. Against them Milton brought the whole of his reasoning as expounded in his previous pamphlets in a style remarkable chiefly for its coarseness of language.

One example should be enough to demonstrate his type of argument.

He passes to the third argument, like a boar in a vineyard, doing naught else, but still as he goes champing and chewing over what I could mean by this
chimaera of a "fit conversing soul," notions and words never made for those chops; but like a generous wine, only by overworking the settled mud of his fancy, to make him drunk, and disgorge his vileness the more openly. All persons of gentle breeding (I say "gentle" though this barrow grunt at the word) I know will apprehend, and be satisfied in what I speak, how unpleasing and discontenting the society of the body must needs be between those whose minds cannot be sociable. But what should a man say more to a snout in this pickle? What language can be low and degenerate enough?

V. THE CHRISTIAN DOCTRINE (1655-1660?)

A final summary of Milton's position on divorce is contained in the tenth chapter of The Christian Doctrine. In this work, written in Milton's maturity, the basic arguments for divorce are stated briefly and dispassionately.

After a passage in which marriage was defined, Milton opened the divorce question with the statement that marriage was not indissoluble or indivisible; that if the essential form was dissolved, it followed that the marriage itself was virtually dissolved. He re-examined the Biblical statement, "What God hath joined, let no man put asunder," and marshalled a vast array of arguments founded on Biblical quotations against the interpretation that divorce was allowed the Jews only for hardness of heart. He reaffirmed his belief that

"From the beginning it was not so" applied to marriage in its original perfect institution. Fornication was redefined as meaning any unclean thing. His last words on the subject were almost identical with his first:

It is universally admitted that marriage may be lawfully dissolved, if the prime end and form of the institution be violated; which is generally alleged as the reason why Christ allowed divorce in cases of adultery only. But the prime end and form of marriage, as almost all acknowledge, is not the nuptial bed, but conjugal love, and mutual assistance through life ... 1

VI. SUMMARY

The foregoing five treatises constitute Milton's contribution to the problem of divorce. With the exception of The Christian Doctrine they were written in a short period of time, 1643-1645.

The Doctrine and Discipline of Divorce was written because an intellectual interest in the question was focussed on a personal problem. The first book contained all the essential points that Milton made about divorce. The second was the keynote of those that followed. Its content was the use of interpretations of the Bible, sanctions from Reason and Nature and psychology, and quoting from authorities to reinforce his position.

In The Judgment of Martin Bucer Milton made his

1. Ibid., p. 996.
greatest use of another's opinions; the introduction and postscript only are his own. His chief need from Bucer was authority for his interpretation of scripture.

Tetrachordon was the final effort to rationalize conflicting Biblical quotations. Criticism had been such that his whole thesis depended on the success of that undertaking.

The publication of Colasterion was the only occasion in which Milton specifically answered definite objections. In this case, too, the main cause of disagreement was the interpretation of the scripture with which he justified his premises.

The Christian Doctrine, written in maturity, was a reiteration of his earlier opinions with the chief emphasis again on interpretations of words and passages from the Bible.

The succession of pamphlets brings out an interesting observation on the progress of Milton's argument. Because of contemporary criticism, he was driven more and more from defending his position on the grounds of philosophy, using Reason and Nature as the most important sanctions, to the use of scripture.

An analysis of Milton's use of the Bible, Nature, and Reason as sanctions for divorce will form the next chapter.
CHAPTER V

ANALYSIS OF MILTON'S METHOD OF REASONING

The preceding chapter contains a summary of Milton's thought on the divorce problem as shown in his five treatises on the subject. In this chapter I will analyze his method of reasoning as demonstrated in the divorce tracts.

I mentioned in the summary of Chapter IV that Milton had used two sanctions to prove his arguments, philosophy and the Bible. The philosophical sanctions included an appeal to Nature and Reason; the latter was used chiefly as a means of interpreting the Bible. A new sanction, common to modern thought but not to the 17th century, was developed in the Doctrine and Discipline of Divorce, that of psychology. Although Milton was ignorant of the actual term, psychology, he used it as a basis for argument in decrying the plight of men chained to "mute and spiritless" mates.

This chapter will be divided into four sections:

1) Milton's direct use of scripture. This is relatively unimportant because most of the points he set out to make could not be proved by a literal interpretation.

2) The appeal to Reason. The use of this sanction forms

the backbone of the divorce arguments. Reason as a guide to the interpretation of the Bible is the usual form of its use by Milton. 3) The sanction of Nature. This is closely allied to the preceding method. "What nature expects of man as shown by the Bible" might be another title. 4) The nature of man. Milton's regard for the individual man made him anticipate modern thought in the psychological necessity of compatibility in marriage.

I. MILTON'S DIRECT USE OF SCRIPTURE

Milton was too strongly Calvinistic to depend to any great extent on a literal interpretation of the Bible. In several instances, however, the straight text served his purpose. There was the matter of an establishment of the relationship between the sexes. St. Paul believed in the superiority of man over woman, saying, "I suffer not woman to usurp authority over the man," and "The head of the woman is the man, he the image and glory of God, she the glory of man . . . Wives, be subject to your husbands as is fit in the Lord." Milton embellished these precepts:

Nevertheless man is not to hold her as a servant but receives her into a part of that empire which

God proclaims him to, though not equally, yet largely, as his own image and glory; for it is no small glory to him, that a creature so like him should be made subject to him.¹

Milton also found many statements in the Old Testament which supported the correctness of divorce when marriage was no longer companionable. In Deut. 24:1, there was: "When a man hath taken a wife . . . and . . . she find no favor in his eyes . . . let him write her a bill of divorcement." From Isaiah Milton quoted, "Wherefore come out from among them and be ye separate, said the Lord; touch not the unclean thing and I will receive ye." St. Paul added to that, "What fellowship hath righteousness . . ." In II Cor. 6, Paul also said, "Miskeyke not together with infidels." All of the foregoing statements were, according to Milton, direct permissions of divorce.

The New Testament seemingly contradicts the law of Moses. To prove that Christ's statements did not affect the previous laws, Milton quoted Luke 16:17. "And it is easier for heaven and earth to pass, than one tittle of the law to fail." On that point Milton built his late arguments, that the law of Moses was both a legitimate law, and one still effective for Christians.

¹. Ibid., p. 653.
II. THE APPEAL TO REASON

In Catholic scholasticism revelation and reason were equal. With the Renaissance there was a growing reliance on reason, even in interpreting scripture. By the 17th century prominent Reformers, many quoted by Milton in the latter part of Tetrachordon, had used reason and nature as a criterion of Biblical interpretation. Instead of a literal interpretation of the Bible and Christ's words, the highest knowledge was believed to be gained through an application of natural good and the light of reason to the scripture. Milton was a proponent of that school.

... we are not to repose all upon the literal terms of so many words, many instances will teach us: wherein we may plainly discover how Christ meant not to be taken word for word, but like a wise physician, administering one excess against another to reduce us to a perfect mean ... ¹

Concerning previous interpretations of the Bible, he said, "... our Saviour's words touching divorce are as it were congealed into a stony rigor ... "²

In order to break this "stony rigor" Milton offered a free interpretation of the Bible, based upon a reasonable conception of man's dignity and duty toward God. The first step was the definition of man's status, taken literally

¹. Ibid., p. 596.
². Ibid., p. 579.
from the Bible since he agreed with it, that man was on earth for the glorification of God. That man might be happy and so fulfill his destiny, God, to remedy his loneliness, created woman. That woman only could remedy this loneliness Milton believed because previously Adam had had the beasts, the angels, and God, none of which was completely satisfactory. This is the basis for one reason for divorce, that if a bad wife does not relieve that loneliness, man in all reason should be free.¹

God's words in planning the creation of woman were, "I will make a help meet for him." Milton reasoned here that if a woman were no help meet, she did not meet the standard erected by God's words and was therefore no wife. In a later interpretation of the words of Christ, in Matthew, in which the Pharisees were instructed as to divorce, Milton believed that Christ, by specifically saying "wife" meant it in the true sense of "help meet."

And it might be further added, that if the true definition of wife were asked in good earnest, this clause of being a "meet help" would show itself so necessary and so essential, in that demonstrative argument, that it might be logically concluded: Therefore she who naturally and perpetually is no "meet help" can be no wife; which clearly takes away the difficulty of dismissing such a one.²

Milton's freest interpretation of the scripture

¹. Cf. supra, p. 57.
and the words of Christ was in regard to the institution of marriage, ordained for the newly created Adam and Eve. He believed that all Christ said on the subject was meant to be interpreted by the law of Moses, rather than, as was previously supposed, the law was to be interpreted by Christ.

If we examine over all his sayings, we shall find him not so much interpreting the law with his words, as referring his own words to be interpreted by the law, and oftener obscures his mind in short, and vehement, and compact sentences, to blind and puzzle them the more, who would not understand the law...  

How can we then with safety thus dangerously confine the free simplicity of our Saviour's meaning to that which merely amounts from so many letters, whenas it can consist neither with his former and cautionary words, nor with other more pure and holy principles, nor finally with a scope of charity, commanding by his express commission in a higher strain? But all rather of necessity must be understood as only against the abuse of that wise and ingenuous liberty, which Moses gave, and to terrify a roving conscience from sinning under that pretext.  

With this view of the seemingly contradictory statements made by Christ to the law of Moses, Milton set out to examine the institution of matrimony chiefly in regard to its indissolubility. He first stated that marriage was made for man, not man for marriage, and that God hath "revealed, his gracious will not to set the ordinance above the man for whom it was ordained."  

1. Ibid., p. 603.  
2. Ibid., p. 597.  
3. Ibid., p. 594.
Marriage was made for man, and not for God.

What thing ever was more made for man alone, and less for God than marriage? And shall we load it with a cruel and senseless bondage, utterly against both the good of man, and the glory of God? 1

Since marriage, therefore, was made for man, then the good of man should be its end, and any marriage conflicting with that end should be dissolved. But man's chief duty is to glorify God, and nothing more than disturbance of mind keeps us from approaching God: "... such a disturbance, especially, as both assaults our faith and trust in God's providence, and ends ... only in bitterness and wrath." 2

When God spoke of "love and solace and meet help" 3 he spoke of the soul of matrimony. Milton explained that "Therefore shall a man cleave to his wife" 4 was no absolute command because of the inference "therefore." For, he said, "That this is a solid rule, that every command given with a reason, binds our obedience no otherwise than that reason holds." 5 It is only with "meet help" that there is a reason for a man to cleave to his wife.

Using these ideas from the Old Testament, that God ordained marriage to relieve man's loneliness and that a

1. Ibid., p. 595.
2. Ibid., p. 587.
3. Supra, p. 78.
5. Loc. cit.
wife was created as a help meet, Milton carried this conception of joining still further. He pointed out the dangers of a misinterpretation of God's purpose.

Milton interpreted Christ's words which had been the chief stumbling block to divorce: "Whom God hath joined, let no man put asunder." Milton said, "... for surely what God intended and promised, that only can be thought to be his joining."¹

Neither can any man give account wherefore, if those whom God joins, no man may separate, it should not follow, that whom he joins not, but hates to join, those men ought to separate.²

The disciples, after Christ's conversation with the Pharisees, said, "If the case of a man be so with his wife, it is not good to marry."³ If they had truly understood Christ, Milton thought their answer would have been different. He wrote an answer for the disciples which he thought Christ would have applauded.

Master, if thou mean to make wedlock as inseparable as it was from the beginning, let it be made also a fit society, as God meant it, which we shall soon understand it ought to be, if thou recite the whole reason of the law.⁴

Thus Milton, through a free interpretation of God's intent in the institution of marriage, proved that Christ's statements, regarded in the light of the original

1. Ibid., p. 614.
2. Supra, pp. 60, 74.
perfection of marriage, were not contradictory. Since man was not yet perfect, the ideal of marriage was not always possible, and charity should come to the rescue.

He next applied the light of reason to the authenticity and scope of Moses's laws. The fact that Christ did not come to abrogate the law of Moses, was proved by a direct statement of Christ. How applicable the laws were to Christians, and how authentic they still were he took many pains to demonstrate.

First, Moses's law was just that, a law. It was called a law by Christ, Mark 10:5. "For the hardness of your heart he wrote you this precept." Not only that, but it was no dispensation because:

A dispensation most properly is some particular accident rarely happening, and therefore not specified in the law, but left to the decision of charity, even under the bondage of Jewish rites, much more under the liberty of the gospel...

Since the aim of the law of divorce was to protect the institution of marriage, and the institution of marriage was founded on "fit solace and help," Milton argued, to prove that the divorce law was authentic, that no law should defeat its own ends. Therefore if true marriage did not exist, then divorce should remedy the situation and dissolve the marriage.

1. Ibid., p. 602.

Supra, p. 65.
For all sense and equity reclaims, that any law or covenant, how solemn or strait soever, either between God and man, or man and man, though of God’s joining, should bind against a prime and principal scope of its own institution, and of both or either party covenanting . . . 1

Milton believed that the law was an end in itself and not to regulate sin.

To make a regularity of sin by law, either the law must straighten sin into no sin, or sin must crock the law into no law. The judicial law can serve to no other end than to be the protector and champion of religion and honest civility, as is set down plainly, Rom. xiii., and is but the arm of moral law, which can be no more separate from justice, than justice from virtue. 2

To continue the proof that the law was right in itself, and not merely allowed without approval by Moses, Milton used an analogous case, that of Pilate 3 who, although he did not approve what he allowed, has nevertheless been damned through all eternity.

Nor can God be made the author of sin. Milton, through a long process of reasoning, proved that God, since he permitted Moses’s law, consented to it; and if the law were sinful or no law, then God became the author of sin, an impossible and blasphemous situation.

Yet silence in the law is consent, and consent is accessory . . . How justly, then, might human law and philosophy rise up against the righteousness of Moses, if this be true which our vulgar divinity fathers upon him, yea, upon God himself, not silently

2. Supra, p. 68.
and only negatively to permit, but in his law to divulge a written and general privilege to commit and persist in unlawful divorces on the one hand, with security and no ill fame? For this is more than permitting and contriving, this is maintaining: this is warranting, this is protecting, yea, this is doing evil . . .

Therefore the divorce law was authentic and an end in itself, not a tool to regulate sin, nor merely allowed without approval, nor sinful since it was made by God through Moses.

Milton often used related quotations from the Bible to prove his points. In one instance he cited the incident of Abraham who was commanded by God to send away his irreligious wife and her son for the offenses they gave in a pious family. He felt this was in support of divorce because "... what kind of matrimony can that remain to be ... when their thoughts and spirits fly asunder as far as heaven from hell?" Christ's statements "Cast not pearls before swine ... Let him be to thee as a heathen ... Shake the dust off thy feet," were all used by Milton to reinforce his divorce arguments. In Deut. 22 "Thou shalt not sow thy vineyard with divers seeds, lest thou defile both. Thou shalt not plow with an ox and an ass together," Milton found justification for his objections to ill mated marriages.

2. Ibid., p. 588.
3. Ibid., p. 590.
4. Ibid., p. 591.
Another interesting example of Milton's reasoning by analogy can be found in his application of canon law to his own interpretation of marriage. This application was made possible by Milton's interpretation of the true end of marriage as "love and solace and meet help." On the existence of those qualities depended the true life of marriage which could be destroyed when they no longer existed.

The canon law and divines consent, that if either party be found contriving against another's life, they may be severed by divorce: for sin against the life of marriage is greater than the sin against the bed . . . When therefore this danger is foreseen, that the life is in danger by living together, what matter is it whether helpless grief or wilful practice be the cause? . . . What is life without the vigor and spiritful exercise of life? 1

Thus it can be seen, that no matter what his source may be, Biblical or canon law, Milton continually came back to the interpretation by reason of marriage and its prime ends as it was found in scripture. In no case was he satisfied with a literal reading. Only by the light of reason did he read into the spirit of Moses's laws and Christ's precepts.

The importance of this method of reasoning and justification of doctrine grew as Milton's discussion of divorce was carried on. It was present in the second

1. Supra, p. 61.
book of the *Doctrine and Discipline of Divorce*, most of the borrowed arguments from the *Judgment of Martin Bucer* were in this field, and almost the whole of *Tetrachordon* illustrates Milton's use of a rationalized interpretation of the scripture to support his divorce theories.

**III. THE SANCTION OF NATURE**

Quite like the interpretation by reason, and of almost equal importance, was the interpretation of the scriptures in line with what nature intended for man. Since man had fallen from his high state of his original perfection, his natural inclinations made necessary adaptations of God's original plan. Man's limitations had to be taken into consideration.

This theory is the connecting link between Milton's interpretation of the Bible in the light of reason concerning marriage and divorce, and the actual application of that theory to the life of man. The latter will be discussed later in the section demonstrating the psychological approach to the problem.

Throughout the whole of Milton's divorce tracts runs this argument for using nature as a guide to the scripture. It is so general, and so interwoven with the arguments from reason, that it would be impossible to
segregate all the examples. Since Nature, therefore is used in most of the arguments in other sections of this paper, only a few references will be quoted here, enough only to demonstrate this method of argument.

Milton believed that marriage could be separated naturally and that man was responsible only to God in his decision.

Marriage is not inseparable neither by nature nor by institution ... And what is against nature is against law.¹

[Divorce] ... is a pure moral economical law, too hastily imputed of tolerating sin; being rather so clear in nature and reason, that it was left to man's own arbitrement to be determined between God and his own conscience ... ²

Milton explained that he thought the nature of man should be considered in a marriage.

We know that the flesh can neither join nor keep together two bodies of itself; what is it then must make them one flesh, but likeness, but fitness of mind and disposition, which may breed the spirit of concord and union between them? If that be not in the nature of either, and that there has been a remediless mistake, as vain we go about to compel them into one flesh, as if we undertook to weave a garment of dry sand ... God commands not impossibilities; and all the ecclesiastical glue that liturgy or layman can compound, is not able to solder up two such incongruous natures into one flesh of a true and beseeming marriage.³

In accordance with the idea of two natures being disposed to make a fit marriage, Milton thought the

2. Ibid., p. 610.
3. Ibid., p. 661.
results of such a union would be disastrous.

... it is the most unjust and unnatural tribute that can be extorted from a person endued with reason, to be made pay out the best substance of his body, and of his soul too, as some think, when either for just and powerful causes he cannot like, or from unequal causes finds not recompense.1

In fact, nature is a fundamental guide in the right actions of man, and at no time does God force us to act against these principles.

... the fundamental lawbook of nature, which Moses never thwarts but reverences; therefore he commands us to force nothing against sympathy or natural order . . . 2

IV. NATURE OF MAN

Milton had proved to his own satisfaction that it was neither reasonable nor natural for man to be alone. But he also thought that marriage was a civil state that could be terminated if the conditions were not satisfactory. Hence a man had the right to choose the best life for himself, that is, make his environment such that he could best lead a Christian life and fulfill his duty toward God. If this environment were not contributing to that end, it should be changed. There the personal element arose because each man knew the best wife for himself. Milton quoted Paulus Emilius, a Roman,

1. Ibid., p. 591.
2. Ibid., p. 592.
who, when asked why he put away his wife for no visible cause, answered, holding out his foot, "This shoe is a neat shoe, a new shoe, and yet none of you know where it wrings me."¹ In the same way Milton felt the individual man only could settle the question of whether or not his own marriage was good or bad.

Milton most nearly approached modern thought in his passages relating to the psychological effect of a bad wife on the life of a man. He felt that the essence of life could be ruined by an unfit marriage, and that through repressions and inhibitions caused by an unhappy domestic life, many fanatical thoughts were bred.² It was in these passages, most often quoted, that the most inspired prose of the divorce tracts is found. In these selections he displayed a more personal viewpoint than in any other phase of his writings on the subject.

Scholars have long believed that his own unfortunate experience was the reason for the heat and bitterness of his expression.³ It would be better, however, to let Milton speak for himself on the personal and psychological necessity for divorce.

Whereof who misses, by chancing on a mute and spiritless mate, remains more alone than before, and

¹ Ibid., p. 623.
² Supra, p. 62.
³ Supra, p. 29.
in a burning less to be contained than that which
is fleshly, and more to be considered; as being
more deeply rooted in the faultless innocence of
nature.\(^1\)

\[\ldots\] when he shall find himself bound fast to an
uncomplying discord of nature, or, as oft happens,
to an image of earth and phlegm, with whom he
looked to be the copartner of a sweet and gladsome
society.\(^2\)

\[\ldots\] nor live in any union or contentment all their
days, yet they shall, so they be but found suitably
weaponed to the least possibility of sensual enjoy­­
ment, be made, in spite of antipathy, to fade to­
gether, and combine as they may to their un­speakable
wearisomeness, and the despair of all sociable
delight.\(^3\)

\[\ldots\] the fit union of their souls may be such as
may even incorporate them to love and amity: but
that may never be where no correspondence is of the
mind; nay, instead of being one flesh, they will
rather be two carcasses chained unnaturally together;
or as it may happen, a living soul bound to a dead
corpse.\(^4\)

\[\ldots\] for if the noisomness or disfigurement of
body can soon destroy the sympathy of mind to wed­­
lock duties, much more will the annoyance and trouble
of mind infuse itself into all the acts and faculties
of the body, to render them invalid, unkindly, and
even unholy against the fundamental lawbook of
nature.\(^5\)

The above passages demonstrate the burning pen
with which Milton urged the supremacy of the satisfaction
of the mind in marriage, and the "brutish and base condi­­
tion to be one flesh, unless where nature can in some

\(^1\) Milton, op. cit., p. 584.
\(^2\) Supra, pp. 39, 59.
\(^3\) Milton, op. cit., p. 578.
\(^4\) Ibid., p. 613.
\(^5\) Ibid., p. 592.
measure fix a unity of disposition.\textsuperscript{1} This unity of disposition was the most necessary part of marriage. This is why Milton’s original thesis on divorce was formulated on the theory of incompatibility as a ground for divorce: "... that indisposition, unfitness, or contrariety of mind ... is a greater reason of divorce than natural frigidity.\textsuperscript{2}

Nor was a marriage without this unity of mind intended to be a trial of Christian patience as the papists interpreted it.

... and make men day laborers of their own afflictions, as if there were such a scarcity of miseries from abroad that we should be made to melt our choicest home blessings, and coin them into crosses, for want whereby to hold commerce with patience.\textsuperscript{3}

That a sober man did not have the experience quite often to judge infallibly on the qualifications of a wife, Milton felt was a common misfortune.

Whenas the sober man honoring the appearance of modesty, and hoping well of every social virtue under that veil, may easily chance to meet, if not with a body impenetrable, yet often with a mind to all other due conversation inaccessible, and to all the more estimable and superior purposes of matrimony useless and almost lifeless; and what a solace, what a fit help such a consort would be through the whole life of a man, is less pain to conjecture than to have experience.\textsuperscript{4}

1. Ibid., p. 613.
2. Supra, p. 56.
4. Supra, p. 58.
In regard to the theory of the unwholesome effect of inhibitions and repressions on men's lives, Milton anticipated modern psychology. He believed that perhaps some of the fanatic sects were supported by men who through restraint and repression had been turned from a normal and natural viewpoint toward life and God. He also thought that some men did not support reform policies because they thought that were adultery banished, with divorce impossible, marriage would be too great a prison.

... seeing that sort of men who follow ... fanatic dreams ...; it may come within reason into the thoughts of wise men whether all this proceed not partly, if not chiefly, from the restraint of some lawful liberty. And on the other hand whether the rest of vulgar men ... do not give themselves much the more to whoredom ... hating to hear of perfect reformation; whereas they foresee that then fornication shall be austerely censured ... and marriage the appointed refuge of nature, though it hap be never so incongruous and displeasing, must yet of force be worn out ... 1

The solution of this whole problem Milton believed was to be found in the message of the gospel: charity. "Divorce is not a matter of law, but of charity."2 The precepts of God, the laws of Moses, all not to be interpreted as binding to man, but to be regarded in the light brought by Christ. It is on that point that he

1. Supra, p. 69.
rested his case having proved by arguing from Reason and Nature based on the Bible and the nature of man that divorce because of incompatibility was both necessary and right.

Now if it be plain that a Christian may be brought into unworthy bondage, and his religious peace not only interrupted now and then, but perpetually and finally hindered in wedlock, by mis-yoking with a diversity of nature as well of religion . . . whenever Christian liberty and peace are without fault equally obstructed: that the ordinance that God gave our comfort may not be pinned to us to our undeserved thraldom, to be cooped up, as it were, in mockery of wedlock, to a perpetual loneliness and discontent, if nothing worse ensue. There be naught else of marriage between such but a displeasing and forced remedy against the sting of brute desire; which fleshly accustoming without the soul's union and commixture of high intellect, as it is rather a soiling than a fulfilling of marriage rights, so it is enough to embase the mettle of a generous spirit, and sinks him to a low and vulgar pitch of endeavor in all his actions; or, which is worse, leaves him in a despairing plight of abject and hardened thoughts: which condition rather than a good man should fall into, a man useful in the service of God and mankind, Christ himself hath taught us to dispense with the most sacred ordinance of his worship, even for a bodily healing to dispense with that holy and speculative rest of sabbath, much more than with the erroneous observance of an ill-knotted marriage, for the sustaining of an overcharged faith and perseverance . . . To conclude, as without charity God hath given no commandment, so without it neither can men rightly believe any commandment given.¹

¹ Ibid., pp. 618-619.
CHAPTER VI

CONCLUSIONS

In the history of social thought there have been three conceptions of man's responsibility that have roughly paralleled the Catholic and Protestant religions and modern social thought. The first conception that man was bound by tradition and form. With the Reformation came the idea of individual freedom and man's responsibility toward God through his own conscience. It was a period of emphasis on the value of the individual conscience in determining right and wrong rather than a reliance on custom and tradition. Today in modern thought good is determined by reasoning from scientifically established facts, and we are prone to put a limit on man's individual freedom, a limit imposed by social responsibility.

Milton's place is with the proponents of individual freedom. His consciousness of the necessity of breaking ties with the past to advance thought is shown in his exhortation to Parliament: "Custom countenances error ... The greatest burden in the world is superstition ..."1 He believed that man should not submit


Supra, p. 55.
to custom but should plan his own destiny. The bondage of tradition was to be overcome by the Reformation principle of gaining enlightenment directly from the scriptures.

The fact that Milton lived when he did, during the latter part of the Reformation during Puritan supremacy in England, had great bearing on his divorce writings. He was forced to use the sanctions of his time to support his arguments. Since the scripture was then the basis of all reasoning, he could not and did not go reasonably far beyond it in search of authority. His growing away from Greek classical thought toward the Puritan form of Hebraic culture had a narrowing influence on his work. Even Nature and Reason were referred to the Bible and could not be used as arguments in themselves. In view of this situation the divorce debate in which Milton participated degenerated into pamphleteering. After the *Doctrine and Discipline of Divorce*, in which his cause for divorce was stated, the ensuing pamphlets, the *Judgment of Martin Bucer* and *Tetrachordon* were only justifications for his interpretations of the scripture and exceedingly detailed studies of Biblical references to divorce. *Colasterion* sank to the low level of name calling, personalities, and coarse
language which in those times was a customary form of argument. Another age or background might have influenced Milton to have produced his ideas in forms of thinking and writing that would have been of lasting interest.

Another limitation imposed by Puritan thought was the idea of the superiority of man to woman. The fact that Milton's arguments and provisions for divorce were almost entirely from the theory of the superiority of man is a decided weakness in the light of modern thought. His low opinion of women is not consistent with the modern viewpoint and would not receive much support from present day sociologists.

Milton, however, was more advanced than his contemporaries in that at his best he put the discussion on a higher level through an interpretation of man's nature and on the grounds of psychology. He realized that the nature of man is such that a dissatisfied or frustrated mind, caused by repression or hatred, blocks the full development of the individual. Then tendencies toward degeneracy such as fanaticism, defeatism, or extreme passion occur which keep him from developing into a good citizen or a good Christian. This recognition of cause and effect in the behavior of individuals
was a step far in advance of Milton's time, and places his thought on divorce in line with present sociological trends. In this respect he illustrates the famous belief of Shelley that poets are the unacknowledged legislators of mankind.
BIBLIOGRAPHY
BIBLIOGRAPHY

A. BOOKS


*Marriage and Divorce 1932*. U. S. Department of Commerce.


B. PERIODICAL ARTICLES


"Limiting Divorce for Presbyterians," Literary Digest, XC (December 10, 1927), 28, 29.


C. ENCYCLOPAEDIA ARTICLES


