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MARRIAGE

OF

HINDU WIDOWS

BY

ISWARACHANDRA VIDYASAGARA.

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In January 1855, I published a small pamphlet in Bengali on the marriage of Hindu Widows, with the view to prove that it was sanctioned by the Sástras. To this pamphlet, replies were given by many of my countrymen. Instead of a rejoinder to each of them, I published, in October last, a second pamphlet in the same language, in which I noticed the material objections of all my Replicants.

The subject under discussion being of a nature which concerned my countrymen only, I had, as stated, published my pamphlets in Bengali and had no intention to issue an English version of them. But I was obliged to change my mind, because I found that since the publication of my pamphlets, several parties attempted to misrepresent things to the English public in Reviews and Journals. To these, I was pressed by my friends to reply, but as it appeared to me that my pamphlets met all the objections that might be urged against the legality of the marriage of Hindu widows, I thought it best to publish an English version of them, which I now lay respectfully before the English Public.

Other parties have again gone so far as to assert
that in my treatment of the subject, I have been influenced more by compassion towards the unfortunate widows of my country than by a firm belief in their remarriage being consonant to the Śastras. They have also said that to prove such consonance is an impossibility. It is true that I do feel compassion for our miserable widows, but at the same time I may be permitted to state, that I did not take up my pen before I was fully convinced that the Śastras explicitly sanction their remarriage. This conviction I have come to, after a diligent, dispassionate and careful examination of the subject and I can now safely affirm, that in the whole range of our original Smritis there is not one single Text which can establish any thing to the contrary.

The translation is neither entire nor literal. The original, having been intended for the mass of the native population, was written in a manner which would best suit their understandings. But as the English version has been prepared for a different class of Readers, I have been obliged to omit several passages in the second pamphlet to avoid repetition and occasionally to add or alter other passages, to make the translation suitable to them. For the same reason, several Chapters, which treat of comparatively unimportant points and may not be interesting to the English Public, have been altogether omitted.
MARRIAGE OF HINDU WIDOWS.

Many Hindus are now thoroughly convinced of the pernicious consequences arising from the practice of prohibiting the Marriage of widows. Many are already prepared to give their widowed daughters, sisters and other relations in Marriage, and those, who dare not go so far, acknowledge it to be most desirable that this should be done.

Whether the marriage of widows is consonant to our Śastra, is a question which, a short while ago, was discussed by some of the principal Pundits of our country. But, unfortunately, our modern Pundits, carried away, in the heat of controversy, by a passion for victory, become so eager to maintain their respective dogmas that they entirely lose sight of the subject they are investigating; and hence there is no hope of arriving at the truth of any question by convening an assembly of Pundits and setting them to debate on it. At the discussion above alluded to, each party considered itself victorious and its antagonist foiled. It is easy, therefore, to conceive how the question was decided. In fact, nothing was settled as to the point at issue. One great object, however, has
been gained, and that is that most people, since that period, have been extremely anxious to ascertain the truth of this matter. Perceiving this eagerness I have been led to enquire into the subject; and, in order to lay before the public at large the result of my enquiries, I publish this treatise in the vernacular language of the country: so that after an impartial examination the Hindu public may judge whether the marriage of widows ought to be practised or not.

In entering upon this enquiry we should, first of all, consider that, since the marriage of widows is a custom which has not prevailed among Hindus for many ages, in seeking to give our widows in marriage we propose an innovation and are bound to shew that the custom is a proper one; for if it be otherwise, no man, having any regard for religion, would consent to its introduction. It is, therefore, highly necessary to establish first the propriety of this custom. But how is this to be done? By reasoning alone? No. For it will not be admitted by our countrymen that mere reasoning is applicable to such subjects. The custom must have the sanction of the Śāstras; for in matters like this, the Śāstras are the paramount authority among Hindus, and such acts only as are conformable to them are deemed proper. It must, therefore, first be settled, whether the marriage of widows is a custom consonant or opposed to the Śāstras.

At the very outset of the enquiry as to whether the marriage of widows is consonant or opposed to our Śāstras, we find it necessary to decide what are those
Sastras, the sanction or prohibition of which will determine the propriety or impropriety of the practice. Certainly, Vyakarana (Grammar), Kavya (Poetry), Alankara (Rhetoric), Darshana (Philosophy) and the like are not Sastras of this kind. It is only the works known as Dharma Sastras, that is to say, the works comprising the whole body of ceremonial and religious observances, moral duties, and municipal law, that are every where regarded as the Sastras to be referred to in deciding such questions.

In the first chapter of the Yajnavalkya-Sanhitá there is an enumeration of what are called the Dharma Sastras; namely,

वन्मन्त्रिविष्णुप्रत्याशवत्सलस्वरोधनोदक्षिणः
यमापलभंसेवनः कान्यायनमहक्त्वति
परागतवण्गमञ्चनिष्ठता दञ्चगीतमेव
भानवधो विशाल्यं धर्मसाळमयोऽसकः

"Manu, Atri, Vishnu, Harita, Yajnavalkya, Usana, Angira, Yama, Apastamba, Sanbarta, Katyayana, Vrihaspati, Parasara, Vyasa, Sankha, Likhita, Daksha, Gotama, Satapata, and Vaishistha are the authors of the Dharma Sastras."

The Sastras promulgated by these Rishis (Sages) are the Dharma Sastras.* The people of India (Hindus) observe those Dharmas (duties) which are enjoined in these Sastras; and acts are considered proper or impro-

* Besides these, the Sastras promulgated by Narada, Baudhayana and fourteen other Rishis are also reckoned as Dharma Sastras.
per according as they are consonant or opposed to these Dharma Śāstras. Hence the marriage of widows will be countenanced, if conformable, and repudiated, if repugnant, to the Dharma Śāstras.

Now it is to be considered whether all the Dharmas inculcated in all the Dharma Śāstras are to be observed in all the Yugas (Ages). There is a solution of this question in the first chapter of the Dharma Śāstra of Manu:

चन्द्रे क्वत्रये धर्मरूप्तं तवेऽवरूपं ज्ञानवेये।
चन्द्रे कालियुगे नृषुं युग्महासानुलक्षयतः।

"Human power decreasing according to the Yugas, the Dharmas of the Satya Yuga are one thing, those of the Tretā another; the Dharmas of the Dwāpara are one thing, those of the Kali another."

That is to say, the Dharmas, which the people of prior Yugas practised cannot now be observed by the people of the Kali Yuga, because human power decreases in every successive Yuga. Men of the Tretā Yuga had not the power of observing the Dharmas of the Satya Yuga, those of the Dwāpara could not observe the Dharmas of either the Satya or Tretā Yuga, and those of the Kali Yuga lack strength to follow the Dharmas of the Satya, Tretā or Dwāpara Yuga.

It clearly appears, then, that the people of the Kali Yuga are unable to practise the Dharmas of the past Yugas; and the question arises what are those Dharmas
which the people of the Kali Yuga are to observe. In the Dharma Śāstra of Manu it is merely stated that there are different Dharmas for the different Yugas; but the Dharmas peculiar to the different Yugas have not been specified. Neither in the Dharma Śāstras of Atri, Vishnu, Hārīta and others’ mention is made of these different Dharmas. Certain Dharmas are indeed inculcated in these Dharma Śāstras; but it is difficult to determine the Dharmas which, owing to the decrease of human power in successive Yugas, are appropriate to each Yuga. It is in the Parasara Sanhitā only that there is an assignment of the Dharmas peculiar to the different Yugas. Thus it is mentioned in the first chapter of the Parasara Sanhitā:

"The Dharmas enjoined by Manu are assigned to the Satya Yuga; those by Gotama to the Tretā; those by Sankha and Likhita to the Dwāpara; and those by Parasara, to the kali Yuga."

That is, the people of the Satya, Tretā and Dwāpara practised the Dharmas prescribed by Manu, Gotama, and Sankha and Likhita respectively; and the people of the Kali Yuga are to observe the Dharmas prescribed by Parasara. It is clear, therefore, that as Parasara has

* It may be asked if the Dharma Śāstras promulgated by Manu alone were to be followed in the Satya Yuga, that of Gotama alone in the Tretā, that of Sankha and Likhita alone in the Dwāpara and that of
prescribed the Dharmas of the Kali Yuga, the people of the Kali Yuga ought to follow the Dharmas prescribed by him.

On observing how the Parásara Sanhitā opens, there will not remain the shadow of a doubt that its sole object is to promulgate the Dharmas of the Kali Yuga.

Parásara alone in the Kali Yuga, when are the Dharma Śāstras composed by the other sages to be observed. But this question admits of an easy solution. The Dharma Śāstras of Manu, of Gotama, of Sankha and Likhita and of Parásara are peculiar to the Satya, Treta, Dvāpara and Kali respectively and such parts of the other Dharma Śāstras as are not at variance with those prominent Śāstras are to be followed in those Yugas.
इन्त में यो रिशिस तुलचित व्यासदेव क्यों करिती: वर्षा ।
शिक्षाभिन्वेदन श्रुतिश्रुतिः समयविश्व।
अथ वनमध्यपरामर्शसहाय:।
शाखासनं श्रृंखलाधिनी सुनिपुष्पाः।
व्यास: इहां गांव ये च श्रेष्ठस्य समनत:।
शुष्क: कृष्णेनुष्ङ्ग: व्यास: इहां गांव: परम्।
बसि आनाधि के निति श्रेष्ठा महाभाषण ।
पृथिवी ये तात आनुपालने हुइं तथ।।
शुष्क: मे मानवा भरि बाहिरता: काश्यपासदः।
गांवा: सौत्साहिनी तथा वैधनसना: सु: ताः।।
बहुविश्वासश्रुतानि: दाना अविश्वासश्रुत।
काश्यपासदः कारीता व्याससहाय: ये ।।
काश्यपासदः कारीतादेव व्याससहाय: ये ।।
व्याससहाय: घमनः: महाश्रुतीखिलनतः ।।
शुष्क: हेतु भवनार्थः: शुष्कः हेतुः न विषयः।।
अवस्था: स्वभावते ग्रामः: जातिविपुरे ईशे ।।
सभी घमनः: हेतु जाता: सभी नहः: काष्ठये ।।
व्याससहायारिते विषयार्थ प्रद ।।
व्याससहायारिते श्रुतानुमुखः: परागः:।।
श्रुतानुमुखः निवेदन व्यास: शुष्कः शुष्कः विषयार्थः।।

"In times of yore some Rishis thus addressed Vyāsadeva: Declare to us, oh son of Satyavrata! what are the Dharmas and Āchāras (practices) beneficial to men in the Kali Yuga. Vyāsadeva, on hearing these words of the Rishis, said as I
know not the truth of all things how shall I declare the Dharmas. My father should be consulted on the subject. Then the Rishis, accompanying Vyāsadeva, arrived at the retreat of Parāśara. Vyāsadeva and the Rishis, with joined palms, circumambulated, saluted and glorified Parāśara. The great Rishi Parāśara having welcomed them with a joyous heart and made enquiries, they informed him of their own welfare. After which Vyāsadeva said, Oh Sire! I have heard from you, the Dharmas peculiar to the Satya, Treta and Dwāpara as prescribed by Manu and others; what I have heard, I have not forgotten. All the Dharmas originated in the Satya Yuga, all of them have expired in the Kali Yuga. Declare, therefore, some of the common Dharmas of the four varṇas (castes). On the conclusion of Vyāsa’s speech, the great Rishi Parāśara began to declare the Dharmas in detail."

At the commencement of the 2nd chapter also of the Parāśara Sanhitā, there plainly appears a resolution to speak the Dharmas peculiar to the Kali Yuga. Thus:—

चतुःपर्वं स्वस्तम् सत्योजातं गच्छे दु:गेः
परमेः सत्योजातं मध्यं चात्मवेश्वरयववाणिः
संवयमेव संती वृद्धं परासरवर्णी बचा ॥

"Now, I shall declare the Dharmas and āchāras to be practised by a Grihastha (Householder) in the Kali Yuga. I shall first declare the practicable Dharmas common to the four varṇas (castes) and āśramas (orders) as taught by Parāśara."
After all this, it can neither be denied nor questioned that the Parásara Sanhitá is the Dharma Śāstra of the Kali Yuga.

Now, it should be enquired, what Dharmas have been enjoined in the Parásara Sanhitá for widows. We find in the 4th chapter of this work the following passage:

नष्टे चतु प्रस्थविते कुचे च पति ति पती ।
प्रज्ज्वापतम् नारीश्च पतिर्न्यो विधीयने ॥
चतुः महाराते वा नारी भ्रात्रेऽपविष्टगता ।
वा खता लभते खरं यथा ते महापारिपाः ॥
तिक्ष्णं कौशोधविरूढः कः यानि कोमानि सातने।

"On receiving no tidings of a husband, on his demise, on his turning an ascetic, on his being found impotent or on his degradation—under any one of these five calamities, it is canonical for women to take another husband. That woman, who on the decease of her husband observes the Brahmacharya (leads the life of austerities and privations), attains heaven after death. She, who burns herself with her deceased husband, resides in heaven for as many Kalas or thousands of years as there are hairs on the human body or thirty-five millions."

Thus it appears that Parásara prescribes three rules for the conduct of a widow; marriage, the observance of the Brahmacharya and burning with the deceased husband. Among these, the custom of con cremation has been abolished by order of the ruling authorities; only
two ways, therefore, have now been left for the widows; they have the option of marrying or of observing the Brahmacarya. But in the Kali Yuga, it has become extremely difficult for widows to pass their lives in the observance of the Brahmacarya and it is for this reason, that the Philanthropic Parasara has, in the first instance, prescribed marriage. Be that as it may, what I wish to be clearly understood is this—that as Parasara plainly prescribes marriage as one of the duties of women in the Kali Yuga under any one of the five above enumerated calamities, the marriage of widows in the Kali Yuga is consonant to the Sastras.

It being settled that the marriage of widows in the Kali Yuga is consonant to the Sastras, we should now consider whether the son born of a widow on her re-marriage, should be called a Paunarbhava. There is a solution of this question in the Parasara Sanhita itself. Twelve different sorts of sons were sanctioned by the Sastras in the former Yugas, but Parasara has reduced their number to three for the Kali Yuga. Thus:

चौरस: चेनजयदेव दत्त: सातसा: खत: ।

"The Aurasa (son of the body or son by birth), the Dattaka (son adopted), and the Kritrima (son made)."

* A son born of a woman married a second time. In the prior Yugas the Paunarbha was considered as an inferior sort of son.

† In the Text there appears an enumeration of four different sorts of sons, but Nanda Pandita in his Dattaka Mimamsha has, by his interpretation of this passage, established that there are only three different sorts of sons in the Kali Yuga, the son of the body, the son adopted and the son made. I have followed his interpretation.
Parásara, then, ordains three different sorts of sons in the Kali Yuga, the son by birth, the son adopted, and the son made; and makes no mention of the Paunar-
hava. But as he has prescribed the marriage of widows he has, in effect, legalized the son born of a widow in lawful wedlock.

Now, the question to be decided is, whether this son should be called Aurasa (son of the body), Dattaka (son adopted), or Kritrima (son made). He can neither be called Dattaka nor Kritrima, for the son of another man, adopted agreeably to the injunctions of the Śástras is called Dattaka or Kritrima according to the difference of the ritual observed during the adoption. But since the son begotten by a man himself on the widow to whom he is married, is not another's son, he can be designated by neither of those appellations. The definitions of Dattaka (son adopted) and Kritrima (son made) as given in the Śástras, cannot be applied to the son begotten by a man himself on the widow married to him, but he falls under the description of the Aurasa (son by birth). Thus:

माता पिता का दक्षातरं बालकः पुत्रमाध्यि ।
बहुमं प्रीतिपंचुरं व त्रेयो दल्लितेऽखः॥

"The son given, according to the injunctions of the Śástras, by either of his parents, with a contented mind, to a person of the same caste, who has no male issue, is the Dattaka (son adopted) of the donee."

बहुमं प्रीतिपंचुरं व त्रेयो दल्लितेऽखः॥
पुत्रे पुत्रपूर्णस्य व विशेषस्य कलिमः॥
"He, who is endowed with filial virtues and well acquainted with merits and demerits, when affiliated by a person of the same class, is called Kritrima (son made)."

"Whom a man himself has begotten on a woman of the same class, to whom he is married, know him to be the Aurasa (son of the body) and the first in rank."

The indicia of an Aurasa (son by birth) as above set forth, apply therefore, with full force to the son begotten by a man himself on a widow of the same class to whom he is wedded.

Since the Parasara Sanhitā prescribes the marriage of widows and out of twelve legalizes only three sorts of sons in the Kali Yuga; since the indicia of the Dattaka (son adopted), and of the Kritrima (son made), do not apply to the son born of a widow in lawful wedlock, while those of the Aurasa (son by birth), apply to him with full force, we are authorized to recognize him as the Aurasa or the son of the body. It can by no means be established that Parasara intended to reckon the son of a wedded widow in the Kali Yuga as a Paunarbhava by which name such a son was designated in the former Yugas; and had it been necessary to give him the same designation in the Kali Yuga, Parasara would certainly have included the Paunarbhava in his enumeration of the different

* Manu Ch. IX.
sorts of sons in the Kali Yuga. But far from this. The term Paunarbhava is not to be found in the Parāśara Sanhitā. There can be no doubt, therefore, that in the Kali Yuga, the son begotten by a person himself on the widow to whom he is wedded, instead of being called Paunarbhava, will be reckoned as the Aurasa.

It being settled by the arguments above cited, that the marriage of widows in the Kali Yuga is consonant to the Śāstras, we should, now, enquire whether in any Śāstras, other than the Parāśara Sanhitā, there is a prohibition of this marriage in the Kali Yuga. For it is argued by many that the marriage of widows was in vogue in the former Yugas, but has been forbidden in the Kali Yuga. It should be remembered, however, that in the Parāśara Sanhitā the Dharmas, appropriated to the Kali Yuga only, have been assigned and among those Dharmas the marriage of widows has been prescribed in the clearest manner. It can, therefore, never be maintained that widows have been forbidden to marry in the Kali Yuga. Under what authority this prohibitory dogma is upheld, is a secret known only to the prohibitionists.

Some people consider the texts of the Vrihannáradīya and Áditya Purānas, quoted by the Smārta Bhattāchārya Raghunandana in his article on marriage, as prohibitory of the marriage of widows in the Kali Yuga. Those texts are, therefore, cited here with an explanation of their meaning and purport.
Vrihannaradiya Purāna.

“Sea voyage; turning an ascetic; the marriage of twice-born men with damsels not of the same class; procreation on a brother’s wife or widow; the slaughter of cattle in the entertainment of a guest; the repast on flesh-meat at funeral obsequies; the entrance into the order of a Vānaprastha (hermit); the giving away of a damsel, a second time, to a bridegroom, after she has been given to another; Brahmacharya continued for a long time; the sacrifice of a man, horse, or bull; walking on a pilgrimage till the Pilgrim die, are the Dharmas the observance of which has been forbidden by the Munis (sages) in the Kali Yuga.”

Nowhere in these texts can any passage be found forbidding the marriage of widows. Those, who try to establish this forbiddance on the strength of the prohibition of “the giving away of a damsel, a second time, to a bridegroom, after she has been given to another”, have misunderstood the real purport of this passage. In former times, there prevailed a custom of marrying a
damsel, who has been betrothed to a suitor, to another bridegroom when found to be endowed with superior qualities. Thus:

सत्त्र प्रदीशः कच्या चर्चन्ति चौरदशमास्यः
दत्तामधि दृश्य चूर्वरूपः चेष्वत्खेडः श्वास्यः * ""

"A damsel can be given away but once; and he, who takes her back after having given away, incurs the penalty of theft: but even a damsel given may be taken back from the prior bridegroom, if a worthier suitor offer himself."

The Vrihannaradiya Purâna alludes only to the prohibition of the custom, prevailing in the former Yugas and sanctioned by the Śāstras, of marrying a girl betrothed to one person, to a worthier suitor. It is absurd, therefore, to construe the prohibition into a forbiddance of the marriage of widows in the Kali Yuga. Nor is it reasonable to understand this text of the Vrihannaradiya Purâna, by a forced construction, as prohibitory of such marriage, while the plainest and the most direct injunction for it is to be found in the Parásara Sanhita.

Áditya Purâna.

दोषिकांशः दल्लियते धार्यच्छ जामधिकोः ।
रूपेभया ततोत्तिष्ठिता कच्या प्रदीशः ॥
कामानामनायां विवाहम् हिषातिमिः ।
ञ्जातापिश्वि जामरोपयां धम्मायुक्ते चिंवनम् ॥
धारामनामनस्मायि प्रभृति दिनिधितं ।
इत्याद्याधिकाः प्रक्षेपवं तथा ॥

* Yajnavalkya Sanhita. Ch. I.
"Long continued Brahmacharya; turning an ascetic; procreation on a brother's wife or widow; the gift of a girl already given; the marriage of the twice-born men with damsels not of the same class; the killing of Brâhmanas, intent upon destruction, in a fair combat; entrance into the order of a Vânaprastha (hermit); the diminution of the period of Āsāucha (impurity) in proportion to the purity of character and the extent of erudition in the Vedas; the rule of expiation for Brâhmanas extending to death; the sin of holding intercourse with sinners; the slaughter of cattle in the entertainment of a guest; the filiation of sons other than the Dattaka (son adopted) and the Aurasa (son by birth); the eating of edibles by a Grihastha (Householder) of the twice-born class, offered to him by a Dâsa, Gopâla, Kulamitra and Arthasiri of the Śûdra caste; the undertaking of a distant pilgrimage; the cooking of a Brâhmaṇa's meat by a Śûdra; falling from a precipice; entrance into fire; the self-dissolution of old and other men—these have been legally abrogated, in the beginning of the
Kali Yuga, by the wise and magnanimous, for the protection of men."

Nowhere also in these texts can any passage be found prohibiting the marriage of widows. That the interdict of the "gift of a girl already given," cannot be construed into such a prohibition, has already been shewn in examining a similar interdictory passage in the Vrihannára-diýa Purána.

Some people say, that the prohibition of the filiation of sons other than the Aurasa (son by birth) and the Dattaka (son adopted) in the Áditya Purána leads to the forbiddance of the marriage of widows. They argue in the following manner,—In the former Yugas, the sons of widows, born in wedlock, were called Paunarbhavas; now, as there is a prohibition to filiate any other sons in the Kali Yuga except the Aurasa (son by birth) and the Datta ka (son adopted), this prohibition extends to the filiation of the Paunarbhava: the object of marriage is to have male issue; but if the filiation of the Paunarbhava begotten on a wedded widow be interdicted, the marriage of widows is necessarily interdicted.—This objection appears, at first sight, rather strong and, in the absence of Parásara Sanhitá, would have succeeded in establishing the prohibition of the marriage of widows. But they, who raise this objection, have not, I believe, seen the Parasara Sanhita. It is true, indeed, that in the former Yugas, the son of a wedded widow was called Paunarbhava; but from what I have argued above in respect of the application of the term Paunarbhava to
the son of a wedded widow in the Kali Yuga, it has been already decided that the distinction between a Paunarbhava and an Aurasa has been done away with. If then the son, born of a widow in lawful wedlock, instead of being called a Paunarbhava, be reckoned as Aurasa in the Kali Yuga, how can the prohibition, in the Kali Yuga, of the filiation of sons other than the Aurasa and Dattaka lead to the interdiction of the marriage of widows in the Kali Yuga?

It will now appear from the manner, in which I have expounded the spirit of the above quoted Texts of the Vrihannáradíya and Áditiya Puránas, that they do not prohibit the marriage of widows in the Kali Yuga. But if the prohibitionists, not satisfied with the explanation, contend against the consonancy of this marriage to the Sástras, by citing the above Texts as prohibitory of the marriage of widows, we have then to consider the following question: The marriage of widows is enforced in the Parasara Samhitā, but interdicted in the Vrihannáradíya and Áditya Puránas; which of them is the stronger authority? That is, whether, according to the injunction of Parasara, the marriage of widows is to be considered legal, or, according to the interdiction of the Vrihannáradíya and Áditya Puránas, it is to be held illegal.

To settle this point, we should enquire what decision the authors of our Sástras have come to in judging of the cogency of two classes of authorities, when they differ from each other. The auspicious Vedavása has, in his own institutes, settled this point. Thus:—
“Where variance is observed between the Veda, the Smriti and the Purāṇa, there the Veda is the supreme authority: when the Smriti and the Purāṇa contradict each other, the Smriti is the superior authority.”

That is, when the Veda inculcate one thing, the Smriti another and the Purāṇa a third, what is then to be done? which Śāstra is to be followed? Men ought to regard all the three as Śāstras, and if they follow only one of them, they disregard the other two; and by a disrespect of the Śāstras they incur sin. The auspicious Vedavyāsa, therefore, has settled the point, by declaring that when the Veda, the Smriti and the Purāṇa are at variance with each other, then we should, instead of following the injunctions of the latter two, act up to those of the former; and in the event of a contradiction between the Smriti and the Purāṇa, we should, instead of following the ordinances of the latter, act up to those of the former.

Mark now, in the first place, that from the above exposition of the Vrihannārādiya and Āditya Purāṇas, they do, by no means, appear to prohibit the marriage of widows: secondly, if by any forced construction, they can be made to imply such a prohibition, then there arises a palpable contradiction between the Vrihannārādiya and Āditya Purāṇas, and the Parāśara Sanhitā. The Parāśara Sanhitā prescribes, and the Vrihannārādiya and
Áditya Puráṇas interdict, the marriage of widows in the Kali Yuga. The Parásara Sanhitá is one of the Smritis, while the Vrihannáradiya and Áditya Puráṇas are Puráṇas. The author of the Puráṇas himself ordains, that when the Smriti and the Puráṇa differ from each other, the former is to be followed in preference to the latter. Hence, even if the Texts of the Vrihannáradiya and Áditya Puráṇas were made to imply a prohibition of the marriage of widows in the Kali Yuga, we should, in spite of it, follow the positive injunction for the marriage of widows in the Parásara Sanhitá.

It can now be safely concluded that the consonancy of the marriage of widows to our Sástras has been indisputably settled. A fresh objection, however, may now arise that though the marriage of widows be sanctioned by our Sástras, yet being opposed to approved custom, it should not be practised. To answer this objection, it should be enquired in what case is approved custom to be followed as an authority. The Auspicious Vādīsththa has settled this point in his institutes. Thus:

वोरे प्रेष्य वा विचित्रो चास: ।
तद्वामे विद्यादारः प्रमाणम् ॥

"Whether in matters connected with this or the next world, in both cases, the Dharmas inculcated by the Sástras are to be observed: where there is an omission in the Sástras, there approved custom is the authority."

That is, men should observe those duties which have been inculcated by the Sástras; and in cases where the
Sāstras prescribe no rule or make no prohibition, but at the same time a practice, followed by a succession of virtuous ancestors, prevails, then such practice is to be deemed equal in authority to an ordinance of the Sāstras. Now, as there is in the Parāsara Sanhitā a plain injunction for the marriage of widows in the Kali Yuga, it is neither reasonable nor consonant to the Sāstras to consider it an illicit act, merely because it is opposed to approved usage; for it is ordained by Vasiṣṭha that approved custom is to be followed only in cases where there is an omission in the Sāstras. It is, therefore, indisputably proved that the marriage of widows, in the Kali Yuga, is, in all respects, a proper act.

An adequate idea of the intolerable hardships of early widowhood can be formed by those only whose daughters, sisters, daughters-in-law and other female relatives have been deprived of their husbands during their infancy. How many hundreds of widows, unable to observe the austerities of a Brahmacharya life, betake themselves to prostitution and foeticide and thus bring disgrace upon the families of their fathers, mothers and husbands. If the marriage of widows be allowed, it will remove the asupportable torments of life-long widowhood, diminish the crimes of prostitution and foeticide and secure all families from disgrace and infamy. As long as this salutary practice will be deferred, so long will the crimes of prostitution, adultery, incest and foeticide flow on in an ever-increasing current—so long will family stains be multiplied—so long will a widow’s agony blaze on in fiercer flames.
In conclusion, I humbly beseech the public to attend to these circumstances, and after having duly weighed all that have been said respecting the consonancy of the marriage of widows to the Sastras, to decide whether the marriage of widows should or should not prevail?
MARRIAGE OF HINDU WIDOWS.

THE REJOINER.

When the question of introducing the practice of the Marriage of Widows was first laid before the Community, I had strong apprehensions that it would be regarded with contempt; that the very title and purport of the work, which I published on the subject, would be a drawback to its attentive perusal and that consequently my labour would be thrown away. But I was agreeably disappointed to find the public so eager to obtain the work, that, shortly after its publication, and in less than a week, its first impression, consisting of two thousand copies, was entirely exhausted. I was encouraged to make a second impression of three thousand copies, which also was nearly exhausted in a very short time. I consider myself amply rewarded for all my labours and pains by this manifestation of eagerness on the part of the public.

It is a great satisfaction to me that many persons, both mere men of the world as well as professors of Sāstras, have not only condescended to publish replies
to my work, but have spared no labour and expense on a subject which, I feared, would meet with their contempt and derision. It adds no little to my satisfaction to find that, among the replicants there are many, who are distinguished in this country for their rank, fortune and learning. What a piece of good fortune to me and to my little work, that such personages have deemed it worth their perusal, worth their discussion and worth being replied to.

But it is much to be regretted that, most of my replicants are not well acquainted with the manner in which such questions should be discussed. Some have been so infuriated at the very sound of the marriage of Widows, that they have lost all control over themselves; and their replies furnish instances of want of proper attention to the investigation of truth, arising from loss of temper during a controversy. Others, again, have wilfully avoided all discussion as to the merits of the question, and raised a number of false and futile objections. Their object, however, in so doing, has, in some measure, been gained. The generality of our countrymen, being ignorant of the Suttras, are incapable of arriving at the truth in any subject by weighing the arguments and authorities adduced and cited by two parties engaged in a Sastric controversy. The appearance of any objection, however futile, is apt to cast them into doubt and uncertainty. Many, who on perusal of my work came to the conclusion that the question agitated by me was consonant to the Sutras, soon after, jumped to the opposite
conclusion, on finding a few objections started against it. The great majority of my countrymen, moreover, being ignorant of the Sanskrit language, cannot of themselves understand the meaning and spirit of Sanskrit Texts, which can only be made intelligible to them by vernacular translations, upon which they entirely depend, in order to ascertain the truth in an enquiry of this nature. Many of the replicants have availed themselves of this circumstance to subserve their purpose, by distorting the meaning of the Texts, cited by them in their respective works, and such readers, as are ignorant of the Sanskrit, have taken their interpretation to be the genuine version. For this, however, the readers are not to blame; for, no one can easily bring himself to believe, that any person, engaged in a religious controversy, would, by ingenious artifices and subterfuges, give wrong interpretation to the sayings of the sages, and, readily and without scruple or hesitation, publish them for the information of the public.

It is much more to be regretted, that many among the replicants delight in ridicule and are fond of abuse. I was not aware that, ridicule and abuse form the chief elements of a religious controversy in this country. Instead, however, of having recourse to abuse and ridicule, the replicants should have adopted the course which suits the importance of the subject. It is surprising that, with many, the reception of these antagonist pamphlets has been in exact proportion to the railing and personalities they contain. I was at first much aggrieved at the course, adopted by many of the replicants; but the perusal of a certain
pamphlet has relieved me from all painful sensations. The reply is an anonymous one, under the signature of Vara (Bridegroom) who, though stricken in years and everywhere reputed to be the wisest man in this part of the country, has, in several parts of his work, betrayed a fondness for scoffing and scurrilous jests. I have, therefore, come to the conclusion that, in a religious controversy, the use of ridicule and abusive language towards an adversary is the criterion of a wise man in this country. Had this been otherwise, the worthy and revered old man, whom the whole country unanimously pronounces to be the wisest, would not have adopted that course.

But whatever might be the character of the replies, I acknowledge my great obligations to their authors, and loudly offer them a thousand thanks. Had they not taken the trouble to reply to my work, it would have appeared that the learned and the influential portion of the community considered it beneath their notice. But it is, at least, clear from the replies that the subject, I have proposed, is not such as could be passed over with contempt and disregard. Their silence would, indeed, have been most mortifying to me. They have employed considerable labour and research in citing, in their respective works, all available arguments and authorities that could be adduced to prove, as they supposed, the nonconformity of the question to the Sastras. When, therefore, different persons have, in different ways, done their best to raise various objections against the marriage of Widows, it may be inferred that
all that could be said against it has been exhausted. When these objections are weighed and examined, all doubts as to the consonance or otherwise of the practice of the marriage of widows to the śāstras, in the Kaliyuga, might be removed.

My adversaries have, in their respective works, written a great many things, but all of them are not relevant to the question at issue. I have, therefore, engaged myself to answer such of them as have appeared to me to have any bearing on the subject. As I have spared no pains and care in the framing of this answer, I humbly beseech my readers, that they would condescend to peruse this work once at least, from the beginning to the end, and I would consider all my labours amply rewarded.

CHAPTER I.

THE TEXT OF PARĀŚARA APPLIES TO FEMALES ACTUALLY MARRIED, NOT TO VIRGINS MERELY BETROTHED.

Some have decided that the Text of Parāśara, relative to marriage, purports to enjoin the marriage of a betrothed girl and not of a wedded woman, in the event of “No tidings being received of her husband &c. &c.” It is necessary to consider, whether the decision of my opponents is correct.

Parāśara says,

नदें चते प्रबंधिते होने परतिते पत्नी।
वसुधापुरु नारीयां पति रजो निधोषते ॥
"On receiving no tidings of a husband, on his demise, on
his turning an ascetic, on his being found impotent, or on
his degradation, under any one of these five calamities, it
is canonical for women to take another husband."

The Text, understood according to the true meaning
of the words used by Parāśara, would naturally
lead to the conclusion, that a woman can remarry un-
der any one of the five calamities enumerated. No
other conclusion can be arrived at, except by a forced
interpretation of those words. Such interpretation is
not however admissible, unless there be strong reasons for
it. But no such reasons exist in this case, and therefore,
Mādhavāchārya the Commentator, though antagonis-
tic to the remarriage of females, has distinctly admitted
that the Text of Parāśara authorizes such remarriage,
under the calamities aforesaid. Thus:—

परिवेदनपर्याप्तानविरिया क्लीणं पुनहकालापर्य
प्रबंधत् कर्मद्धनुषा द्विविहित

"Parāśara, having treated of Parivedana," and of Paryā-
dhāna,† shows that under certain circumstances the remarriage
of women is lawful. Thus:—

नष्टे जाते प्रजिष्टे कीचे च पतिते पति।
पशुपाल्लु जारीषा पतित्वि विचरबते॥

* If the younger brother marries before the elder brother is married,
that marriage is called Parivedana.

† If the younger brother consecrates fire before the elder brother does
so, that act is called Paryādhdana.
"On receiving no tidings of a husband, on his demise, on his turning an ascetic, on his being found impotent, or on his degradation, under any one of these five calamities, it is canonical for women to take another husband."

"He next shows that it is more meritorious for women, to observe the Brahmacharyya than to marry again. Thus:—"

तत्ते भर्ती या गारी ज्ञान्यां व्यर्थितां।
रत्रा सन्तासं समसं गांग सत्रं भर्ती।

"That woman, who, on the decease of her husband, observes the Brahmacharya, attains heaven after her death."

"He then shows that concremation is attended with a greater degree of merit than that attained from the observance of the Brahmacharya. Thus:—"

तिहृद: कोठोर्वस्योटी च वाग्नि बुद्धां वाप्नि।
तावत्व वाणसं बृहत: कांसी भर्तीं यायमुखति।

"She, who burns herself with her deceased husband, resides in heaven for as many Kálas or thousands of years, as there are hairs on the human body, or thirty five millions of years."

On referring to the Nárada Sanhitá, it will be perfectly clear, that the injunction for remarriage as expressed
in the Text, "On receiving no tidings of a husband &c. &c.," can by no means be applied to the case of a betrothed virgin. Thus:—

"On receiving no tidings of a husband, on his demise, on his turning an ascetic, on his being found impotent, or on his degradation, under any one of these five calamities, it is canonical for women to take another husband. A Brāhmaṇa woman should wait eight years for her absent lord, and four years only, if she be childless; then let her marry again. A Kshatriya woman should wait six years, and, in case she has no issue, three years only. A Vaiṣṇava woman, if she has borne a child, four years, otherwise only two. For a Śūdra woman no period is mentioned for which she is to wait for her husband. If it be heard that he is living, the rule is, that the aforesaid periods are to be doubled; when tidings are not received, the fore-

* Narada Sanhitā. Ch. XII.
"mentioned periods are enjoined. Such is the opinion of "Brahma, the lord of men. In such cases, therefore, there "is no harm in women marrying again."

It will now appear that, the aforesaid nuptial Text can, by no means, apply to a betrothed girl. In the case of an absent lord, different periods are assigned for which the wife is to wait for him, according as she has or has not any children. If this ordinance referred to a plighted virgin, the mention of the circumstance of her having or not having issue would be absurd. It may be urged that the Nārada-sanhita was good only for the Satya-yuga, and therefore the Text quoted above cannot be construed to sanction the remarriage of women in the Kali-yuga, even if it were admitted that it enjoined such remarriage. It is true that the Nārada-sanhita was good for the Satya-yuga, but the Text alluded to is identical with that of Pārāśara, both being composed of the same words. When both the Texts are identical, the meaning they convey cannot but be identical also. It would be absurd to assume that a particular set of words would mean one thing in one Yuga, and another thing in another Yuga. It is clear, therefore, that the Text can, on no account, have reference to the case of betrothed girls.

Those, who attempt to interpret the above Text of Pārāśara, as applying to the case of a betrothed girl and not to a married woman, do so for the following reason. There are some Texts which prohibit the marriage of wedded women, and if Pārāśara's Text be admitted to
apply to married women, a discrepancy arises between the Texts. There are other Texts again which prescribe marriage for betrothed virgins, and if Pardāra's Text be interpreted to apply to them, no discrepancy would occur. They therefore contend that Pardāra's Text should be interpreted as having reference to betrothed girls only. But I must remark, that as there are Texts prohibitory of the marriage of wedded women, so the Text of Kaśyapa prohibits the nuptials of a betrothed girl. Thus:—

कत्प परिभषा: काला वस्त्रोक्ती: कुसाध्या:।
बाजिला दूरा गोनित्ता नक्तैःकालः।
वर्णसाधिता वा च रा च माणिस्वहिति:।
वर्णिविदिता वा च युग्मार्थभवा च मा।
रूप्ता: आक्ष्येवेनोऽह दृश्यमुक्तिव पुनः।

"In forming a matrimonial connexion, seven Paunarbhāva damsels, despised of their families, are to be shunned. "The Vāgaḍattā, she who has been plighted by words of "truth; the Manodattā, she whom her parent or guardian "has disposed of in his mind; the Krita-kauntuka-mangalā, "she on whose hand the nuptial string has been tied; the "Udaka-sparśita, she who has been given away by the "sprinkling of water; the Panigrahita, she in respect of "whom the ceremony of taking the hand has been performed; "the Agnimit-parigata, she in respect of whom the marriage "ceremonies have been completed; the Punarbhū-pra-"bhavā, she who is born of a Punarbhū; these seven dam-"sels, described by Kaśyapa, when married, consume, like "fire, the family of their husbanda."
Mark now, as Kaśyapa includes the betrothed girl among those, who are to be shunned in marriage, and gives her the designation of Punarbhū (remarried), her marriage is necessarily interdicted. Kaśyapa enjoins, that the betrothed girl and the married woman are equally to be rejected. If, therefore, the circumstance of some Texts prohibiting the marriage of a wedded woman be made to operate against the interpretation of the aforesaid Text of Pārāśara, as enjoining her remarriage; then, by parity of reasoning, that Text cannot be interpreted to apply to the case of a betrothed girl, when there is a prohibition in the Text of Kaśyapa against it. Hence, the construction of the Texts of Pārāśara, as applying to the case of a betrothed girl, does not establish its consonancy with all the Texts of our Śāstras on the subject. This is not, however, the way to reconcile all the Texts. If such reconciliation be necessary, it can be done in the following manner:

There is no mention in the Texts of Kaśyapa and others, containing prohibition or injunction regarding the marriage of wedded women, of the specific Yugas to which they refer: hence, they should be considered applicable to all the Yugas. But when, in respect of the present question, there are certain ordinances or interdictions expressly laid down for the Kali-yuga, they may be said to be special rules appropriate to that Yuga only. And as distinct specific rules for the Kali-yuga, touching the present subject, are found, it is quite unnecessary to attempt to reconcile them with general rules regarding it. For, it is patent to all understandings,
that a specific rule supersedes a general rule. It is therefore necessary that, all special rules relative to the Kali-yuga should be reconciled with each other, and upon such reconciliation depends the legality or otherwise of the marriage of widows in that Yuga. With this view, I here quote first such texts, as prohibit the remarriage of women in the Kali-yuga:

**Adi Purāna.**

ज्ञायाम् पुनःश्वां गोवां गोवः तथा ।
करो पृव । न कर्मित आहस्यां तमस्हकृतम्·॥

"The remarriage of a married woman, the giving of the" best share to the eldest brother, the slaughter of a cow, "procreation on a brother's wife, turning an ascetic; these "five acts are not to be performed in the Kali-yuga."

**Kratu.**

देवरायी जलोम्परिवृः काला प्रदीयते।
न वचो गोवः कार्य: कस्मी नष्ठ कस्मिष्ठ: •

"In the Kali-yuga, the brother is not to beget a child on "a brother's wife, a girl already given is not to be given "away, a cow is not to be slaughtered in religious ceremonies, "and no one is to turn an ascetic.

**Vrihannāradiya Purāna.**

देवायोस्म कमला: पुनःश् वां परम्पर ॥

*Quoted by Mādhavācharyā in his commentary on the Pardāra Sanhitā.*
"In the Kali-yuga, a damsels is not to be given to a bridegroom a second time."

Āditya Purāṇa.

द्वारं कथा प्रदर्शिते |

"In the Kali-yuga, the gift of a girl already given is forbidden."

Thus there is, in general terms, a prohibition of the remarriage of women in the Ādi Purāṇa, the Kratu Sanhitā, and the Āditya and Vrihannărādiya Purāṇas. But in the Parāśara Sanhitā we find,

नाट्ये प्रति महानन्दे च प्रति च पत्रानि विपरीते |

पुष्पापत्ता नायिकां परिवर्तनीयो विपरीते |

"On receiving no tidings of a husband, on his demise, on his being an ascetic, on his being found impotent, or on his degradation, under any one of these five calamities, it is canonical for women to take another husband."

That is, under any of these five contingencies, the remarriage of a woman is permitted.

Thus, we have now before us Texts both for and against the remarriage of women in the Kali-yuga. If we attempt to reconcile these apparently contradictory Texts, we should do so in the following manner:

In the Ādi Purāṇa and the other works, quoted above, the prohibition against the marriage of wedded women in the Kali-yuga is a general one; but Parāśara makes special cases under five different contingencies, in which
such marriage is permitted. Where there are both a general and a special rule regarding a particular subject, the usual course is to apply the latter to the exceptional cases, and to adopt the former in all other cases. Hence it follows that the precept of Parāśara should be observed in the five special contingencies mentioned, the prohibition in the Ādi Purāṇa &c. being strictly adhered to in all other cases. This interpretation reconciles the two apparently contradictory classes of Texts, and affords room for the application of both the precept and the prohibition. Let us enter into a detailed examination of the subject.

Kātyāyana says—

च यथयाजातीयः पतित: ह्वेच यव ।
विचलोक्ष्यः समोलो छा दाशो दीघोमयोऽदिः पि वा।
जाद्रापि देवा यायाद्रै भक्तमरणंभूतः ॥

"If after wedding, the husband be found to be of a
different caste, degraded, impotent, unprincipled, of the
same Gotra or family a slave, or a valitudinarian, then a
married woman should be bestowed upon another, decked
with proper apparel and ornaments."

Vasiṣṭha says—

कुष्ठोबिषधिता पश्चादिपविता च।
पश्चादिसर्वभर्त्रीं दोषिकां वेषभारविया ॥

"Kātyāyana, quoted in the Parāśara Bhāṣya and Niruṣṭa Sūtras.
Vasiṣṭha, quoted in the Udyāvatattva."
"A girl, married to a person who is of a low family and conduct, impotent, degraded, epileptic, unprincipled, sickly, a devotee, or of the same family, is to be taken away from him, that is, married to another."

Nárada says—

नष्टे खते प्रमाणज्ञे ही च पति पति ।
पञ्चङ्गायु गरीयां पतिरत्यो विधीते ॥

"On receiving no tidings of a husband, on his demise, on his turning an ascetic, on his being found impotent, or on his degradation, under any one of these five calamities, it is canonical for women to take another husband."

Thus, Kátyáyana, Vaiśhāṣa and Nárada, without alluding to any particular Yuga, have generally enjoined the remarriage of a woman when her husband is unprincipled, degraded, impotent, sickly, epileptic, of low family and conduct, an ascetic, a slave, of the same family, of a different caste, when no tidings are received of him, or when dead.

Ādi Purāṇa says—

जयाः पुनः स उक्तेऽन्ति भावां यतः
कलेव पद्म स कर्षित भाष्यां गम्भरुम् ॥

"The remarriage of a married woman, the giving of the best share to the eldest brother, the slaughter of a cow, procreation on a brother's wife, or turning an ascetic, these five acts are not to be performed in the Kali-yuga."
Krutu says—

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रेखारथ्रू चतुर्वर्षिकर्षया कल्याणा न दीवते।
न वेदे गोवध: कार्य: कबी गम कल्याणुः।

"In the Kali-yuga, the brother is not to beget a child
on a brother's wife, a girl already given is not to be given
away, a cow is not to be slaughtered in religious cere-
monies, and no one is to turn an ascetic."

Vrihannaradiya Purāna says—

दशाक्रृतयौ कल्याणा: पुराणें प्रश्नं च।

"In the Kali-yuga, a damsel is not to be given to a bridegroom a second time."

Āditya Purāna says—

दशा कल्याणा प्रतीक्षौत॥

"In the Kali-yuga, the gift of a girl already given is forbidden."

But the Parāśara Sanhitā says—

नवे चतुं प्रत्रातते क्रीते च पसिद्रे पति।
पञ्चासापन्तु नारिणां पितर्नौ विभेदैः॥

"On receiving no tidings of a husband, on his demise, on his turning an ascetic, on his being found impotent, or on his degradation, under any one of these five calamities it is canonical for women to take another husband."

Thus, the Ádi Purāna and other works, in general terms, prohibit the remarriage of wedded women in the Kali-yuga; while Parāśara specially enjoins such
marriage in the Kali-yuga, under the five circumstances specified by him.

Now, let my readers consider that Katyāyana and other Sages, without alluding to any particular Yuga, enumerate certain cases, in which they enjoin the remarriage of a wedded woman. Such a rule would have answered for all the Yugas; but as in the Ādi Purāṇa and other works such marriage has been forbidden in the Kali-yuga, the prohibition is special to that Yuga: hence, the ordinances of Katyāyana and others apply to the three Yugas other than the Kali.

Again, in the Ādi Purāṇa and other works, the remarriage of women in the Kali-yuga has been generally prohibited, without the specification of any exceptional cases; but Parāśara points out particular conditions, under which he declares such marriage in that Yuga to be canonical. The injunction of Parāśara, therefore, is a special rule; and the general prohibition in the Ādi Purāṇa and other works apply to all but the five cases specified by Parāśara.

Such is always the case, when there are both general and special injunctions or prohibitions on the same subject. Thus:

चतुर्वमयाः सम्‌धामुनाशीत

“Day by day the Sandhyā (a ceremony) is to be performed.”

This is a clear general rule, for the performance of the Sandhyā laid down in the Vedas. But,
The Sandhyā, the five great sacrifices, and the daily necessary rites, enjoined by the Śāstras, are not to be performed during the period of Āśāucha (impurity); after the expiration of that period, they are to be performed again.

Here, Jāvāli prohibits the performance of the Sandhyā during the period of Āśāucha. Now mark, though there is a general ordinance in the Vedas for the daily performance of the Sandhyā, yet it is not performed during the period of Āśāucha, by the special prohibition of Jāvāli. Again,

"At the morning twilight, let him (a twice-born) stand repeating the Gāyatri, until he sees the sun; and at the evening twilight, let him repeat it sitting, until the stars distinctly appear. But he, who stands not repeating in the morning twilight, and sits not repeating in the evening, must be precluded, like a Śūdra, from every sacred observance of the twice-born classes." But,

* Jāvāli, quoted in the Ādhitattva.
† Manu. Ch. II.
On the day of the passage of the sun to a new Zodical sign, on the last day of either half of the lunar month, on the twelfth as well as twenty-seventh day of the moon, and on the day of the celebration of a Shraddha, the Sandhyā is not to be performed in the evening; by doing so the sin of parricide is incurred.

Observe now, in spite of the general injunction in the institutes of Manu for the performance of the Sandhyā in the morning and evening and the penalty attached to its violation, it is not performed on certain specified days by the special prohibition of Vyāsa; that is, the general injunction for the performance of the Sandhyā obtains on days other than those specified by that Sage. In the Vedas is the following prohibition—

ना हिंसात कर्षुतानि।

"Kill no living thing."

But in other places of the Vedas there are such injunctions as the following—

अन्नमेधेन वजेत।

"This sacrifice is to be performed by the slaughter of a horse."

सत्यात् द्रुतं वजेत।

Vyāsa, quoted in the Tithitattva.
"The sacrifice, called the Rudra-yaga, is to be performed by the slaughter of cattle."

"The sacrifice in honor of Agni and Soma is to be performed by the slaughter of cattle."

"The sacrifice in honor of Vayu is to be performed by the slaughter of a white goat."

Now mark, despite the most clear and positive general prohibition, in one part of the Vedas, against killing animals, their slaughter, in certain sacrifices, is considered a meritorious act by the special injunctions in other parts of the Vedas; that is, owing to the special injunction, the general prohibition, against the slaughter of animals, is applicable to all cases except those of the equine sacrifice, the Rudra-yaga and the like. On this account the illustrious Manu has said—

अध्ययः यज्ञास्ते निषेधाय स्वनमया प्रशस्तां ।
वेदस्य पथाने धृत्रहं नामनेवमब्रम्भेन्द्रसु: ॥ ५. ४१ ॥

"On a solemn offering to a guest, at a sacrifice, and in holy rites to the manes or to the gods, on these occasions only and not in others, may cattle be slain; this law Manu has enacted."

It should be observed, that in the above cited cases, our acts are guided by special rules in spite of general
ones to the contrary; the latter obtaining force only in cases not comprehended in the former. In spite, then, of the general prohibition against the remarriage of women in the Kali-yuga, the special ordinance of Parāśara, directing their remarriage under the five conditions specified by him, is to be observed; the general prohibition in the Ādi Purāṇa and other works obtaining force in all cases except those five. This I consider to be the plain and rational way of reconciling apparently contradictory Texts on the subject under discussion.

CHAPTER II.

The marital Text of Parāśara refers to the Kali-yuga, not to the other Yugas.

Madhavacharya, after giving an interpretation of the Text of Parāśara respecting the remarriage of females, thus concludes.—

वषुषु पुनर्वा युगान्तरविष्णुः । तत्राविद्युहायम् ।
स्त्राया: पुनर्वा स्वेतां बोधिः सोवतं तथा ।
बली पुष्च न सुर्यति भ्रात्रलयां समस्तहस्मु॥

"This injunction of Parāśara, for the remarriage of females, is to be understood to apply to Yugas other than the Kali; because it is declared, in the Ādi Purāṇa, that the remarriage of a female once wedded, the allotment of the best share to the eldest brother, the Bovine sacrifice, pro-
"creation on a brother's wife, and turning an ascetic, are the
five acts not to be practised in the Kali-yuga."

It should now be considered, whether this remark of
Mádhaváchárya is correct and reasonable. It is neces-
sary, in the first place, to ascertain the object of Pará-
sara from the spirit of his Sanhitá and its interpretation
by Mádhaváchárya himself.

The Text of the Sanhitá.

अष्टतो र्हिनथेषाय प्रेषाद्धानासै।
आहैलासाप्यमाकोतमहासुभ: पुरा।
मामुखां निःस्तं भलं वर्त्तमाने जते दर्शे।
शौचाचार्य व्यासव दद वर्त्तमानीहुत।

"Therefore, in times of yore, the Rishis, thereafter, address-
ed Vyása—who was seated, with his attention fixed on one
object, in his retreat in the pine forests on the top of the
Himálayas.—Declare to us, Oh son of Satyavati! what
are the Dharmas (duties) and ácháras (practices) beneficial
to men in this Kali-yuga."

Commentary of Mádhaváchárya.

वर्षासाने विस्वर्तित स्मि स्मि स्मि वसानसनस्यानास्माद्।

"Thereafter, that is, the Rishis, after having been informed
of the Dharmas of the Satya, Treta, and Dwápara Yugas,
enquired about the Dharmas of the Kali-yuga."

अनं गतः देवो वनारेष्यो भावायाविवो नाइर्वमेयायाम
ञाचार्य वसानसनस्यानाम वर्त्तमानक्तिसमाविष्टत्।
“Therefore, that is, whereas the study of a part cannot
“make one acquainted with the whole of the Dharmas, and
“whereas the Kali Dharmas cannot be known from an ac-
“quaintance with the Dharmas of other Yugas, therefore the
“Rishis enquired.”

From this it clearly appears, that at the commence-
ment of the Kali-yuga, the Rishis, who knew the Dharm-
as of the Satya, Treta, and Dwāpara Yugas, wishing to
obtain a knowledge of those for the Kali-yuga, repaired
to Vyāsa and questioned him on the subject.

Text.

तथैहि धर्मशास्त्रानु विशिष्टोत्तरैनुजरंकथितं।
प्रस्तवति सहात्मा: पुत्रस्तिरिविवाहरं॥
वचाः सुविचाराः कर्म ध्येयं वदास्माद्॥
अस्तित्वतेन प्रत्ययो दृष्टि व्यासः मुनोद्वत्तत्त॥

“Hearing these words of the Rishis, he (the great Vyāsa),
“surrounded by his pupils, radiant as the sun and fire, and
“versed in the Vedas and the Smritis, replied, I do not know
“the truth of all things, how shall I declare the Dharmas?
“My father only should be consulted on the subject. This was
“said by the son of Pārśu.”

Commentary:

सच्चास्वसित वदति व्यासेनाय: सत्त्वति कविधार्यः।
दक्षिणेति न तन्त्रो नावदर्शिन धृतं: कविधार्योत्तमाय नावास्तव चक्षुः
तन्त्र पारस्कृत्त्वम् चतुर्वधक्षिणाः सवी पारास्तरः: कः सा दृष्टि वच्चति। यदि
"I do not know dc. by this, Vyāsa means to say that you are now enquiring of me the Kali Dharmas; but I have learnt them from my father; he only is master of them; and as I have obtained a knowledge of them through my father's favour, he should be consulted on the subject; when the original instructor is living, it is not meet to receive knowledge at second hand."

"From the expression my father only should be consulted on the subject it is to be inferred, that the authors of the other Smritis are excluded (as referees on this subject.) Although Mānu and others, are versed in the Kali Dharmas, yet Pāṇḍara, by virtue of particular penances, has become the supreme authority as regards the Kali Dharmas. As among the Kāṇwa, Mādhyañjina, Kāthaka, Kauṭhum, Taittirīya and other Sākhas or branches of the Vedas the "Kāṇwa and some others are distinguished, so, in respect of the Kali Dharmas, Pāṇḍara stands preeminent among all the authors of the Smritis. When Vyāsa, who is himself admitted to be the instructor of the Kali Dharmas,
"hesitates to declare them while Parasara is living, what shall we say of the other Rishis."

We thus see that as regards the Kali Dharmas, the authority of Parasara weighs more than that of Manu and other writers of Smritis and that his Text is supreme on the subject of the Kali Dharmas.

Text.

वर्ष आजादि ब्रजे भक्ति पि बहादुर भक्ति पि।
समां कवयि तत्तत्त्वाद्भवेऽनुवं तथ॥

"Oh Sir! affectionate to thy votaries, if thou knowest me to be thy votary and bearest any affection towards me, instruct me in the Dharmas; I am an object of thy favour."

Vyasas thus addressed his father.

Commentary.

नम बलिव वहयो मनोदिबिहि: मोहा प्रभारो: तत्त की प्रभारों भवता बुधुक्ति विज्ञान सुविज्ञान विद्वद्विदुपक्षयां।

"There are various Dharmas promulgated by Manu and others, and Vyasa, fearing as if Parasara asked him which of them he wished to learn first, mentions the Dharmas in which he has been already edified, that he may conclude with specifying the Dharmas, he wishes to learn."
Text.

"I have heard from you the Dharmas declared by Manu, Varishtha, Kasyapa, Garga, Gotama, Udana, Atri, Vishnu, Sanvartta, Daksha, Angira, Satatapa, Harita, Yajnavalkya, Apastamba, Sankha, Likhita, Katyayana, and Prachetas. I have not forgotten what I learnt; they were the Dharmas of the Satya, Treta, and Dwapara Yugas."

Commentary.

...parirdeh bhuvah param...: And now he inquires about the Dharmas, he wishes to learn.

Text.

"All the Dharmas originated in the Satya-yuga, all of them have expired in the Kali-yuga: declare therefore some of the common Dharmas of the four Yarnas (castes)."
Commentary.

"It is said in the Vishnu Purana that 'the specified Dharmas of the four Varnas (castes) and of the four Ásramas (orders) are not observed in the Kali-yuga.' It is also declared in the Ádi Purána that 'the Dharmas of the Satya Yuga cannot be practised in the Kali-yuga; because both men and women, all, are addicted to sin.' Men in the Kali-yuga cannot be expected to have any predilection for Dharmas, which are difficult to be practised: the inculcation of the easily practicable Dharmas, therefore, is the object of the Párásara Sanhita."

By all this, it is manifest that the Dharmas, inculcated by Manu and others, are appropriate to the Satya, Treta and Dvápara Yugas, and that the observance of all of them in the Kali-yuga is impracticable. Vyása, therefore, asks of Párásara for such Dharmas as are easily performable in the Kali-yuga.

Text.

आवामाण्यावभागे युनिमुखः परार्यः ।
धर्मिकं नित्यं पाणि युक्तं खूंभुः बिकारात् ॥
"On the conclusion of Vyāsa's speech, Parasāra, the chief of Sages, began to propound, in detail, the general principles and subtle points of the Dharmas."

Thus it appears, that, at the request of Vyāsa, Parasāra, who tenderly loved his son, began to declare the Dharmas of the Kali-yuga.

Now let my readers calmly think, whether or not, the above citations of the Texts of Parasāra and of the commentary of Madhvāchārya himself clearly and unquestionably prove, that the sole object of the Parasāra Sānti is the inculcation of the Dharmas of the Kali-yuga. When it is understood that such is the object of the work, it must be acknowledged that the whole work, from beginning to end, has reference to the Kali-yuga only. It would, therefore, be absurd to suppose that the Text relative to the marriage of widows and other women applies to the other Yugas. How can it be reasonably supposed that when Vyāsa and other Sages, at the commencement of the Kali-yuga, distinctly declare their having acquired a knowledge of the Dharmas of the preceding Yugas, and therefore ask Parasāra to edify them in the Dharmas of the Kali-yuga, he would, in inculcating the Dharmas of that Yuga throughout his work, prescribe only a single Dharma which applies to Yugas other than the Kali. There can be no doubt, therefore, that Parasāra has prescribed the remarriage of women as a Dharma appropriate to the Kali-yuga.

It has been shewn above that Madhvāchārya has, in his own interpretation, decided that the object of the
Pārśāra Sanhitā is the propounding of the Kali Dharmas. Any conclusion therefore arrived at by the Commentator, which is contrary to the scope of the Sanhitā and opposed to his own interpretation, can never be accepted as rational.

Mādhavachārya’s gloss, to the following effect, on the three Texts of Pārśāra relative to remarriage, Brahmacaryā, and concremation, becomes incoherent, if the Text relative to remarriage be supposed to refer to Yugas other than the Kali:

“Under certain contingencies the remarriage of a woman is legal.”

“It is more meritorious for a woman who, instead of marrying again, observes the Brahmacaryā.”

“Concremation is attended with a greater degree of merit than what is attained from the observance of Brahmacaryā.”

In the opinion of Mādhavachārya, remarriage refers to the prior Yugas; Brahmacaryā and concremation to the Kali-yuga. There can be therefore no connexion between the Text which speaks of remarriage and those which direct Brahmacaryā and concremation. Now, when Mādhavachārya, by deciding that the marital Text refers to the former Yugas, leaves not to the widows of the Kali-yuga, any right to remarriage, the idea of comparison, expressed in the Text which promises higher rewards to the widow of the Kali-yuga who, instead of marrying, observes the Brahmacaryā, would be quite absurd. The obvious connexion subsisting between the three Texts;
which declare in the first place, remarriage of women to be canonical; secondly, the observance of the Brahmacharya to be instrumental in procuring greater merit; and thirdly, concremation to be the passport to still higher rewards; inevitably leads to the conclusion, that these three injunctions apply to one and the same Yuga: If remarriage be considered to refer to the preceding Yugas, Brahmacharya and concremation must necessarily be deemed appropriate to those Yugas; and if the latter two be viewed as assigned for the Kali-yuga, the former must also apply to this Yuga. Want of mutual connexion would destroy the sense. It must be confessed, in short, that Mādhavachārya, in his zeal to reckon the marriage of widows among the Dharmas of the former Yugas, has not only strayed from the obvious purport of the author of the Sanhitā, but has neglected to see, whether this dictum would tally with his own interpretation of the passage.

Mādhavachārya has himself declared that 'as it is not expected that men in the Kali-yuga would have any predilection for the Dharmas which are difficult to be observed, it is the object of Parāśara to assign such Dharmas for the Kali-yuga, as are easily practicable.' Considering remarriage to be a Dharma easily practicable, Parāśara has, in the first place, laid it down as a Dharma for the widows in general. Secondly, the observance of the Brahmacharya being a difficult task, he has enjoined it for those women who feel their strength equal to it, declaring that its observance would be a passport to heaven. Thirdly, concremation being the severest duty, he has ordained it for those
women whose courage is commensurate with the task, by encouraging them with the hope of eternal residence in heaven. Mādhavācārya has however reckoned the easily practicable duty of remarriage as a Dharma of the past yugas, and assigned the remaining two most arduous duties only (Brahmachārya and con cremation) as appropriate to the Kali-yuga. Now, let my readers consider, whether this allotment of Mādhavācārya squares with his former exposition, that men in the Kali-yuga not being disposed to observe the Dharmas which are difficult of performance, the avowed object of Parāśara is the assignment of the easily practicable Dharmas for men of the Kali-yuga. It is certainly a strange hypothesis that a most easily practicable Dharma, which the strong-minded men of the bye-gone ages were privileged to perform, should have been interdicted to a feeble and degenerate race. In fact, when it is considered that the people of the Kali-yuga have immeasurably fallen off, in their physical and moral strength, from their ancestors of the prior Yugas, and are therefore incapable of practising the difficult Dharmas; when Parāśara, having commenced declaring the Dharmas of the Kali-yuga has, in respect of widows in general, ordained, in the first instance, remarriage the most easily practicable Dharma, we come to the irresistible conclusion that Mādhavācārya’s supposition of remarriage not being intended for the widows of the Kali-yuga can never be reconciled with reason or the avowed object of the author of the Sanhitā.

That the above interpretation of Mādhavācārya is opposed to the intention of Parāśara is clearly evident
also from the writings of Bhatojidakshita, who thus declares his opinion:

"It cannot be contended that the Marital Text of Parāṣara applies to Yugas other than the Kali, for Parāṣara has compiled his Sāhita, with the avowed object of declaring the Dharma to be observed in the Kali-yuga alone."

From the arguments and citations above set-forth, the non-consonancy of the interpretation of Mādhavāchārya to the scope of the Parāṣara-sāhita and to his own exposition of the three Texts relating to remarriage, Brahmacarya, and concremation, has been sufficiently established. We should now examine the weight of the authority, on the strength of which he founds his supposition that remarriage was not intended for the Kali-yuga.

Mādhavāchārya, in attempting to refer the remarriage of females to Yugas other than the Kali, has not been able to derive any support either from the general scope of the Sāhita or from the obvious meaning and construction of the Text in question, but has suffered himself to be guided by a single Text of the Ádi Purána. His meaning seems to be this: although the Parāṣara

* Chaturvinsati Smiti Vyākhyā, Section on marriage.
Saṁhitā is appropriate to the Kali-yuga only and although it enjoins the remarriage of females, yet as there appears a prohibition in the Ādi-Purāṇa against the remarriage of women once wedded, in the Kali-yuga, the injunction of Parāśara should be considered not to refer to the Kali-yuga but to the preceding Yugas.

Three strong objections may be raised against this reasoning—1st, The Text, which Mādhavāchārya declares to have cited from the Ādi Purāṇa, is not to be found in that Purāṇa; moreover, when regard is had to the scheme of the work, the improbability of any such Text being found in it would be manifest: the citation of Mādhavāchārya, therefore, appears to be unfounded, and any conclusion, which it supports, should be considered as unauthorized. Secondly, should the Text in question be admitted to be genuine, it is not reasonable to qualify, on its strength, the Text of Parāśara; for Parāśara Saṁhitā is one of the Smritis and the Ādi Purāṇa is a Purānic work: and it has been clearly shewn that in the event of a contradiction between the Smriti and the Purāṇa, the former would be the stronger authority; that is, we should, in that case, instead of following the injunctions of the Purāṇa, act up to those of the Smriti. By this rule therefore no Text of a Smriti can be qualified by any Purānic Text, when they seem to jar with each other. In the third place, from what has been said in the preceding chapter respecting the cogency of special rules, we should, instead of suffering the

* See sage 18.
Text of the Ādi Purāṇa to qualify that of the Parāśara Sanhitā, rather reverse the process: The prohibition in the Ādi Purāṇa is a general rule, while Parāśara's ordinance is a special one; the general rule, instead of barring the operation of a special rule, should be superseded by the latter. Mark now, the interpretation of Mādhavāchārya referring the injunction of Parāśara for remarriage of females to Yugas other than the Kali, is—Firstly, opposed to the spirit and scope of the Sanhitā; secondly, inconsistent with his own expositions; thirdly, founded on an authority, the genuineness of which is questionable; fourthly, (the genuineness of the authority being granted) contrary to the rule laid down by Vyāsa which declares the authority of the Smriti to be superior to that of the Purāṇa, when they are at variance with each other; and fifthly, contradictory to the universal doctrine that a special rule supersedes a general one. In fact the supposition that the marital Text of Parāśara refers to Yugas other than the Kali is untenable.

A fresh objection may start up: Mādhavāchārya was a great scholar; we should accept his doctrine without questioning its reasonableness. To this, I have only to observe, that Mādhavāchārya was, indeed, a learned man and, in all respects, highly venerated; but he was not infallible, nor are his opinions always accepted as infallible. Whenever his conclusions were unsound, succeeding writers have not scrupled to refute and criticize them. Thus:

यष्टु सप्तम् बसु प्रजालमेवि स्वातः प्रत्य सत्तिदिगासुरा।
"What Mádhaváchárya has said here cannot be accepted as authoritative, because it is opposed to the Karka-bháshya, Devájáni, Sri Anantabháshya and all other writers on the Vájasaneyá Sákhá, and disregarded by many."

"Mádhaváchárya in attempting to settle the point, according to the common acceptance of the term, has entangled himself in the meshes of fallacy."

"Mádhaváchárya lays down this rule, but we must follow a different course."

*Nirnayasindhu. Ch. I. † Nirnayasindhu. Ch. II.
‡ Nirnayasindhu. Ch. I. § Nirnayasindhu. Ch. II.
“If you say that the rule is valid, because it has been declared by Mādhavāchārya and is to be found in the Skanda Purāṇa, then the other Śāstras are falsified.”

“Hemādri, Mādhavāchārya and others have settled this rule, but it should not be received; for then the conclusion would be irresistible, that both the dicta are useless.”

“If you say that the conclusion arrived at by Ananta Bhatta and Mādhavāchārya are valid, then the quotation in the Sanvatsara Pradīpa, and the Text of the Brahmāṇḍa Purāṇa will have no sphere of application.”

Thus Kamalākarabhatta and Rughunandana have not

* Nīrṇayaśindhu. ch. II. † Tīhitattwa.
failed to refute his doctrines when they appeared open to objection: wherefore it clearly appears, that the dictum of Mādhnāvāchārya, right or wrong, is not to be received as an infallible authority.

CHAPTER III.

THE MARITAL INJUNCTION OF PARĀŚARA IS NOT OPPOSED TO MANU.

Almost all the oppositionists have come to the conclusion, that the marriage of widows is against the law of Manu; whereby they mean to establish that the Text of Parāśara, though it authorizes the marriage of widows in the Kali-yuga, being opposed to Manu, should be rejected on the strength of the following Text of Vrihaspati:

वेदांमैपि प्राचार्य्य रिति वनोः स्त्र: 
स्मवेशावयवित्तता या वा श्रुतिः प्रयंक्ते" •

"Manu has, in his own Sanhitā, compiled the spirit of the Vedas; he is, therefore, the chief authority; and Smritis at variance with him are not proper guides.

This conclusion does not appear to be rational. Vrihaspati directs that the Manu Sanhitā is the chief authority.

* Quoted by Kullaka Bhatta.
and the Smritis at variance with it are to be rejected; but he does not specify any particular Yuga or Yugas in which that Sanhita is to be so regarded. On the other hand, Parasara, an equally wise and infallible Sage, distinctly affirms that the Sanhita of Manu was appropriate for the Satya-yuga only, and not for all the Yugas. The direction of Vrihaspati, in general terms, might have applied to all the Yugas as advanced by the oppositionists, if Parasara did not particularize the Satya-yuga. It must accordingly be admitted that the Sanhita of Manu was supreme authority in that Yuga only, and not in any other Yuga. That it is not so in the Kali-yuga, is also evident from the fact that, in many instances, the prevailing practices are founded on Smritis plainly at variance with that Sanhita. Thus—

Manu has said—

विविधबनें वर्षेत कन्या चुना छद्मवाचिकाम्।
लालार्थमेवं वा घनमेवं कीद्वित्वं सूर्यः। ॥ ९ २४।

"A man, aged thirty years, is to marry a girl of twelve; or a man of twenty-four years, a damsel of eight: a breach of this rule makes a man sinful."

But Angira declares—

व्यवस्थके सबेवर्षी मयंवर्षो ति राहिखि।
दमसे कल्याणा मोहां चत जागैं रजःक्षव।॥

वश्यात् वंबलरे प्राणे दमसे कल्याणा हुषे॥
"Damsels of eight, nine and ten years are respectively named Gauri, Rohini, and Kanya; and all girls above ten are called Rajaswala or women in their catamenia: when therefore a girl has reached her tenth year, she is to be immediately disposed of in marriage, and such marriage, even though celebrated in an interdicted nuptial season, will not be held culpable."

It thus appears, that Angira has fixed the eighth, ninth and tenth years as the proper marriageable age of a girl; and so great is his apprehension, lest she should continue unmarried after her tenth year, that he enjoins the marriage of a decennarian damsel even in times when weddings are forbidden; but with respect to males, he assigns neither twenty-four nor thirty years, nor any period for their marriageable age. Now it should be observed, whether or not, the above Texts of Manu and Angira contradict each other: Manu fixes either the eighth or twelfth year as the marriageable age of a girl, any deviation from which is declared by him to be sinful; while Angira directs that a damsel should be married in her eighth, ninth or tenth year, the last of which is declared to be the farthest limit, at which her marriage is indispensable and not to be deferred; hence, according to his opinion the twelfth year is by no means the proper marriageable age. The actual practice now-a-days is founded on the ordinance of Angira, and opposed to the law of Manu. If the injunc-

* Quoted in the Udvahatattwa.
tion of Manu in this respect were to be followed, girls of eight and twelve years would be bestowed upon suitors aged twenty-four and thirty years respectively; otherwise the sacred law is violated. We nowhere see, in the present age, the operation of such a rule. The ordinance of Angira, on the contrary, that the eighth, ninth, and tenth years are the proper wedding periods of a damsels, is almost universally observed. Hence then, as regards the determination of the marriageable age, the rule of Manu is at present discountenanced, while that of Angira, which is opposed to it, is respected.

Again, Manu has declared—

एक एक एकीत्र स: पुकः पितामुख वद्यति: प्रमु: ।
चेतायामान्यां सश्श्च नायातान प्रजापिपम् ॥ ९. १६३।
मचत्त्वा चेतायामान्यां प्रजापिपान्ते पैदनान्तः।
धृत्योम विभजणू दास्य विभया पन्तमण्डवा वा ॥ ९. १६४।
धृत्योग्रीवो दुःस्वयमुपविस्तितिक्षुः भागिनो।
धृत्यापरे एक आमेषो गोविन्दायुर्भागिनो: ॥ ९. १६५।

"The son of his own body is the sole heir to a man's estate. He is to allow a maintenance to the rest, out of kindness only."

"But when the son of the body divides the paternal inheritance, he is to give a sixth or fifth part of it to the son of the wife begotten by a kinsman."

"The son of the body, and son of the wife should succeed to the paternal estate, but the ten other kinds of sons succeed, in order, to the family duties and to their share of inheritance."
Thus, according to Manu, if a man have many kinds of sons, a son of the body, a son of the wife, an adopted son and the like, then the son of the body shall inherit his paternal property, after having allotted to the son of the wife a fifth or sixth part of it; and shall allow a maintenance to the adopted and other sons as a mere act of kindness; on failure of a son of the body, the son of the wife shall succeed to the whole property, and failing him, the adopted son and so on; the last named succeeding in default of the preceding.

But Katyayana says—

इत्यादे लौऽरे पुनः क्षतिवंशकरः छता: ।
वसवारि क्षतिवंशहि चाशाष्ट्रनमागिनः॥

"On the birth of a son of the body, the other sons, of the same caste with the father, take a third of his heritage; but if they be of a different caste, they are entitled only to maintenance."

According to Katyayana, therefore, the son of the wife, the adopted and other sons, of the same caste with the father, succeed to a third of their paternal estate, and if of a different caste, can claim a mere maintenance. Mark now, whether or not Manu and Katyayana, are at variance with each other. Manu allows a sixth or a fifth of the heritage to the son of the wife and mere main-

* Quoted in the Dayabhaga.
tenance to the other kinds of sons; while Katyayana enjoins the allotment of a third part of the estate to the son of the wife as well as to all the rest, who are of the same class with the father. According to Manu, when there is a son of the body, the Dattaka (adopted son) is entitled only to maintenance; but according to Katyayana, he has a claim to a third of the heritage. If we observe the actual practice, we shall find, that in this case, the injunction of Manu is disregarded, while that of Katyayana, who holds a contrary opinion, is followed: that is, in the present age when a son of the body is living, an adopted son, instead of getting mere maintenance, partakes of a third of the heritage. Had Vrihaspati meant to say that all Smritis, opposed to Manu, are to be rejected even in the Kali-yuga, how comes it that Katyayana's rule, in the case above cited, is now held valid in practice?

A third instance:

Manu says—

बस्का बिनेकते कन्याया वाचा बले जते परितं।
तामेन विधानेन निश्चि विशेष देवर || 9. 69.

* But if the Dattaka be endowed with excellent qualities, he inherits the property with the son of the body. Thus:

उपपत्तो भर्ति: वैवः पुरो वस्क देनिष्टे।
व इतेऽत तत्त्र ज्ञाते बांसा प्रोट्यं गोमङ्गानु || 9. 141.

"Of the man, who has adopted a son adorned with every virtue, that son shall take the heritage though brought from a different family."
"The damsel, whose husband dies after troth verbally 'plighted but before consummation, his brother shall take 'for the purpose of begetting a son on her according to this 'rule.'

"Having taken such a girl for the above purpose in due 'form of law, she being clad in a white robe and pure in 'her moral conduct, let him approach her once in due sea-'son, and until issue be had."

"Let no sensible man, who has once given his daughter to 'a suitor, give her again (in the event of his death before 'consummation) to another; for he who gives away his 'daughter, whom he had before given, incurs the guilt of 'stealing a girl."

We thus find that Manu prohibits the marriage of a betrothed girl on the death of the suitor to whom she had been plighted, directs the procreation of a son on her by his brother in due form of law, and, after the birth of such issue, enjoins the life-long observance of the rules of widowhood. According to his opinion, therefore, a betrothed girl is unmarriageable after the death of her suitor, and, for the perpetuation of his line, she, having, by his brother, given birth to a son, must continue a widow through her whole life.
But Vasishtha pronounces——

चतुर्वृत्ति च द्वायं स्त्रियाणि सीतायां दरी वदि

नप समर्पनीता स्नात कुमारी विषयेन या

वायुक्तेदाष्ट्रता वायु अतीवेदिन न संघृता

अन्यै विशिष्टहि वा वायु वायु तथेव या

Ch. 17.

"The damsel, whose suitor happens to die after she had been given to him by the sprinkling of water, or by troth verbally plighted, but before the utterance of the nuptial Texts, continues her father's."

"If a damsel has been given only by pledge of words without the consummation of the marital act by the utterance of the nuptial Texts, she should be bestowed upon another in due form; her state of celibacy is not destroyed by a mere verbal plught."

Thus Vasishtha, considering the virgin state of a betrothed girl unaffected by the death of the suitor before consummation, enjoins the bestowal of her to another in due form of law.

Observe now whether or not there is a broad contradiction between Manu and Vasishtha. Manu prohibits the marriage of a betrothed damsel after the death of the suitor before consummation, and directs her to bear a single son by her late suitor's brother, and then to continue a widow for life; while Vasishtha plainly enjoins her wedding under the same predicament. On turning to the custom now prevailing in our country, we see it founded on the ordinance of Vasishtha: that is, on
the death of the suitor before consummation, a damsel is bestowed upon another according to the injunction of Vasishtha, but she is not, in conformity with the law of Manu, obliged to continue a widow for life.

When, therefore, on referring to practice we find, that in many particulars, Smritis opposed to Manu are everywhere respected and followed in the Kali-yuga, and when Parasara assigns the Dharmas propounded by Manu to be appropriate only to the Satya-yuga, the superiority of the authority of Manu, and the invalidity of Smritis opposed to him as declared by Vrihaspati, must necessarily be considered to allude to the Satya-yuga. Otherwise, the Text of Vrihaspati, that Manu has compiled the spirit of the Vedas, and therefore Manu is preeminent, becomes incongruous:—Has Manu alone digested in his Sanhita the purport of the Vedas, and have Yajnavalkya and Parasara and the other Rishis failed to do so? Have they, in their respective institutes, delivered their self-invented ordinances opposed to the Vedas? Certainly, it cannot be supposed that they knew not the Vedas, or that they did not propound, in their respective works, the spirit of the Vedas: the fact is, they have, in their respective Smritis, exhibited the scope of the Vedas in the same manner, as Manu has done in his own Sanhita.

If, then, what Vrihaspati has predicated of the institutes of Manu with a view to the establishment of his preeminence, can be equally predicated of the other institutes, how can the conclusion be rational that Manu is the supreme authority and the other Smriti writers
are inferior to him. The same cause, which operates to render one work preeminent, must, while it exists in another, serve to render it equally excellent. In fact, when people regard all the Rishis equally wise and infallible, and when all of them have, in their respective works, propounded the spirit of the Vedas, all of them must, no doubt, be equally esteemed.

That we are to accord equal respect to all the Rishis is a conclusion arrived at not by myself alone; Madhavacharya, in his commentary on the Parasara Sanhita, comes to the same decision.

Thus—

चक्का वा ताक्षिष्णमस्य: प्रामाणां सत्तां प्रक्षतां: पराधर्मां ज्ञाते स न मः सन्निधिः परायाम वदिनां अश्विनेँद्र: प्रामुख्यमाति तद्भावाती यदहृ निश्चयान्य प्रामाण्यम्।

"Well; if the preeminence of the institutes of Manu be, in some such manner, established, what does it matter with reference to the Parasara Sanhita? Nowhere the Vedas chant the greatness of Parasara as of Manu. It would therefore be difficult to determine the authoritative-ness of the institutes of Parasara."

Madhavacharya, having proposed this question, proceeds to solve it:

Thus—

नच परायामस्यश्रृवैततम श्रवणां भावः "पारायामुः प्रतिभा वृत्ती परायामविवेकमायाय अधिक परतुतात्। यदा विश्वासतीप्रसादमुखी नेत्रभावाच्य सतैर परायामविवेकरः—
"It is not true that Parasara's greatness has not been chanted in the Vedas; by the expression in the Vedas "Vyasa, the son of Parasara, has said" Vyasa has been extolled as the son of Parasara. The eminence of Vyasa is universally admitted; when, therefore, he has been complimented in the Vedas for his being the son of Parasara, it needs no mention, that Parasara's greatness is beyond all question. Now, there remains no doubt, that Parasara is, equally illustrious with Manu. Similar reasoning should be applied to Vasishtha, Atri, Yajna-vaikya and others; that is, their greatness also being sung in the Vedas, they are as exalted as Manu."

It is therefore indubitably established, that when all the sage authors of the Sanhitas are acknowledged to be equally wise and infallible; when all of them have, in their respective works, given an exposition of the spirit of the Vedas; and when they are all eulogized in the Vedas; all of them ought to receive from us an equal tribute of respect. The only distinction consists in this, that one special Text of Smriti obtains precedence in a particular Yuga: the institutes of Manu was the paramount authority in the Satya-yuga, those of Gotama in the Treta, those of Sankha and Likhita in the Dwapara, and those of Parasara is the cardinal Smriti in the Kali-yuga. Thus, the Smritis of Manu and Parasara
being appropriate to two different Yugas, there is no such relation between them that any contradiction could be possible.

From all that have been urged above, we come to the following conclusions—
The institutes of Manu and Parasara, being the leading Sastras of two different Yugas, can never be at variance with each other; the superiority of Manu and the invalidity of Smritis opposed to him, as advanced by Vrihaspati, refer to the Satya-yuga; in the Kali-yuga, the Smritis, which are even at variance with Manu, are received as authorities. Hence, there can be no objection to the validity of the marriage of widows in the Kali-yuga as ordained by Parasara, even though it were opposed to the institutes of Manu.

Let us now inquire whether the nuptial ordinance of Parasara, in respect of widows and other women, is at all at variance with Manu or other Smritis.

Manu says—

या पत्ना वा परिवर्तना विनयवा वा ख्येत्त्रवा ।
उत्तारात्येव पुत्रस्वता व पोषनस्व वस्तिते ॥ 9. 175.

"If a woman, after becoming a widow, or being divorced by her husband, marries again, the son born of her of this marriage is called a Paunarbhava."

Vishnu says—

अष्टतं भूत: संब्रह्मं पुनर्व । Ch. 15.
"She, who continues a virgin and undergoes the ceremony of marriage for a second time, is called a Punarbhulu.

Yajnavalkya declares—

अर्जुता च खता चैव पुरुषः संस्कृता पुषः।リ. 67.

"She, who continues a virgin or otherwise, is called a Punarbhulu, if she undergoes the ceremony of marriage for a second time."

Vasisththa pronounces—

या च झीर्यं परित्तमुखतं वा परित्तमुखतं अन्यं परितं विस्वते
महते वा वा युनां भेषजति। Ch. 17.

"She, who having forsaken her lord for his impotency, degradation, or insanity, or on his death, takes another husband, is called a Punarbhulu."

Thus, it appears, that Manu, Vishnu, Yajnavalkya, and Vasisththa, have admitted the remarriage of a woman, on the degradation, impotence, insanity, or the death, of her husband.

Some of the oppositionists have asserted that Manu and other Lawgivers, in making mention of the Paunarbhaava (son born in the second wedlock of women), did not mean to legalize them, but only wanted to give a designation to such sons, should they happen to be born. This assumption, however, is gratuitous. No authorities warrant such a conclusion. For, those authors, who have declared the law with respect to sons, have one and all, regarded the Paunarbhaava as a legal son.
Manu, after having defined the son of the body and the rest of the twelve kinds of sons, concludes with saying,

चेवजादीरूपुतानेतािनाियाधिकरणः
पुस्तांतिनिधीमः क्षिप्पाषोपालोऽनिविषिः। 9. 80.

"These eleven kinds of sons, the son of the wife and the rest as enumerated, are allowed by Rishis to be substitutes, in order, for a son of the body, for the sake of preventing the failure of obsequies."

And,

विषयः चेवभौमः पापीयाधक्षणिकतः। 9. 185.

"On failure of the superior classes of sons, in succession, let the inferior in order take the heritage."

Yajnavalkya, also, after describing the son of the body and the other kinds of sons, says,

विष्णुद्वर् गोत्रवृत्ति सं पूर्वासाधे परः। परः। 2. 102.

"Among these twelve kinds of sons, when there is a failure of those named first, they, who are named next in order, become the heir and the offerer of the funeral cake."

Thus, when Manu and Yajnavalkya have declared the Punaarbhava to have a legal right to the heritage and to the performance of the Sraddha, the assertion of such son's being illegal should be utterly disregarded.
When, therefore, Manu, Yajnavalkya, Vishnu, and Vasishtha admit the remarriage of women under certain contingencies, the conclusion that the marriage of widows is against the opinion of Manu and other Smriti writers must be quite unfounded. It would seem that this conclusion has been advanced by persons, who have not thoroughly studied Manu and other Jurists. It would be uncharitable to suppose, that with a full knowledge of the subject they have brought forward such an unfounded and a false statement.

The fact is, that the marriage of widows is not contrary to the opinion of Manu and other Jurists. The only thing to be marked is, that they designated the remarried females Punarbhūs, and the sons, born in such second wedlock, Paunarbhavas: while, according to Parasara, such females and such sons are not to bear those designations in the Kali-yuga. This much is the extent of the difference of opinion between Parasara and the other Smriti writers. Had Parasara intended to continue those designations in the Kali-yuga, he would certainly have assigned the term Punarbhū to such females and reckoned the Paunarbhava in his enumeration of the several kinds of sons. That, in the Kali-Yuga, such females are not to be called punarbhūs and such sons, instead of being designated Paunarbhavas, are to be reckoned sons of the body, is borne out by the prevailing practice. Mark, if after troth verbally plighted, the suitor happens to die, or the match is broken by some cause or other, before consummation of the marital rite, the marriage of the damsel takes place with another person. In the
preceding ages, such females were called Punarbhūs and their issues Paunarbhavas.

Thus—

चतुष्क्षणकाल: छन्दा वर्णवीर्यः; लक्षणाः।

वाक्या द्वारा मनोदत्सा सत्यमौदयमृत्ववः।

उद्हासस्तिताः का च त च भाषिष्टविभीतकः।

अर्थं परिवत् का च पुनर्भवयमवा च वा।

रक्षितं: वाक्यमन्योद्धा दर्शितं ज्ञानविभवत्॥

"Seven Punarbhū (remarried) damsels, who are the despised of their families, are to be shunned; the Vagdatta, she who has been plighted by word of troth; the Manodatta, she whom one has disposed of in his mind; the Krita-kautukā- mangala, she on whose hand the nuptial string has been tied; the Udaka-sarsita, she who has been given away by the sprinkling of water; the Panigrihita, she in respect of whom the ceremony of taking the hand has been performed; Agnām parigata, she in respect of whom the marriage ceremonies have been completed; and the Punarbhu-prabhava, she who is born of a Punarbhū: these seven kinds of damsels described by Kasyapa, when married, consume like fire the family of their husbands."

Now a days the marriage of four kinds of Punarbhūs, out of the seven enumerated above, namely the Vagdatta, the Manodatta, the Krita-kautuka-mangala, and the Punar- bhū-prabhava has become current. Such females have no distinctive appellation, and are regarded, in all respects, equal to the wives married for the first time, though in former Yugas they were designated Punarbhūs, and the
sons born of them, instead of being called Paunarbhavas, are to all intents and purposes, considered the same as the sons of the body. They offer funeral cakes to their parents, succeed to their estate, and perform all other stated duties just like a son of the body; never, even by mistake, are they called Paunarbhavas.

It should now be observed, that, as the marriage of four, out of the seven kinds of Punarbhus of bygone ages, is now current, and they are deemed as reputable as women married for the first time, bearing even no distinctive appellation, and their issues undistinguished from the Aurasā putra (son of the body); if the second wedding of the remaining three Punarbhus were to come in vogue, by parity of reasoning, there would be no bar to their being regarded in the same light as wives married for the first time, and their sons being acknowledged as Aurasā putras (sons of the body).

Hence, then, as Parasara accords to the Punarbhu of the former ages the same right which is assigned to a once married woman, and to the Paunarbhavas of the past Yugas the same claims which are inherent in the Aurasā putra (son of the body), and as the prevailing custom upholds this opinion as regards the four kinds of Punarbhus and Paunarbhavas of the prior Yugas, there can be no doubt that remarried widows and their issue, though they might have been named Punarbhus and Paunarbhavas in the former Yugas, would now, in the Kali-yuga, be undistinguished from the first married wives and Aurasā putras (sons of the body) respectively.

The conclusion that sons of remarried widows are to
be regarded as Aurasa putra (sons of the body) in the Kali-yuga, is also fully supported by the authority of the Mahabharata wherein it is related, that there was a king of the Nagas, named Airavata, who married his widowed daughter to Arjuna, and the son born unto her by Arjuna, named Iravan, was reckoned as the Aurasa putra (son of the body) of Arjuna.

"By Arjuna was begotten on the daughter of the king of the Nagas, a handsome and powerful son named Iravan: when her husband was killed by Suparna, Airavata, the magnanimous king of the Nagas, gave that dejected sorrow-stricken childless daughter in marriage to Arjuna, the third Pandava."

"Arjuna, not knowing this his Aurasa putra (son of the body) to have been killed, continued smiting the mighty kings who defended Bhishma."

Thus it appears that with the setting in of the

* Bhishma Parva. Ch. 91.
Kali-yuga, the Pumarbhava of the former Yugas, began to be reckoned and accepted as Auranā putra (the son of the body).

We should now examine the spirit and real import of the Texts quoted by the oppositionists from Manu with the view of shewing that his opinion is adverse to the marriage of widows. The following half of one of the Texts of Manu has been cited by them to gain their object.

न दिवीयवा बायाकी बायाभुतेपिष्ठते। 5. 162.

"And a stranger has not, in respect of a virtuous woman, been ever called her husband in any Sastras."

But when its meaning and the purport of the context is considered, my adversaries will fail to attain their end.

Thus—

अते सत्तरि शारीरि को मर्यादामध्ये व्यवस्थिता।
कर्म गुर्जरमध्ये वा ते मर्यादा साधिता॥ 5. 160.

चतुर्था गुर्जरमध्ये ती भर्तीप्रतिभान ते।
चेघु विद्वानविश्वानि परिपारिता होवेत।॥ 5. 161.

वाणीयता गुर्जरकाल न च वाणीयता परिष्ठते।
न दिवीयवा बायाकी बायाभुतेपिष्ठते॥ 5. 162.

"That virtuous woman, who after the decease of her bus-

हरसे चन्द्रु बायाके लोधियंते स मृते।
स्वर्गसे वर्षिते वर्षित्रयासर्वसं हार्षार्यः॥

Six hundred and fifty three years after the Kali-yuga had commenced, the Kṛṣṇa and Pandava flourished.—Rajatangini by Kalhana, Taranga 1.
hand, observes the Brahmacharyya, ascends to heaven, though she have no child, like those Brahmacharis (ascetic men) who had no issue."

"That woman, who from a wish to bear children prostitutes herself, incurs opprobrium, and shall be excluded from the seat of her husband (in another world)."

"Issue begotten on a woman by a stranger, is no progeny of hers, and the child begotten on the wife of another man is no offspring of the begetter; and a stranger has not, in respect of a virtuous woman, been ever called her husband in any Sastras."

Vasishtha says—

अजातः पुज्यति वोक्षाः नमुनेऽवै वैक्षिण्यि ज्ञाते। Ch. 17.

"Men having sons enjoy heaven to eternity; it is declared in the Vedas, that heaven is not decreed for him, who has no son."

If a childless widow, keeping this authority in view, fears her exclusion from heaven and, longing to gain it, receives the embraces of a stranger with the view of bearing a son, she brings disgrace upon herself and finds no place in heaven; for issue illegally begotten by a stranger, is not to be reckoned her rightful child. If it be questioned, why not regard the begetter as her husband. Manu answers, no, "such a stranger has not, in respect of a virtuous woman, been ever called her husband in any Sastras; that is, he, whom a woman, solely guided by her will, and in the hope of heaven, illegally betakes herself to, with the view of having a son procreated on her, can,
according to no Sestras, be regarded her husband. Since, all the Sestras have applied the term husband to that man only, with whom a woman has been married in due form established by law.

The proper import, therefore, of half the Text, quoted by the replicants, is, that if a widow, yearning for a son in the hope of heaven, prostitutes herself by receiving the embraces of a stranger, that stranger cannot be called her husband; otherwise, if it imply, that a woman can have no second husband even though she marry him in due legal form, it would jar with the injunction of Manu himself in respect of the Paunarbhavas, whom he allows to offer funeral cakes to their parents and succeed to their property.

The replicants have made a second attempt to establish the discordance of the marriage of widows with Manu, by accepting an absolutely verbal import of another half of a Text of Manu, without examining its bearing with the context.

Thus—

"In the nuptial ordinances there is no mention of the remarriage of widows."

But they have failed to see that if this Text were to be considered positively prohibitory of the marriage of widows, it would be at variance with Manu's own legalization of Paunarbhava. The half of the Text, cited above, taken by itself, may some how be construed in the spirit in which they have interpreted it; but when viewed in
its relation with the context and the end and scope of the author, this interpretation can never be maintained.

Thus—

"On failure of issue, a wife, duly authorised, may have the desired son begotten on her by the husband's brother or by some other kinsman."
"Sprinkled with clarified butter and silent, in the night,
let the man thus appointed beget one son, but a second by
no means, on that widow."

"Some sages, versed in the rules of appointment, thinking
that the legal object of the appointment may not be answered,
by the birth of a single son, enjoin the procreation of a
second son on the widow."

"The object of the appointment having, in respect of the
widow, been legally accomplished, they both (the widow
and the man appointed) are to live like a daughter-in-law
and a father-in-law."

"They two, who being appointed for the above purpose,
deviate from the strict rule and act from carnal desire,
shall be degraded and deemed the one as having defiled the
bed of his daughter-in-law, and the other as having
criminally lived with her father-in-law."

"By men of twice born classes no widow must be autho-
rized to conceive by a stranger; by such an authorization
to conceive by a stranger, chastity is ruined."

"Nowhere in the nuptial Texts, has Niyoga (appointment)
been mentioned, and in marital ordinances, the Vedana
(acceptance for the purpose of procreating) of a widow is
not alluded to."

"This practice, fit only for cattle, is reprehended by the
learned twice-born; it is said to have been the custom
even amongst men, while Vena had sovereign power."

"That great monarch, having grasped the whole earth,
and having lost sense through lust, gave rise to the Var-
na-sankara (mixed classes)."

"Since that time, the virtuous condemn that man who,
through delusion of mind, appoints a widow to have a son
procreated on her."
Now, on duly considering these Texts, would it appear that they treat of the marriage of widows or of Ksetraja putras (sons born on the wife by another)? The first Text introduces and the last concludes, the subject of Ksetraja putra. When, therefore, the preem and the sequel relate to injunctions and prohibitions respecting the Ksetraja putra and all the intermediate Texts allude to the same subject, there can be no doubt that this section treats of the procreation of a son on another's wife.

As regards the Text (included in the above cited ones), on the strength of which the oppositionists urge that the marriage of widows is against the opinion of Manu, I have to say that, as in the first half of it the word Niyoga has been used, which clearly and indisputably signifies direction for the procreation of a son on another's wife, the ambiguous term Vedana in the second half must also be taken, regard being had to the context, in the sense of acceptance of another's wife for the procreation of a son. The verbal radix Vid (to accept), from which the word Vedana is derived, means to accept the hand of a woman, either in marriage or for the purpose of procreating on her a Ksetraja son; Vedana, therefore, signifies marriage or taking for the above purpose, according as it is used in a passage relating to nuptial matters or to the practice of Niyoga or appointment.

Thus—

न वेदना न सतपत्रम् भाविन्ति विहेत्

* Vishnu Sanhita. Ch. XXIV.
"A damsel of the same kin is not to be taken as a wife."

Here, the passage relates to nuptial matters, and the derivative Vindeta from the verb Vid necessarily signifies taking the hand in marriage.

Again—

रक्षा स्वितेत वन्याया दाया गङ्गे दत्ते वति:।
त्रासिते विधानचे नियो विमेष देव:॥
वणाविधिधिगम्य नां मुक्तभस्मां धनंजयस: ॥
विषो धारेप्रवास वस्तत वशातावै।॥

"The damsel, whose suitor dies after troth verbally 'plighted, but before consummation, his brother, according to this rule, Vindeta, that is, shall take for the purpose of begetting a son on her."

"Having taken in due form such a girl, bearing all the marks of widowhood, for the above purpose, let him approach her once in due season and until issue be had."

Here the Texts obviously treat of Niyoga or direction for the procreation of a son on another's wife: hence, the verb Vid, through its derivative Vindeta, is accepted in the sense of taking for the procreation of a son &c. It is conclusive, therefore, that, in the following Text—

न विवाहविधिधारणां विधानेषु वन:।

"In the matrimonial ordinances the Vedana of a woman is not alluded to."
the word Vedana, derived from the verb Vid, being used in the passage relating to Niyoga, must necessarily mean acceptance for the procreation of a son; otherwise, all sense and consistency would be destroyed. The two interpretations of the Text in question are here placed in juxta position, to enable the reader to judge of their respective correctness and appositeness.

"Nowhere in the nuptial Mantras (specific Texts) has Niyoga (direction for the procreation of a son &c.) been mentioned, nor in the matrimonial ordinances has the "taking of a widow for the procreation of a son on her been "alluded to."

"Nowhere in the nuptial Mantras (specific Texts) has Niyoga (direction for the procreation of a son &c.) been mentioned, nor in the matrimonial ordinances, has the mar-
"riage of a widow been alluded to."

Manu, in this passage, wishes to interdict Niyoga Dharma (practice of appointment), and, therefore, distinctly prohibits it by saying that among all the Mantras (specific Texts) relating to marriage, there are none, which make mention of Niyoga, nor is there in the injunction relating to marriage any allusion to Vedana, (accepting of a woman for the purpose of procreating a child on her): that is, as Niyoga (direction for &c.) is a means for the generation of progeny, and as the great object of marriage is the begetting of a son, Manu reckons Niyoga and Vedana as a sort of marriage, and from the circumstance of their not being mentioned in the nuptial Mantras or marital ordinances, concludes Niyoga to be illegal. It is
hard to conceive that having, in the first half of a Text in the section on Niyoga, prohibited the procreation of a Kshetraja son, he would, in the second half of it, introduce the irrelevant and impertinent prohibition of the marriage of widows. It is quite in keeping with the section on Niyoga to say, that the Niyoga Dharma is not mentioned in the nuptial mantras, but it does not accord with the spirit of that section to say, that the marriage of widows is not alluded to, in the marital ordinances. Why would the question of the marriage of widows be suddenly started, while the author is discussing the Niyoga Dharma? In fact, in the Text in question, the term Vedana has been used and not the term Vevaha (marriage). The Vedana has the double import of taking the hand in marriage and acceptance for the procreation of a child according to the Niyoga Dharma. Here it unquestionably means, from the context, accepting a woman for the procreation of a child on her. They, who attempt to make it here signify formal marriage and thereby to establish the prohibition of the marriage of widows, betray only their ignorance of the spirit of the passage.

That this section treats of Niyoga only, and not the marriage of widows, would be further corroborated by what Vrihaspati, the preceptor of the gods, has said in reference to these Texts of Manu.

Thus—

[Inscription in Devanagari script]
“Manu himself has enjoined Niyoga (direction for &c.) and has himself interdicted it. Human power decreasing according to the Yugas, people are not able strictly to follow the Niyoga rules; men in the Satya, Treta, and Dwapara Yugas were given to devotion and austerities and blessed with higher intellectual powers, but in the Kali-yuga, the human race has degenerated; the various kinds of sons which were created by the sages of old, cannot now be created by the weak mortals of the present age.”

That is, in the section on Niyoga, Manu has, in the first five Texts, clearly ordained the Niyoga, while in the remaining five, he has as clearly interdicted it. It would be certainly absurd for the same person enjoining and prohibiting the same thing in the same breath. The auspicious Vrihaspati has solved this difficulty, by declaring that Manu intended to refer the injunction for Niyoga to the Satya, Treta, and Dwapara Yugas, and its prohibition to the Kali-yuga: hence it appears undeniable, from Vrihaspati’s exposition of the section on Niyoga in the institutes of Manu, that it treats only of that subject.

It should also be observed here, that the institutes of Narada are a portion of the institutes of Manu, Narada

* Quoted by Kulluka Bhatta.*
having abridged the larger work of Manu, his compilation has been styled the Narada-Sanhitā, just as the work, which now passes under the name of Manu Sanhitā, is sometimes called the Brihad-Sanhitā, because, it has been compiled by Brihug. We find in the beginning of the Narada Sanhitā the following passage:

The suspicious Manu has prepared his Sastra as a means for preserving the purity of the Acharas (practices) of mortals. Manu having written that work in a hundred thousand couples, arranged in a thousand chapters, delivered the work to Narada, the divine sage, who studied it under Manu himself, and thinking it difficult for men to be
"edified in the Sastre, comprised in a work of so great a
magnitude, abridged it into twelve thousand verses, in
order to render it easy of acquisition. The Epitome he
gave to a descendant of Bhrigu, named Sumati, who having
received instructions in it from him, and observing the
decrease of human power owing to the diminution of the
period of human life, further reduced it into four thousand
verses. Mortals read only this abridgment by Sumati,
while Devas (gods) and gandharvas (heavenly choristers)
study the primary great work consisting of hundred thou-
sand verses, which commences with the following couplet.

"This universe was involved in darkness, nothing was per-
ceptible: then appeared the auspicious and quadrupaged
Brahma the uncreated Being. After this commencement,
the various sections follow each other in regular succession;
among them the ninth is on the administration of justice;
thus the divine Narada has introduced the subject."

It is manifest, therefore, that the institutes of Narada
are but the essence of the larger edition of the institutes
of Manu, Narada having epitomized the great work of
Manu, comprised in a hundred thousand couplets. Now,
as has been shown elsewhere, that in Narada’s abridg-
ment of the institutes of Manu, there is an injunction
for the remarriage of women under five predicaments,
namely, when tidings are not received of a husband and
the like, such an injunction is to be considered not only
as delivered by Parasara but also by Manu himself; for
this reason, in Madhavacharya’s commentary on Parasa-
ra, the Text beginning with “On receiving no tidings of
a husband &c.” has been quoted as the Text of Manu."
Thus—

"Manu also has said,

"...On receiving no tidings of a husband, on his demise, on his turning an ascetic, on his being found impotent, or on his degradation, under any one of these five calamities, it is canonical for women to take another husband."

We are thus warranted in concluding that the marriage of widows, instead of being opposed to, is perfectly in accordance with, the opinion of Manu, and when Parasara cites the above Text of Manu verbatim and literatim, it is a vain attempt to prove that the marriage of widows is against the law of Manu.

CHAPTER IV.

THE MARRITAL TEXT OF PARASARA IS NOT OPPOSED TO THE VEDAS.

Some of the replicants have attempted to prove, that the injunction of Parasara for the remarriage of females is contrary to the spirit of the Vedas. Their object in so doing is, that as the Vedas are the paramount authority in this country the ordinance of Parasara, if opposed to
them, cannot be accepted as a rule of conduct, inasmuch as it has been settled by Vedavyasa, that.

चुतिकृतमहर्षार्यस्य विरोधो बल इष्टते।
तत चौतं प्रबालं तत्वोऽधे खृतिष्वरा॥

"Where variance is observed between the Veda, the Smriti, and the Purana, there the Veda is the supreme authority: where the Smriti and Purana contradict each other, Smriti is the supreme authority."

The following is the Vaidic Text cited by the oppositionists:

व्रेक्षणिन्व दृष्ये से रघुने परिभाषित तथा रेहो से भावे विक्रेत।
ब्रज्जं रघुनं द्वोषीये परिभाषित तथा श्रृवा बौ यती विक्रेत॥

"As round a single Yupa (sacrificial post) two tethers cannot be tied, so a man can marry two wives. As one tether cannot be tied round two Yupas, so a woman cannot marry two husbands."

Their assumption, that the marriage of widows is an anti-vaidic doctrine, rests on this Text alone. My adversaries, on meeting with the passage "a woman cannot marry two husbands," have jumped to the conclusion that the marriage of widows is opposed to the Vedas. This is not, however, the real purport of this Text of the Vedas. The meaning of the above cited passage is, that as round a single Yupa two tethers can at the same time be fastened, so one man can at the same time have two wives; and as one tether cannot at the same time be tied
round two Yupas, so one woman cannot at the same time have two husbands; not that, on the death of the first husband, she cannot have a second. This interpretation is not merely the result of my individual cogitation; it is corroborated by a Text of the Vedas themselves, quoted by Nilakantha, one of the Commentators of the Maha-bharata, and by his exposition of that Text.

Text—
प्राचीन विषय: सच्च प्रथम:।

"A woman cannot have many husbands together."

Commentary—
श्रेष्ठ तुत्तरपतितलिनिधो विहितो न तः एषायस्येन।

"The word Saha (together) in this Vaidic Text means that a woman is prohibited from having many husbands at the same time, but her having many husbands at different times is not reprehensible."

Thus, the attempt of my adversaries to prove the marriage of widows as opposed to the Vedas has failed. They ought to have considered that the Rishis, who are admitted to have compiled in their Sanhitas the spirit of the Vedas, would never have permitted such marriage, nor could the practice have prevailed in ancient times, had it been interdicted in the Vedas.

* This Text has also been quoted by Madhavacharya in his commentary on the Parasara Sanhita.

† Adi Parva, Ch. 195.
CHAPTER VIII.

Restrictions of Dirghatama are not Prohibitory of the Marriage of Widows.

Some of the replicants have asserted upon the authority of the following Text, quoted from the Adi Parva of the Mahabharata, that a woman should have only one husband in this world:

\[ चैववधायति मर्यादा । सया लीले प्रतिष्ठिता । \]
\[ एक एव पतियाः परिभाषीयं परावर्णम् ॥ \]
\[ खते कौशल्य तथा सत्कृष्णापरं प्राप्तं भावतारम् । \]
\[ सबिकाम यहेन नान्दी पतियाम्नति न दशये: ॥ \]

They have interpreted the Text thus—"Dirghatama says: that a woman shall adhere to one husband only during her life. Neither after his death nor during his lifetime, shall she have intercourse with another man. If she have such intercourse, she shall surely be degraded." If this interpretation were correct, their objection to the marriage of widows would certainly be valid. But the Text has a different signification altogether. It means that a woman should adhere to her husband alone as long as she lives; neither after his death nor during his lifetime, shall she have intercourse with another man &c. The passage appears to have reference to criminal connection which was prevalent in early ages, and not to marriage.
That adultery did prevail in early ages, is observed in another part of the Mahabharata.

Thus—

Pandu says to Kunti. "O Chaste Princess! persons learned in religion admit it to be the religious duty of women not to neglect their husbands during the menses: at other times, women may gratify their own inclinations, and pious men have sung of this ancient Dharma (practice)."

That is, during the menses, women, for the sake of the genuineness of the offspring, should attend their husbands only, and not have intercourse with other men; but at other times, they might live with other men. This practice was sanctioned in early ages by pious men. Dirghatama issues his injunction to put a stop to this long prevailing practice of women indulging themselves according to their inclinations, and his prohibition of intercourse with other men evidently refers to adultery, not to second marriage contracted agreeably to the Sastras. The same will appear from the context:

* Mahabharata, Adi Parva, Ch. 122.
भाषाज्ञानसहित भाषात्मकत्वातीत भाषात्मकत्व प्रकरण।

प्राकृत लोकार्थ हस्त जायन्ते विकाद चुरान्त।

तांकारात चुराम चुराण कौन। कौण निदानम्।

प्राकृतार्थ सम्मः पश्चाती सदृशता सदा।

गीतसंग्रह चौरियावलिः धनालक्षण भविष्यति।

प्रेमस्वरूपः

लबो दर्श धर्म विश्व निश्चेन्यः हुः वक्कारात्।

योही कुंज विशेषतः न भरतं यथा पुरा।

दोषित्समः भवाचः

अद्याभिष्टि मथ्यादा मया बोधि प्रतिच्छिता।

यदै दने पारितर्यांवाक्षीयं पराधाशुः।

यदै जीवन्ति वा तत्रत्तिसारं प्रामुखादित्वं।

अभिनवम परं तृतीयो परित्यादि न संस्थः।

अग्रतीमास्ति नारीলोकायाभिष्टि पात्रकृष्मः।

बच्चवर्त भिक्षुं वंशं दुहारोगों भविष्यत् तत:।

अत्योऽन्तिति। परिवारायं निक्षष्ठं तात्रं भविष्यत्।

इति वस्त्रवनं मुला भाषाविद् भूषणोपिता।

ग्रांव नीतित्सं दुला प्रकृतिरिष्टि।

सोभोभवामितायं मुला गौतिकादित्वं।

संबोध्ये प्रकीर्तिका ग्रामावः वस्त्रार्कतः।

संहासनं हर्षं अस्तित्वावर्षितं सः।

चित्तविन्दता तत् मूर्तः प्रतिज्ञेषुद्वयो स्थानः।
"Dirghatama's wife, who had already offspring, no longer gratifying him, Dirghatama asked her the reason why she slighted him. She replied, 'A husband maintains his wife and is therefore called Bharta (supporter). He takes care of her and is therefore called her Pati (lord); but you are born blind, and I have been always put to so much trouble as possible to support you and your children. I will do so no more.' Hearing this from his wife, the Rishi, full of anger, asked his wife and children to take him to the king whereby they would gain wealth. His wife rejoined: 'I do not want wealth acquired by you; you can do what you like; I will no longer maintain you.' Dirghatama said, 'from this day I ordain, for this world, that a woman shall adhere to her husband alone as long as she lives. Neither after his death nor during his lifetime, shall she have intercourse with another man. She who does so shall be surely degraded. From this day, women, neglecting their husbands and having intercourse with other men, shall be sinful, shall not be able to enjoy riches if they are possessed of any, and shall always be infamous.' Dirghatama's wife, hearing this, asked her sons to throw him into the Ganges. Gotama and other sons, blinded by avarice, and thinking it useless to support a blind and an old father, tied him to a float and left him floating on the river."

It is evident from the above, that Dirghatama resenting his wife's refusal to support him any longer, enjoined that a woman shall adhere to her husband alone, and that women neglecting their husbands shall be sinful. Seeing himself slighted by his wife, he imagined she was thinking of abandoning him, to have intercourse with
another man; and being wrathful at this, he issued his injunction to put a stop to this long prevailing practice of women indulging themselves according to their inclinations. This practice was regarded as a Dharma by pious men in early ages, and they imputed no guilt to it. Consequently, Dirghatama’s wife would not have been culpable or sinful by adopting it; and hence Dirghatama ordained, that a woman committing adultery shall be degraded and culpable. If Dirghatama’s injunction be interpreted to imply that a woman shall not have intercourse with another man or marry him under any circumstances, even in accordance to the injunctions of Sastras how could Dirghatama himself immediately after procreate a Kshetraja son on Sudeshna the queen of King Vali.

The blind Brahmana, floating at random in the stream passed through many countries. King Vali, superior to al in the knowledge of religion, was bathing in the Ganges when he saw the old Brahmana floating close to him or
the stream. The king immediately seized him, and learning all the particulars, requested him to procreate a virtuous and able son on his queen. Dirghatama accepted the offer, and the king sent Sudeshna to him.

Hence, if Dirghatama's injunction had condemned as sinful a woman's intercourse with another man than the husband, even according to the rules prescribed by the Sastras, he himself would not have agreed to violate his own injunction, by undertaking to procreate a son on the queen of king Vali. He would have certainly prevented the king from giving his queen to another man for the procreation of a son. Again, in another part of the Mahabharata, it will be found that Arjuna married the widowed daughter of the Naga-raja Airavata. If Dirghatama's injunction had been prohibitory of the marriage of widows, then Naga-raja Airavata, after the issuing of the injunction, would not have offered his widowed daughter in marriage, and Arjuna also would not have married the widow. In fact, the procreation of sons by another man, and remarriage after the death of the husband, are consonant to the Sastras; and Dirghatama's condemnation of the long prevailing practice of adultery, not sanctioned by Sastras, cannot interfere with these. Hence, it is evident that Dirghatama has prescribed his rule only to prohibit the long existing evil practice of adultery.

Let us examine the passage in another way. Even admitting that it has reference to the remarriage of women, it cannot by any means be said to support the opposi-
tionists in their assertion that the injunction of Dirghatama is prohibitory of such marriage. For, as the Text does not mention any particular Yuga, it is to be considered as a general rule applicable to all the Yugas. The Text of Parasara applies, as has already been stated, to the Kali-yuga only, and is therefore a special rule on the subject. As in cases where there are both general and special rules, the latter always supercede the former, so in the present instance, Parasara’s rule must supercede that of Dirghatama. Should Dirghatama’s rule be admitted to apply to the Kali-yuga only, even then, it cannot be understood to prohibit the remarriage of women altogether. For, this rule enjoins general prohibition, while Parasara makes five exceptions in which remarriage is allowable. The special rule must supercede the general one.

CHAPTER X.

THE PARASARA SAÑHITA TEACHES THE DHARMAS
OF THE KALI-YUGA ALONE AND NOT
OF OTHER YUGAS.

Some have raised an objection, that it is not only the Dharmas of the Kali-yuga that have been set down in the Parasara Sañhita, but the Dharmas of the other
Yugas have been set down also. The purport of this objection seems to be, that if it is proved that the Dharmas of the other Yugas, besides those of the Kali, had been declared in the Parasara Sanhita, then the rule, which Parasara has laid down for the marriage of widows and other wedded women, would apply to those Yugas and not to Kali; and thus the marriage of widows would not be consonant to the Sastras in the Kali-yuga. In the Parasara Sanhita, the sacrifice of the horse; the eating of the rice of a Dasa, Napita, Gopala, and some others of the Sudra caste; the shortening of the period of Asaucha (impurity) of a twice-born in case he is a student of the Vedas &c. are enjoined. The opponents, supposing these to be the Dharmas of Satya, Treta, and Dwapara, and not of Kali, have raised the objection under review. But, from what has been proved before, it is clear that the sole object of the Parasara Sanhita is to enjoin the Dharmas of the Kali-yuga alone. So, there is not a shade of plausibility to suppose, that the Dharmas of the other Yugas should be enjoined in that Sanhita. The sacrifice of horse &c., therefore, from the purport and aim of the Sanhita, cannot be proved to be the Dharmas of the other Yugas alone. The opponents, finding in the Adi, Vrihanaradiya and Aditya Puranas the sacrifice of the horse &c. interdicted in the Kali-yuga, have concluded them to be the Dharmas of the other Yugas. The line of argument they seem to have adopted in their minds is this: “In the preceding Yugas the sacrifice of the horse &c. were permitted and performed. But it is found that in some
Sastras they are prohibited in the Kali-yuga. They, therefore, cannot be the Dharma of that Yuga. Hence, when they are enjoined in the Parasara Sanhita, it is evident that in that Sanhita the Dharma of the Yugas other than the Kali are set down also."

In order to meet this objection, we should see, in the first instance, whether the interdiction of the Adi, Vrihannaradiya, and Aditya Puranas have, all along in the Kali-yuga, been observed as such. We have no history of the manners and customs of our country. Complete success, therefore, in the inquiry is impossible. But, from as much as can be learned by a careful investigation, it is clearly demonstrated that the interdiction of the Puranas, mentioned above, has not been observed as such. We have distinct evidence of some of those Dharmas having been performed in the Kali-yuga which are interdicted in those three works. When, therefore, in the face of the interdiction, those Dharmas have been performed, how can it be maintained that the interdiction has been properly observed as such? The marriage of a wedded woman; the allotment of the best share to the eldest brother; sea-voyage; turning an ascetic; the marriage of the twice born men with damsels not of the same caste; procreation on a brother's widow or wife; the slaughter of cattle in the entertainment of a guest; repast on flesh meat at sacrifices for the satisfaction of departed ancestors; entrance into the order of Vanaprastha (hermit); the giving of a damsel to a bridegroom a second time, after she has been given to another; Brahmacharya continued for a long
time; the sacrifice of a man, horse, or bull; walking on a pilgrimage till the pilgrim die; entrance into fire; the rule of expiation for Brahmanas extending to death; the filiation of no other sons than the Dattaka (son given) and Aurasa (son by birth); the diminution of the period of Asaucha, (impurity) in proportion to the purity of character and the extent of erudition in the Vedas; the eating of edibles offered by a Dasa, Napita, Gopala &c. of the Sudra caste; these Dharmas and some others are stated in the Adi, Vrihannaradiya and Aditya Puranas as those, the observance of which is interdicted in the Kaliyuga. Of these, the sacrifice of horse, entrance into fire, turning an ascetic, Bramacharya for a long time, seavoyage, distant pilgrimage and the marriage of widows are the Dharmas, of the observance of which in the Kaliyuga we have clear evidence.

Thus:—

The Pandavas, who flourished 653 years after the Kaliyuga had commenced, performed the sacrifice of horse and went on a distant pilgrimage. These are facts so well and universally known, that to adduce proofs thereof is superfluous. It has also been stated before (P. 76.) that Arjuna married the widowed daughter of the Nagaraja Airavata.

A king of the name of Sudraka flourished a few centuries before the birth of Vikramaditya. We have clear evidence of his having performed the sacrifice of horse and of entering fire,
Thus:—

“He (Sudraka) was well versed in the Rik and Sama Vedas, in the Mathematical Science, in the sixty-four elegant arts, and the management of elephants: by the favor of Siva he enjoyed eyes uninwarded by darkness, and beheld his son seated on the throne: after performing the exalted Aswamedha (the sacrifice of horse) and having attained the age of an hundred years and ten days, he entered the fatal fire.”

*Mrichchhakat. Prelude.*

† In the chapter of prophecies in the Skanda Purana we find a mention of this Sudraka.

Thus:—
We have clear evidence of a king of the name of Pravararasena having four times performed the sacrifice of aswamedha. Distinct mention of this is made in the title deed of the gift of land, which he made to a Brahmana of the name of Devasarmacharya.

Thus:

चतर्वर्तेविवेजय: विष्णुरूङ्गावलक्ष्म: वसाः: कात्यायः
महाराजस्वयम्भर्षेनकः रश्चादि।

"King Pravararasena the performer of four sacrifices of horse, descended from king Vishnu-rudra, the sovereign of Kataka &c."

It is also mentioned in this title deed that the ancestors of Pravararasena ten times performed the sacrifice of horse.

Thus:

दशाष्ट्टेविवेजय: बधातानां।

"Performed ten times the sacrifice of horse."

"3290 years after the Kali-yuga has commenced, there will be a King on this earth of the name of Sudraka. He will be a great hero and one of the principal devotees. He will destroy all the sinful and potent sovereigns and contemplating and worshipping the Divinity at Charvita he will acquire success in Yoga (devotion). Twenty years after that, the descendants of the Nanda family will become sovereigns. Chanakya will destroy this Nanda family and contemplating and worshipping the Divinity at Sukla-tirtha will expiate his sins. 690 years after that, Vikramaditya will become king."

* See P. 723 Asiatic Society's Journal Nov. 1836.
We have also evidence of Mihirakula, a king of Kasmira, having entered fire.

Thus:

"स वर्षाप्रतिं सुख भुवं सूक्ष्मोक्षबेरवः ।
भूतिरोगायितवः प्राविष्कात्वेदसम्।"

"Of fiery disposition, King Mihirakula, after enjoying sovereignty for seventy years and being attacked with many diseases, entered fire.

King Mihirakula led his army to Singhala (Ceylon) and deposed the sovereign of the Islands from his throne. From this, it is evident, that at his time sea-voyage was not considered as a prohibition.

Thus:

"जातं देवीं संवेधातं संहं प्रकटायं तु कस्मां ।
मेघपापायितकम्पं वहं ज्वालाय मनुष्यम्। ॥ 296.
संहंस्व सन्देष ज्वालाय ज्ञाते घटं ।
रति कुशलवा श्रद्धेनोहि साक्षात् विधातः। ॥ 297.
तस्मान संहं सम संभवाद्वादायकतः
विरेधरः चरणास्यद्विहायोक्तने सक्षम ॥ 298।"

"The Queen had worn a bodice manufactured at Singhala. King Mihirakula, seeing foot marks in gold upon her breast, was all inflamed with ire. On enquiring, the eu-

Rajatarangini by Kalhana, Taranga 1.
"much of the female apartments replied. 'On clothes manu-
factured in Singhala they imprint the foot marks of their
sovereign. On hearing this, the king marched to invade
'Singhala. King Mihirakula fought a battle with the king
'of Singhala and thus appeased the anger, which he felt
'from the circumstance of the foot marks of the latter hav-
ing touched the breast of his queen.'

There is clear* evidence of king Jayapira having sent
his ambassador to Singhala. This, therefore, is an addi-
tional proof, that it was usual then to undertake sea-voyages.

Thus:—

साखिविद्यकः सोरय गधन पोतचुदश्रुचिः।
प्राप्त पारं तिसियावातिसिमसमय निर्गतः ॥ ५०३ ॥

"The ambassador fell into the sea from the vessel. A
whale swallowed him up. He burst assunder its stomach
and came out."

We find that Matrigupta, a king of Kasmira, adopted
the Dharma of an ascetic.

Thus:—

अष्ठ वाराष्ट्री गला जत्वावानवंश: ।
रथ यत्र भस्तो माहयुगोभवति: ॥ ३२२ ॥

* Rajatarangini by Kahlana. Taranga IV.
† Rajatarangini by Kahlana. Taranga. III.
"Afterwards the pious and virtuous Matrigna, giving up every thing worldly, went to Benares and wearing red clothes adopted the Dharma of an ascetic."

King Suvastu in the year 1018 of the Sanvat, the era of Vikramaditya, erected a temple to Siva of the name of Harshadeva. In the tablet, which was attached to the temple, distinct mention is made of his having observed a life-long Brahmacarya.

Thus:

क्षणमान्यश्रवणि दिगम्बरसि: चंपाकामा तपस्वी ।
वीरचरणिकथारविभक्तन्तिकालसंसारमोऽसि ।
शास्त्रीयो तद्भासा नवतात्त्वां चक्तम्: चीराप्रका: ।
लेनेन्द्रधन्विविशे: छवितविाल्न कारितं चर्च्याम् ॥

"That Suvastu, who observed a life-long Brahmacarya, remained naked, restrained his passions, led the life of a hermit, was devoted to the worship of Harshadeva, was devoid of all attachment to the infatuations of the world, had accomplished the object of human existence, and was a handsome person, has for pious purposes erected the well constructed and the vast temple of Harshadeva."

आश्चर्येणिशिक्षित्वे वो दीर्घापायुषम् ॥

"He observed a life-long Brahmacarya and was a devoted Sivite."

* Even in the present age, it is usual for persons, in all parts of India, to become ascetic.

† See P. 378 Asiatic Society's Journal, July 1835.
From all this it clearly appears that the sacrifice of horse, distant pilgrimage, entrance into fire, the adoption of the life of an ascetic, Sea-voyage, Brahmacharya of long duration, and the marriage of wedded women, are the Dharmas which have been observed in the Kali-yuga. There is not the least doubt that the Hindus of the olden times had greater knowledge of Sastras and had entertained a greater veneration for them than those of the Kali-yuga. They however, without observing the prohibition of the Adi Purana &c., used to perform the sacrifice of horse, entered the fire, and so on. From this, it is clearly proved, that the Hindus of those ages did not desist from the exercise of the actions which had the sanction of the Smritis, from the mere circumstance of their performance being prohibited in the Puranas. It is stated in the Aditya Purana, that

एतानि बोधयुगां श्रेयरादी महालभिः ।
निष्क्रितानि कस्मार्थिः अवक्षापुश्चेष ।

"These (that is Aswamedha &c.) have been legally abrogated, in the beginning of the Kali-yuga, by the wise and "magnanimous, for the protection of men."

and for confirming what the wise and magnanimous have said, it is stated at last, that

वसव्याप्ति धार्मिन्ज प्रतिश्रां प्रेमधर्ममेवदेवते ।

"The decision of the virtuous is authority like the Vedas."

When in the face of this dictum, the Hindus of olden times used to perform the Aswamedha, without minding the prohibitions of the Puranas, there is not the least
doubt, that these prohibitions were neither considered nor respected as such. "Besides, there is a prohibition in the Aditya Purana of the filiation of any other sons than the Dattaka (son given) and the Aurasa (son of the body). But the inhabitants of Benares and the neighbouring districts are in the practice of taking Kritrima sons. It is for this, that Nanda Pandita, in his Dattaka Miman-

sa, has decided, that

"On the failure of the son of the body, like Dattaka we can take also a Kritrima son; because, Parasara has or-
dained that in the Kali-yuga, there should be three sorts "of sons, the Aurasa, the Dattaka and Kritrima."

That is, though according to the prohibition of the Aditya Purana, there could, in the Kali-yuga, be but two classes of sons, the Dattaka and the Aurasa, yet when Parasara, in declaring the Dharmas of Kali, has sanctioned the filiation of the Kritrima, this latter also becomes canonical. Distant pilgrimage, we find, is men-
tioned as a prohibition in the Aditya Purana. But it is unknown to none that even now many persons go on distant pilgrimages. The prohibition of the rule of ex-
piation for Brahmanas extending to death is a prohibition without having ever been observed; for the celebrated Udayanacharya, who defeated (in controversy) the Bud-

dhists, and established on a firm basis the Vaidic religi-
on, ended his life by burning himself to death. Very
lately, a distinguished personage, with the view of expiating his sins, observed the rule of expiation extending to death and starved himself till his life ended, with the sanction of all the Pandits of Benares.

When, therefore, Parasara has given his sanction to the performance of the sacrifice of horse with reference to the Kali-yuga, and when clear evidence is found of kings at different periods of the Kali-yuga having performed the sacrifice, it becomes a Dharma which may be observed in the Kali in common with the other Yugas. The shortening of the period of Asaucha (impurity) similarly, when mentioned in the Parasara-sanhitā as a Dharma of the Kali, becomes such without a shadow of doubt. The reason, however, why we do not see the Brahmans of the modern times shorten their periods of impurity, is that Parasara has given his precept for the shortening of this impurity with reference to them alone, who perform every day sacrifices at the altar and who every day study the Vedas.

Thus:

एकाभ्रात गृहस्थि विद्यो शोकस्वमेदसमन्नितः।
लग्राहात वेषवेदस्य विरगहो द्यमि़हि न:॥

“The Brahmana, who performs every day sacrifices at the altar and every day studies the Vedas, shall be cleared of impurity in one day, and he, who simply studies the Vedas, in three days. He, who neither performs the one

* The late Samachurn Banerjea.
"nor studies the other, shall be cleared of impurity in ten days."

Since, now a days, every-day sacrifice and the study of the Vedas have fallen into disuse, the shortening of the period of impurity has in consequence been disused. And when in the Parasara Sanhita the eating of the Anna (edibles), offered by a Dasa, Napita and Gopala &c. of the Sudra caste, has been mentioned as a Dharma of the Kali-yuga, that it is such there cannot be the least doubt. It might be urged, that if according to Parasara, the eating of the edibles, of a Dasa &c. in the Kali-yuga be allowable, are the three superior castes (the Brahmans, Kshatriyas and Vaisyas) then allowed to eat the anna of those Sudras? I think they are allowed to eat and they do generally eat. A careful consideration of the purport of the Text in which Parasara gives this permission and of the two Texts that precede, shall make even my opponents agree to this.

Thus:—

पुष्पां गोरसं खोडः पुष्पवेश्वर भागतम्

पक्षे विप्रस्तो व्यां भोजनं तथा पुरश्रीत

"Dried edibles, that is unboiled rice; cow-juice, that is milk, and oil, when brought from the house of a Sudra and cooked at the house of a Brahmana, becomes purified and Manu has declared that anna (edibles) to be acceptable as food."

This Text states that a Brahmana may, without incurring guilt, bring to his home unboiled rice &c. given to him
by a Sudra, and eat them after having them cooked at his own house. It is inferentially to be understood, therefore, that he incurs guilt by eating them, after having them cooked at a Sudra’s house.

“अथवा भौतिक भवनं वृक्षस्य भविष्यते वदि।
सत्त्वमिति भूतत्वे कुष्ठा या धर्मं समेत॥

“At the time of danger, if a Brahmana eats at the house of a Sudra, he will be cleared of all impurity by repentance, or by repeating the Drupada Mantra a hundred times.”

That eating at the time of danger at a Sudra’s house, after cooking the edibles there, is not reprehensible, clearly appears from this Text. It is inferentially evident, therefore, that eating at a Sudra’s house after cooking the edibles there, at other times than those of danger, is reprehensible.

“दानाद्वितिषयोपक्रमकविवलालीनीपि।
वर्ते गूढः भोज्याः वसवांवां निवेदयेत॥

“Of the Sudra caste, Dasa, Napita, Gopala, Kulamitra, and Ardhasiri are the classes, and those that come for help are the individuals, whose anna may be eaten; that is, the unboiled rice &c., which they might offer, may be eaten, after being boiled or cooked at their houses.”

By these three Texts it is clear, that if a Brahmana eats even the unboiled rice &c., offered by a Sudra, after cooking them at his (the Sudra’s) house, he eats the anna of a Sudra; the unboiled rice &c., given by a
Sudra, do not become the Anna of a Sudra, when brought home and eaten after being cooked. At times of danger however, these edibles might be eaten at a Sudra’s house after cooking them there. But the unboiled rice given by a Dasa, Napita, or a Gopala and so forth may, without incurring guilt, be eaten after cooking or boiling it at his house, whether at times of danger or at other times.

Now let my readers judge what harm is there in accepting this sort of anna of a Sudra. Some have understood the word Sudranna (anna of a Sudra) to mean the boiled rice of a Sudra. This, however, cannot be the meaning of the word here. Had it been so, there would not have been in the Aditya Purana the prohibition of the cooking of the anna of a twice born by any one of the Sudra caste, immediately after the prohibition of the eating of the anna of Dasa, Napita &c. of the Sudra’s. When, of the two prohibitions, one after the other, in the one that comes last, the cooking of the anna is distinctly mentioned, the first prohibition, as a matter of course, must refer to uncooked anna. It must be considered also that even unboiled rice of the Sudras is treated in the Sastras as Sudranna

यूःयु दासगीपावज्जवसंद्रां वीरिकामस्।
ध्यैवामतं भम्सखः तीव्रिविविपुरल।॥

विश्वासार्थे यूःयु पञ्चतद्विसिद्ध।॥

"The eating of the anna by a gribhastha (householder) of the twice born classes offered to him by a Dasa, Gopala, Kalamitra, and Ardhasiri of the Sudra caste; distant pilgrimage; the cooking of a Brahmana’s anna by a Sudra (are prohibited in the Kali-yuga)."
Thus:

"The unboiled anna of a Sudra is to be considered as boiled; the boiled anna of a Sudra as an offal."

The explanation that has been given above of the word Sudranna is corroborated by a discussion on the subject by the Smarta Bhattacharya Raghunandana.

Thus:

आयुष्मादृः दसाधिपि भोजनकारी तदुपि भाक्षिकं भूद्राशि। तथा पशुपादिकः।

भूद्राशिनि विख्या त्रें न वदि ना दधि।

निष्ठेसि न भोजायं भूद्रात्र तदर्थि गृहसतं।

निष्ठेसि नूत्रात्राविकससि। धृति यद्यात् सार्वत्र इति

तथृपुसादि। वस्मर्गायेत युक्तकः। युक्ति मानि नहीं गता:।

भूद्रात्राविकससि प्रविध्युष्टदा युक्ति।

प्रतिष्ठितं कीर्तिवधातासान्न परामर्शः

ताभ्यसमिति भूद्रात्र चावत् युक्ति स्वात:।

दिष्टार्थितं भूद्रात्र व्रत महात्मिनिः।

स्त्रयति लक्ष्म्यातिरिति भाषाय:। तस्म वाप्नेह्म याभासाहिः

बिव्युपुराणं

वाप्स्त्राविता सम्भोगात्र भूद्रात्र स्त्रयमातम्।

* Tilhitattwa, Durgapujatattwa.*
Even unboiled rice offered by a Sudra and eaten at his house becomes Sudranna; for Angira has said, that 'A Brahmana, who has ceased eating Sudranna, should not drink even milk or curd at a Sudra's house, for that also is Sudranna.' On the subject of unboiled rice &c., Angira has said again, that 'As water, coming from any part, becomes purified the moment it has fallen into the river, so unboiled rice &c. on their very entrance from a Sudra's house to a Brahmana's, becomes purified.' Parasara has said that Sudranna, even after it has entered a Brahmana's house, in order to be purified, requires his acceptance: thus—'So long as a Brahmana does not accept it, it remains Sudranna; a touch of his hand purifies it.' In the Vishnu Purana, it has been stated that Sudranna should be accepted after being washed or sprinkled with water: thus—'When Sudranna comes to one's own house, it should be accepted after being sprinkled.' Angira has stated that Sudranna is to be received on a different plate from that on which it is brought: thus—'The milk or curd which a Sudra makes a gift of, on his own plate, when brought to one's own house, should be accepted after being placed on a different plate.' From these, it is demonstrated that unboiled rice &c. given by a Sudra lose all impurity when brought to one's own house; when they remain at a Sudra's, they have the impurity of Sudranna.
From all these considerations, therefore, it is evident that starting from the preconceived notion that the sacrifice of horse &c. are not the Dharmas of the Kali-yuga, it is no way consistent with reason to come to the conclusion, that because these Dharmas are sanctioned in the Parasara Sanhita, Parasara has not only declared the Dharmas of the Kali-yuga, but has also declared those of others, and that consequently Parasara Sanhita does not teach the Dharmas of the Kali-yuga alone.

CHAPTER. XX.

THE FATHER CAN MAKE A GIFT OF HIS WIDOWED DAUGHTER.

Many have stated the question, in the form of an objection, "that in marriage, who is to make the gift of a widow?" When the father has once given her away, his right in her has ceased. When he has no right in her, how can he dispose of her by giving her again to another in marriage?"

We have at present in our country two sorts of marriage "the Brahma" and "Asura," that is by a gift or sale of the daughter. Here the words "gift" and "sale", do not exactly mean what they mean elsewhere. In ordinary cases, a man can make a gift or sale of a thing, if he has a right in it. He loses his right in that thing, if he once makes a sale or gift of it, and consequently cannot
make a sale or gift of it again. From time immemorial, this law prevails with reference to the gift or sale of land, house, garden, cattle &c. There seems, however, to be no analogy between such sale or gift, and sale or gift of a daughter. In the case of land, cattle &c., no one can make a gift or sale, if he has no right therein. Should he happen to make such a gift or sale, it becomes null and void. But this rule does not hold with reference to the gift of a daughter. Gift in marriage is not actual but merely nominal. The framers of our Sastras have enjoined the disposal of the daughter in marriage under the designation of gift. The marriage is consummated on any one's making this gift. The marriage is valid and complete by the gift of the bride by a person who could have no right whatsoever in her, equally with her gift by him who may have an actual right in her. In the case of ordinary things, no person can make over by gift a thing to another when he has no right in that thing; while a bride can be made over in gift by any person of the same caste.

Thus—

पिता दत्ता कृपया भाता गालम: पिता:।
मातास्मृती गाभिष्ठ हिक्कली गाभिष्ठां।
भाता तभाने चतुरां प्रजाती वदि वतस्ते।
तस्थास्मृतिः चानां चन्दु: चन्दु: झालां।

"The father should himself make the gift of the daughter, or the brother should do so with the permission of the fa-

\textit{Narada-makhita, quoted in the \textit{Udāvatattva}.}
"ther. The maternal grand father, the maternal uncle, "persons descended from the same paternal ancestor, and "persons with whom there are ties of consanguinity, shall "make the gift of the bride. In the absence of all these, the "mother, if she is in her sane state, shall make the gift, "if she is not, the gift shall be made by persons of the same "caste."

Mark now, if it had been the intention of the framers of our Sastras, that the same rule shall hold with reference to the gift of a bride as with reference to the gift of land, cattle &c., that is, he alone who has a right in her shall be entitled to make the gift, then how could persons of the same caste be entitled to make the gift? If any one has a right in her it is her father and mother alone. The others can have a right in her by no possibility. If the rule had been, that like the gift of land, cattle &c., the gift of a bride shall be made by him alone who has a right in her, then the framers of the Sastras would not have stated the maternal grand father &c. as persons entitled to make the gift, or why would they make the mother the person last entitled to make the gift? She should have been, in that case, held second to the father only. In fact, there cannot be the same right in a daughter as there is in land, cattle &c.; if there had been, the giving away of a bride in marriage without the knowledge and consent of the father, by any other person, would have been considered null and void, being a gift by a person who had no right whatsoever. But it is not a rare occurrence, that sometimes persons give away females in marriage, under such circumstances.
Why are such marriages valid? Why cannot the father lay complaints before a court of justice, and make void the gift of his daughter by a person who had no right whatsoever in her? The gift of another's land and cattle is never valid. It becomes void when a complaint is lodged before a court of justice. From all these considerations, therefore, the gift of a bride is merely nominal and is founded on no right whatsoever. If then the gift of a daughter is founded on no right whatsoever in her, and if it is a gift merely nominal and is enjoined by the Sastras as only a part of the marriage ceremony, there is nothing to prevent the father to give her away in marriage again, if her husband is dead, or in any other contingencies specified in the Sastras. As in the Text quoted above, sanction is given to the gift of a female on her first marriage, so in other Texts like sanction is given, in certain contingencies, to the gift of her on her remarriage.

Thus:

च व वदनाजातोयः परित् क्रीय एव च ।
विकल्पस्य चलो वा दानो द्रव्यांसबोधित्वा ।
जहाँचि देवा शान्तिः चहान्यथाबुधत् "

"If after wedding, the husband be found to be of a different caste, degraded, impotent, unprincipled, of the same Gotra or family, a slave, or a valetudinarian, then a married woman should be bestowed upon another decked with proper apparel and ornaments."

Mark! sanction is here give to give away again a wed-bed female in marriage in due form. If the circumstance
of having given away a daughter once in marriage were a bar to her being made a gift of on the occasion of remarriage, then the great sage Katyayana would not have given clear sanction to her being made over to another as a gift, on her husband being found to be degraded, impotent, valetudinarian &c. Moreover, it is not only that we find a mere sanction, but clear evidence is found that a father did make the gift of a widowed daughter on the occasion of her remarriage.

Thus—

"By Arjuna was begotten on the daughter of the Nag-raja, a handsome and powerful son named Iravan. When her husband was killed by Suparna, Airavata, the magnanimous king of the Nagas, made a gift of that dejected, sorrow-stricken, childless daughter to Arjuna."

When, therefore, the gift of a daughter is, as proved above, not founded on right, but only forms a part of the marriage ceremony, when there is clear sanction in the Sastras to make the gift of a daughter on the occasion of her remarriage with all the rites and ceremonies of marriage, and when we have clear evidence of a widowed daughter having been made over as a gift on the occasion of her remarriage; the objection that, after the gift of the daughter, the father has lost all his right in her
and therefore cannot give her away a second time in marriage, is altogether unreasonable. The fact is, those parties, who are entitled, according to the Sastras, to make the gift of a female on the occasion of her first marriage, can also do so on the occasion of her remarriage.

CHAPTER XXII.

THE MANTRAS (NUPTIAL TEXTS) TO BE USED ON THE OCCASION OF A SECOND MARRIAGE ARE THE SAME, AS THOSE THAT ARE USED ON THE OCCASION OF A FIRST MARRIAGE.

Some of the Replicants object to the remarriage of widows on the ground, that there are no Mantras for such marriage, and that therefore it cannot be contracted. This seems to be a futile objection. There is nothing in the Mantras used on the occasion of a first marriage to make it valid, which would prevent their being used on the occasion of a second. Those Mantras, that sanctify the first matrimonial connexion, shall also sanctify the second.

It has already been indisputably established that Manu, Vishnu, Vasishtha, Yajnavalkya, Narada, and Katyayana have enjoined the remarriage of women under certain contingencies. But if the Mantras, prescribed for the first marriages, had not been applicable to remarriages, those Rishis would certainly have prescribed other Mantras...
for them, as no marriage is valid without Mantras. When, however, there are no such separate Mantras, the sanction of the Rishis for remarriage would be absurd, if the Mantras for the first marriage were not applicable to the second. The mere intercourse of the sexes can never be called the Sanskara (rite) of marriage, which requires the application of proper Mantras in due form. If the remarriage of women were mere intercourse with men, not duly sanctified by proper Mantras, the authors of our Sastras aforesaid would not have applied the word Sanskara to it also. Thus,

Manu says:

वा पत्नी वा पतिन्या परिज्ञान वा स्वेच्छा ।
मल्लादेवेऽऽन्न-धन्येऽऽक्रियेऽऽणे च सत्या ॥ ९. १७५ ॥
या चेद्वर्तमोलि: खांस्तंतःस्मानंतापि वा।
पौर्ण्येक्षद्मः वा वृण: संज्ञारसस्वाति ॥ ९. १७६।

"If a woman, after becoming a widow, or being divorced by her husband, marries again, the son born of her of this marriage, is called a Paunarbhava. If she be a virgin, or if she leave her husband and return to him, she is again entitled to the Sanskara or ceremony of marriage."

Vasishtha says:

पारित्वेः वते पत्नी वेश्यं मन्त्रवस्तुता ।
रागसर्वारसोऽस्मि: खातुऽऽनु: संज्ञारसस्वाति ॥ ९॥

11
"She, who is married but continues a virgin, is again entitled to the Sanskara, if her husband dies."

Vishnu says:

अष्टम्भ धृति: संख्युता पुनः। Ch. 15.

"She, who, though married, continues a virgin and undergoes the Sanskara for a second time, is called Punarbhū."

Yajnavalkya says:

अष्टम्भ धृति चैव पुनर्भू: संख्युता पुनः। 1. 67.

"She, who continues a virgin, or otherwise, is called Punarbhū, if she undergoes the Sanskara for a second time."

When, therefore, Manu, Vishnu, Vasishtha, Yajnavalkya, Parasara and other writers of our Sāstras, have enjoined the remarriage of women under certain contingencies; when they have denounced such marriage "the Sanskara of marriage"; when the word Sanskara can by no means be applied to a mere intercourse of the sexes, not sanctified by Mantras; when they have legalized the issue of such marriages; and when, at the same time, they have not prescribed a different set of Mantras for them, the Mantras, now used in first marriages, should certainly be used in the second, especially as there is nothing in those Mantras which would make them inapplicable to remarriage of females.

Some of the oppositionists contend for the inapplicability of the existing Mantras to remarriage of women on the strength of the following Text of Manu:

[Text continues... ]
"The nuptial Texts are applied solely to Kanyas or virgins, and nowhere to Akanyas or girls who have lost their virginity; since they are excluded from the performance of religious duties."

Here I have to observe that in the Text, above cited, Manu, by the word Akanya, does not mean widows but girls who have lost their virginity before marriage by illicit intercourse with men, as is evident from the last part of the clause "Since they are excluded from the performance of religious duties." No Hindu can assert that widows are excluded from those duties. On the contrary, such widows, who would prefer widowhood to remarriage, are enjoined by the Sastras to pass their lives in the performance of such duties.

CHAPTER XIII.

In Matrimonial Alliances Unmarried Damsels are preferable to Married ones in the same way as Unmarried Men are to Married ones.

While dwelling upon the subject of the remarriage of widows, it should be considered that the following Text of Yajnavalkya enjoins marriage with an unmarried girl:
"After leading the life of a student in the Vedas, a person should marry an unmarried, amiable dams el, inferior in age, with auspicious physical signs, and without the pale of consanguinity."

From this as well as other Texts upon the subject, the oppositionists try to establish that a married dams el should not be married again.

This conclusion is no way consistent with the precept of Manu, Yajnavalkya, Vasishtha, Vishnu, and other sages, who have in their Sanhitas given sanction, in certain contingencies, to the remarriage of married women. For, if the conclusion of my adversaries be admitted, the sanction of the sages alluded to becomes absurd. In fact the true purport of the Text is, that when a person is entering into matrimonial alliance, he should prefer an unmarried bride to a married one, just as in the bestowal of a daughter, an unmarried person should be preferred to a married one. As in the Text of Yajnavalkya a man is enjoined to marry an unmarried dams el, so in the following Text of Baudhayana it is laid down that a daughter should be bestowed on an unmarried man:

"A daughter should be bestowed on a venerable student in the Vedas, virtuous, wise and unmarried."

* Yajnavalkya-sanhita, 1. 53.
† Quoted in the Udvatātattvā and Yajnavalkya Dipakalika.
If from this we infer that the bestowal of a daughter on a person once married is altogether prohibited, the inference would jar with other Texts in which we find, that on the demise of a wife, on her barrenness, or under other contingencies, male persons are permitted to marry again. To reconcile this apparent discrepancy, we must conclude that the Texts refer to different degrees of preference. A similar conclusion must be arrived at with regard to the marrying a virgin or a married damsel. In fact marrying a damsel once married is as much a case of second preference on the part of a man, as marrying a male person once married is on the part of woman.

This is a conclusion which has been arrived at by the Smartta Bhattacharya Raghunandana also.

Thus:—

"Baudhayana has said that a daughter should be bestowed on a suitors studied in the Vedas, virtuous, wise and unmarried. From a too literal interpretation of this, it would appear that daughters should be bestowed on unmarried persons only, and that the remarriage of a man once married does not fall within any of the eight classes of marriage. We are to understand, therefore, that by the use of the adjective 'unmarried'. Baudhayana has meant that
"the bestowal of a daughter on an unmarried person is a case of first preference."

In fact, a little observation would show, that the framers of the Sastras have on such matters laid down equal rules for both the sexes. — They have ordained that, before betrothment, inquiry as to the family and character of the bridgroom is as much necessary as that of the bride. After the marriage is contracted, they make

"After leading the life of a student in the Vedas, a person should marry a damsle, unmarried, amiable, with auspicious physical signs, inferior in age, without the pale of censanginity, having no incurable disease, having a brother, not descended from the same line of ancestors, and five degrees without the mother’s side and seven without the father’s. A bride should not be selected from the family which has a blemish or is subject to contagious disease notwithstanding it be very distinguished, celebrated for ten generations, possessed of riches, corn &c., and one in which the Vedas are every day studied. The bridgroom also should be possessed of these attributes, should belong to the same caste and should be an every day student of the Vedas. Moreover, every care should be taken to ascertain whether the bridgroom is possessed of Power. It is necessary also that he should be youthful, intelligent and amiable." Yajnavalkya
it as much a duty of the husband to please the wife, as that of the wife to please him. Want of chastity they make as sinful on the part of man as on that of woman. As they have ordained man to marry again on the demise of his wife or on her proving barren &c., so they have ordained woman to marry again on the demise of her husband or on his proving impotent &c. Marrying a woman once married they have made as much a case of second preference on the part of man, as marrying a man once married on the part of woman.—But unfortunately

"Constant prosperity attends the family in which the wife pleases the husband and the husband pleases the wife." *Manu.*

"The family, in which the wife and the husband keep each other pleased, and behave well towards each other, is one in which virtue, riches and enjoyment increase." *Yajnavalkya.*

"Henceforward, a woman that will transgress her husband shall incur the deep guilt oficide. And the husband that will transgress a wife well-behaved and chaste, shall incur the same guilt.* *Mahabharata, Adi Parva, Oh., xxi."
man, the stronger sex, arrogates to himself rights which he is not willing to accord to weak women. He has taken the Sastras into his own hands and interpreted and moulded them in a way which best suits his convenience; perfectly regardless of the degraded condition to which woman has been reduced through his selfishness and injustice. A sight of the wrongs of the women of modern India is really heart-rending. To respect the female sex and to make them happy are things almost unknown in this country. Nay men, who consider themselves wise and are esteemed as such by others, take a pleasure in the degraded state of the females.

Manu has declared:

"Fathers, brothers, husbands, brothers of husband etc., who wish for happiness and prosperity, should respect women and keep them adorned in clothes and ornaments. The gods remain propitious to the family, in which the females are respected. Sacrifices and gifts are productive of no fruits in the family, in which women are not respected."
"The family soon goes to destruction in which the females are not respected. The family, in which the females are happy, always rises in happiness and wealth. When, not being properly treated and respected, women curse families, the latter utterly perish, as if destroyed by Kṛitya."

Unfortunately this salutary rule regarding the treatment of women is scarcely followed; and the evil consequences, usually attendant upon a transgression of such a golden rule, are everywhere visible.

CHAPTER XXIV.

THE CUSTOM OF THE COUNTRY IS NOT A STRONGER AUTHORITY THAN THE SASTRAS.

I have, to the best of my ability, explained the true meaning and purport of the Texts quoted by the Replicants with the object to prove the nonconformity of the marriage of widows to the Sastras. I will now endeavour to meet another objection which they have made with regard to the introduction of the practice. The opponents have urged that even if the remarriage of widows be consonant to the Sastras, it should not prevail, being opposed to the custom of the country. Anticipating such an objection, I pointed out in my first pamphlet a Text from Vasishtha, to show that the Sastra is a "A Female Deity, to whom sacrifices are offered for the destruction of an enemy."
stronger authority than custom. But as I imagine that only one Text has not been considered sufficient by my opponents, I will cite other authorities on the subject.

Thus:

"सर्व जिहादवानां समां वर्णसूति।
व्यासं ज्ञानशान्तं बतीयो समसारः॥

"Those that wish to know what Dharmas are, for them "the Veda is the highest authority, the Smruti. the second, "and Custom the third."

Here we see that custom is held as the weakest authority; and the Veda and the Smruti are stronger authorities:

Again:

"न वत्स वास्कंभियो न निषेधाः सुती हृदति।
रेवारकस्वालं तलबं खरों निश्चयते।॥

"Where there are no direct sanctions or prohibitions laid "down in the Veda or the Smruti, the Dharmas are to be "ascertained from an observation of the custom of the coun-
try and of the family."

Thus it is distinctly stated that custom is to be followed on those matters only on which there are no precepts in the साstras.

Further:

* Mahabharata, Anussaina Parva.
* Skanda Purana.
CHAPTER XXV.

CONCLUSION.

Every one, having the senses of sight and hearing, must acknowledge how intolerable are the hardships of our widows especially of those who have the misfortune to lose their husbands at an early age; and how baneful to society are the effects of the custom which excludes them from the privilege of marrying again. Reader! I beseech you to think seriously for a while upon the subject, and then to say whether we should continue slaves to such a custom, regardless of the precepts of our Sastras.

* A Smriti quoted in the Prayogapastjata.
or should we throw off the yoke, and resting on those holy sanctions, introduce among ourselves the marriage of widows, and thus relieve those unfortunate creatures from their miseries. While forming your decision, you should bear in mind that the customs of our country are not immutable in their nature. No one can assert that they have never undergone any change. On the contrary, the present inhabitants of India would appear to be altogether a different race, were you to compare their customs with those that prevailed in days of old amongst their ancestors. One instance will suffice to illustrate the truth of this statement. It was considered a heinous offence in a Sudra, if, in ancient times, he durst be seated on the same carpet or mat with a Brahmana; but the Brahmanas of these days, like menial servants, content themselves with sitting on the carpet or mat, while the Sudra occupies a raised seat upon the same.

* This custom is opposed to the Sastras. It is not only the Sudras and Brahmanas ignorant of the Sastras that follow this custom, but those Brahmanas and Sudras who are reputed as versed in them, act in accordance with it without compunction.

Manu has said:—

"If a sudra seats himself on the same seat with a Brahmana, his joints should be branded with heated iron and he should be banished or his joints cut saunder."
Changes in our customs have taken place even within a recent period. The Vaidyas, from the time of Rajah Rajbullub, have commenced to reduce the period of their Asaucha (impurity) to fifteen days, and to wear the sacred thread. Before his time, the period of their Asaucha was a month, and they did not wear the sacred thread. Even now, there are families among the Vaidyas who stick to the old custom. Have these innovators and their descendants ever been treated as men degraded and having no claim to the privileges of their caste? Again, before the appearance of the Dattakachandrika, all Hindus in adopting sons were obliged, in order to make the adoption valid, to take them before the age of five, and to perform the rite of Churakarana (ceremony of tonsure) on them. Since the publication of that work, if a son adopted, in the case of a Brahmana, before the ceremony of the sacred thread, and in the case of a Sudra, before the marriageable age, he is still admitted to be within the proper limits of age, and his adoption considered as valid.

In these cases, new customs were adopted according to a new interpretation of the Sastras, not because they were absolutely needed by the society at large, but merely because they suited the convenience or caprice of certain individuals. For, if the Vaidyas did not reduce the period of their Asaucha, or wear a thread, or if sons were not adopted after five years of age, society could neither gain nor lose. But what an amount of misery and evil does the country sustain from the non-prevalence of the marriage of widows! Here you have a
positive evil—evil of a magnitude passing our imagination to conceive. Now, if you could adopt customs that at best suited but your convenience, you should do anything for the removal of this awful evil, when you have your Sastras most explicitly permitting your widows to marry again.

But I am not without my apprehensions that many among you at the very sound of the word "custom" will consider it sinful even to enquire if the change should take place. There are others again, who, though in their hearts agree to the measure, have not the courage even to say that it should be adopted, only because it is opposed to the customs of their country. O what a miserable state of things is this! Custom is the supreme ruler in this country: Custom is the supreme instructor: The rule of custom is the paramount rule: The precept of custom is the paramount precept.

What a mighty influence is thine, O custom! Inexpressible in words! With what absolute sway dost thou rule over thy votaries! Thou hast trampled upon the Sastras, triumphed over virtue, and crushed the power of discriminating right from wrong and good from evil! Such is thy influence, that what is no way conformable to the Sastras is held in esteem, and what is consonant to them is set at open defiance. Through thy influence, men, lost to all sense of religion, and reckless in their conduct, are everywhere regarded as virtuous and enjoy all the privileges of society, only because they adhere to mere forms; while those truly virtuous and of unblemished conduct, if they disregard those forms and
disobey thy authority, are considered as the most irreligious, despised as the most depraved, and cut off from society.

What a sad misfortune has befallen our Sastras! Their authority is totally disregarded. They, who pass their lives in the performance of those acts which the Sastras repeatedly prohibit as subversive of caste and religion, are every where respected as pious and virtuous, while, the mere mention of the duties prescribed by the Sastras makes a man looked upon as the most irreligious and vicious. A total disregard of the Sastras and a careful observance of mere usages and external forms is the source of the irresistible stream of vice which overflows the country.

How miserable is the present state of India! It was once known to nations as the land of virtue. But the blood dries up to think that it is now looked upon as the land of depravity, and that from the conduct of its present race of people. From a view of its present degradation it is vain to look for a speedy reformation.

Countrymen! how long will you suffer yourselves to be led away by illusions! Open your eyes for once and see, that India, once the land of virtue, is being overflooded with the stream of adultery and foeticide. The degradation to which you have sunk is sadly low. Dip into the spirit of your Sastras, follow its dictates, and you shall be able to remove the foul blot from the face of your country. But unfortunately you are so much under the domination of long established prejudice, so slavishly attached to custom and the usages and forms of society, that I am
afraid you will not soon be able to assert your dignity and follow the path of rectitude. Habit has so darkened your intellect and blunted your feelings, that it is impossible for you to have compassion for your helpless widows. When led away by the impulse of passion, they violate the vow of widowhood, you are willing to connive at their conduct. Losing all sense of honor and religion, and from apprehensions of mere exposure in society, you are willing to help in the work of foeticide. But what a wonder of wonders! You are not willing to follow the dictates of your Sastras, to give them in marriage again, and thus to relieve them from their intolerable sufferings, and yourselves from miseries, crimes and vices. You perhaps imagine that with the loss of their husbands, your females lose their nature as human beings and are subject no longer to the influence of passions. But what instances occur at every step to show, how sadly you are mistaken. Alas! what fruits of poison you are gathering from the tree of life, from moral torpitude and a sad want of reflection. How greatly is this to be deplored! Where men are void of pity and compassion, of a perception of right and wrong, of good and evil, and where men consider the observance of mere forms as the highest of duties and the greatest of virtues, in such a country would that women were never born.

Woman! in India, thy lot is cast in misery!
TO THE HONORABLE THE LEGISLATIVE COUNCIL OF INDIA.

The Humble Petition of the Under-signed Inhabitants of Calcutta and the Lower Provinces of Bengal.

MOST RESPECTFULLY SHEWETH,

1. That your Petitioners have read with much concern the Draft of a Bill entitled. "A Bill to remove all legal obstacles to the marriage of Hindu Widows," which was read by your Honorable Council for the first time on the 17th November last, and for the second time, on the 19th January. Your Petitioners are aware from the printed papers of your Honorable Council, that the said Bill has been brought in, on the Petition of certain Hindus who desire that Widow Marriage should be legalized. Your Petitioners are also sensible that the principle of the said Bill is consonant with the social system of their English fellow subjects, and therefore is likely to be acceptable to your Honorable Council; yet your Petitioners cannot but feel it as a duty as well to themselves as Hindus as to their countrymen in general, to submit their objections to the proposed law.

2. The preamble to the Bill states that "whereas it is known that by the law as administered in the Civil Courts established in the territories in the possession and under the government of the East India Company, Hindu Widows with some exceptions are held to be, by reason of their having been once married, incapable of contracting a second valid marriage, and the offspring of such widows by any second marriage are held to be illegitimate and incapable of inheriting property; and whereas many Hindus believe that this imputed legal incapacity, although it is in accordance with established custom, is not in accordance with a true interpretation of the precepts of their religion, and desire that the
Civil law administered by the courts of justice, shall no longer prevent those Hindus who may be so minded from adopting a different custom in accordance with the dictates of their own consciences" &c.

3. Your Petitioners beg leave to observe that the remarriage of Hindu females is not only not in accordance with the established usages of Hindus, but is likewise repugnant to the precepts of their religion and the ordinations of Hindu law, from which all their social institutions have originated. Though there are different tribes of Hindus who speak different tongues, follow different codes of laws, wear different dresses, and have different customs and usages, yet they are all unanimous in preferring the marriage of their widows, in consequence of its being against the positive injunctions of their law, and the interpretations of that law by different commentators of ancient and modern times. The Yajur Veda in the Taithriya Sakha declares that "as round a single Yupa (sacrificial post) two tethers can be tied, so one person can marry two wives. As one tether can not be tied round two Yupas, so one female can not marry two husbands." The most ancient and revered of our lawgivers, Menu, says in Chapter V. verse 161 that "a widow who from a wish to bear children, slights her deceased husband by marrying again, brings disgrace on herself here below, and shall be excluded from the seat of her lord." And also at the following verse, "issue begotten on a woman by any other than her husband, is here declared to be no progeny of hers; no more than a child, begotten on the wife of another man, belongs to the begetter; nor is a second husband allowed in any part of this code to a virtuous woman." The same authority further directs in Chapter IX. verses 64 and 65, that "by men of twice-born classes no widow or childless wife must be authorized to conceive by any other than her lord; for they who authorize her to conceive by any other, violate the primeval law. Such a commission to a brother or other near kinsman, is nowhere mentioned in the nuptial texts of the Veda; nor is the marriage of a widow even named in the laws concerning marriage." The Mahabharat, too, lays down that "a woman is to have only one husband upon whom she
must depend through her whole life." These ordinations in the highest sacred works of the Hindus, added to the long established custom and usage of the country against the marriage of widows, will, your Petitioners trust, weigh more in the estimation of your Honorable Council than the forced construction of any solitary text apparently in its favour, but quite unsupported by a single instance of such marriage having ever been legally contracted in any period of the annals of the Hindus. Your Honorable Council will thus perceive that the marriage of Hindu widows is not in accordance with the dictates of Hindu law, as it is stated in the preamble to the Bill for the removal of legal obstacles to such marriages.

4. Your Petitioners further beg leave to submit that the proposed law is also at variance with the several statutes of the British Parliament and the Regulations of the East India Company, by which the natives of this country have from time to time been assured, that their rights of marriage and inheritance shall not be disturbed or violated. Section 23 of Regulation I. of 1772 which was re-enacted in Section 15 of Regulation IV. of 1793, ordains that in all suits regarding succession, inheritance, marriage and caste and all religious usages and institutions, the Mehamedan law shall prevail in respect of Mehamedans and the Hindu law in regard to Hindus. This is also laid down in the 21st George III Chap. 70 Sections 17, 18 and 19. The 3rd and 4th William IV Chap. 85 Section 53 expressly provides that in making any law for the natives of this country a due regard should be had to their religion, customs, laws and usages. The more subsequent Regulation V of 1831 declares that cases relating to the marriage, succession and inheritance of Mehamedans shall be decided according to Mehamedan law, and those concerning the Hindus shall be adjudicated according to Hindu law. These repeated declarations of the British Parliament and the local Government have induced a firm belief that the natives of this country would be continued in the enjoyment of their laws relating to marriage, succession and inheritance. Even in the General Order recently issued by the Governor General in Council in
reference to the late disturbance at Bolarum and the conduct of Brigadier Mackenzie on the occasion, the public officers were enjoined in the strongest manner "never to interfere with the religious observances of the natives of India." When the late Law Commission in 1837 applied to the Sudder Courts at the several Presidencies for their opinions on the subject of Hindu Widow Marriage, the Judges of those Courts unanimously observed that the legalization of such marriage "would be an interference with the Hindus in the matter of their own law and religion and at once dislocate the whole frame work of Hindu jurisprudence." The Hindu Society has undergone no material change whatever since that year, which would warrant the Legislature to interfere with the Hindu law on the ground of expediency. Its integrity, it is true, has been most seriously affected by the enactment of Act XXI of 1850, but your Petitioners submit that one encroachment does not justify another; and, what is of more importance, the said law has not increased the number of native converts to Christianity. The experience of the last six years shows that practically it has been of no more use than affording an example of an arbitrary and uncalled-for interference with the Hindu law of inheritance. Legislative intervention has never yet been able to effect a change in public opinion, while the more such interference is exercised, the more it assumes an objectionable character.

5. Your Petitioners have been told that the Bill for the removal of legal obstacles to the marriage of Hindu widows, is merely a permissive law. In reply they beg leave to observe that so far as it allows a widow to contract a second marriage, at her option, it is undoubtedly of a permissive character, but in its immediate and ultimate consequences, when it interferes with the rights of others, your Petitioners humbly submit that it is a compulsory measure. As for example, if a Hindu dies leaving two daughters, both of whom are widows, but the one has a son, and the other no children; by the Hindu law of inheritance as it is now administered, that son will be the sole heir of his maternal grandfather. But if the childless widow contracts a second marriage
and has issue by her second husband, by the proposed
law they would be entitled to equal shares of the pro-
erty of their mother’s father with the son of the widow,
who has not remarried. Again, if a married woman dies,
leaving two sons, who have acquired property. Their
father marries a widow and dies leaving a son by her.
One of the brothers has children while the other has
not; but both of them subsequently die. By the Hindu
law the said children will succeed to the whole of that
property; but by the proposed law, the son of the
widow will not only share equally with the two brothers
at first, but will also succeed to the share of the de-
ceased among them to the exclusion of the said chil-
dren. Again, a person dies leaving a widow but no
issue and directs her by his will to adopt a son and
heir. If before the adoption takes place she contracts a
second marriage, she cannot carry out the directions of
her deceased husband according to Hindu law: and the
consequence will be that his line will be extinct; that
he and his ancestors will have none to perform the
usual funeral ceremonies prescribed by the Hindu reli-
gion; and that whatever property he may have left, will
go to his next of kin, who, by the proposed law, will
find it to their interest to induce the widow to marry,
and thus defeat the intentions of her first husband for
their own benefit.

6. Your Petitioners can, to an unlimited extent,
multiply instances in which the proposed law for the
marriage of Hindu Widows will operate against the
civil rights of others who may prefer to follow the laws
and usages of their country,—a consequence which
had no doubt been anticipated by the Judges of the
several Sudder Courts, when they gave it as their opi-
nion that the legalization of such marriage would amount
to an interference with the customs and laws of the
Hindus, and would at once upset their present system
of jurisprudence. If the Petitioners in favour of Widow
Marriage be disposed to adopt “a different custom in
accordance with the dictates of their own consciences,”
as it is stated in the preamble to the Bill, your Peti-
tioners have no objection whatever to their doing so,
but when the law which they have asked for, inter-
fers with the rights of others, who entertain different opinions and are not inclined to follow their example, their demand is manifestly unjust and unreasonable. The Petitioners, at whose instance the proposed law has been brought in, form a very small and insignificant portion of the vast masses of the people whom your Petitioners represent. It would, therefore, be scarcely just and reasonable or even expedient to enact a law for the minority which shall interfere with the rights of the majority. As far as your Petitioners have been able to communicate with the people of the interior, during the short space of two months, which has elapsed between the first and second reading of the Bill, they have found but one opinion exist among all classes of men, and that opinion is, your Petitioners need hardly say, against the proposed law; and if the fact of that law being under the consideration of your Honorable Council be made known still more extensively, your Petitioners are sure the general voice of the entire Hindu population will be raised against its enactment. The great majority of the people of this country have yet had no intimation of the proceedings which have been held in respect of the Bill for the legalization of the marriage of Hindu Widows. They have no knowledge of the English language, and do not read the English newspapers in which the reports of your Honorable Council appear. The Bill made its appearance in the Bengalee Government Gazette only on the 12th February; but still that would not be sufficient, as the Bengalee language is only read and understood in only one of the provinces out of the immense extent of territories subject to British rule in India, and that, too, by a comparatively small portion of its inhabitants. Its enactment will, therefore, be without the knowledge of the people whose interests are to be affected by it. If they know of it, your Petitioners are certain they would object to it, and it would be unwise to pass it into law on the application of a few against the wishes of the hundred thousands of the Hindus who own allegiance to the British Crown in India.

7. Your Petitioners also beg leave to submit that the proposed law for the legalization of Hindu Widow Marriage is vague and insufficient; since it does not declare
what shall constitute a valid widow marriage. The rite of matrimony is held sacred in all countries and by all nations. It is one of the ten Sanscarts or sacramental rites of the Hindus. Its details are nowhere left to the option of individuals; yet such would be the case if the Bill for the removal of all legal obstacles to the marriage of Hindu Widows be passed into law as it now stands. The ceremony which at present prevails among Hindus, can not be performed in the case of a widow taking another husband. "The holy nuptial texts" says Menu in Chap. 8 Verse 226, "are applied solely to virgins and no where on earth to girls who have lost their virginity." Again in Chapter IX Verse 47. "Once is the partition of an inheritance made, once is a damsel given in marriage, and once does a man say 'I give.' These three are by good men done once for all and irrecoverably." It will, therefore, be necessary to prescribe a new ritual in opposition to the dictates of Hindu Law and Religion to prevent its being a source of much litigation, which it will otherwise necessarily lead to. Such a result cannot surely be the object of the Bill which is now before your Honorable Council. Your Petitioners also beg leave to submit that many Hindu widows who, if remarried at an early age under the proposed law, might regard their second union as a degradation and wrong, when at a mature age they come to know the religion and laws of their country.

8. Under these circumstances your Petitioners beg leave to submit that the "Bill to remove all legal obstacles to the marriage of Hindu widows" should not be passed into law, and that your Petitioners and the rest of their countrymen, who prefer to follow the established laws and usages of their country, will be permitted to continue in the enjoyment of their civil rights as they have heretofore done.

And your Petitioners, as in duty bound, shall ever pray.
STRAY THOUGHTS,
on
CHILD MARRIAGE
in
BRITISH INDIA.

Job Charnock was going up from Calcutta to a place now known as Barrackpore in a boat in the early days of the East India Company. At midstream the shrieks of a female reached his ears, and he ordered his boatmen to land the boat on the bank from where the wails came. He saw the corpse of a Hindoo on a funeral pyre in flames, and a young female child of thirteen being forcibly dragged by ruthless Hindoos towards the pyre for cremation with her deceased lord. The men were exhorting her to die a suttee, and obtain eternal fame for chastity, and exalt the glory of her deceased husband’s and her father’s family. The girl in utter despair, surrounded as she was by her executioners, was rending the air with her frantic cries and shrieks, and imploring Heaven to come to her rescue, free her from their grasp, and save her from being burnt alive. Job Charnock at this juncture appeared on the scene, took the girl into his boat, and rowed away to the country-seat of the Governor of Bengal. He educated her, and afterwards married her; and she proved a loving and a faithful wife, and died in the beautiful country-seat, which after the name of Charnock, is to this day known by the Bengalees as Chanauk, and by the Hindoostani sepoys as Achanauk. The English know this place as Barrackpore, where our Viceroy at times retire for rest.
Similar atrocious murders of Hindoo widows were committed by their relatives with impunity in all parts of India under the cloak of religion until the year 1829, when Lord William Bentinck’s Government passed a law making the act a crime and a felony, and aiders and abettors, felons, punishable, as principals, with death by the gallows. Lord William Bentinck was no coward son of Mars. His stern sense of duty as protector of the weak, the down trodden, and the helpless, living under the ægis of the British Nation, impelled him to action, and, viewing with disdain the prospect of a Hindoo rebellion which some of his chicken-hearted councillors whispered in his ears, he with a bold stroke of his pen rid the country of the inhuman rite. The descendants of the Hindoos, who at the time cursed him in secret, now hold him up as the founder of the British reign in the hearts of the Hindoo race, and bless the nation that sent such a man to their country to govern with principles of righteousness and humanity.

At the present day, though such horrid deeds are no more heard of, there are nevertheless practices amongst the Hindoo subjects of the British Crown throughout the length and breadth of British India which are blots in the present British Administration of India. The British Nation has no idea of the extent of suffering to which innocent female children are subjected in the name of Hindoo religion, nor of the extent of loss of life attendant upon the observance of such Hindoo customs. The annual administration report of each province in British India gives the number of theft cases and each of the other offences complained against, in which perpetrators of crimes were detected or undetected, and in which punishment was brought home to the offender or otherwise, but no administration report of any province in British India gives us any idea of the number of Hindoo female children married in each year, nor of the age at
which any particular number of them are married from the age of two to the age of fourteen. No system has yet been inaugurated for the registration of Hindoo marriages and there is no chance of knowing the number of Hindoo female children married in each year in India, nor the age at which any particular number of them are married. There is no chance of knowing how many Hindoo child wives of three years, how many of four years, and so on up to fourteen years become widows in every year in India. We cannot know of the number of child wives that die in the throes of child birth between the age of ten and fourteen. We do not think we can know of the number of infants of any particular race that die each year in British India within one month of their birth, within two months and so on up to the third year of the existence of such infants.

We fear, that if the Government of India be called upon to furnish information on these points it would plead its present inability to do so, and until the Government be directed by the Home Authorities to formulate measures to obtain accurate information on all these subjects it will take no steps to this end, so indifferent the Indian Government seems to be in these matters.

Our Government is under the impression that the high education it is giving to the people of this country will awaken in them a high sense of their responsibilities as fathers for their children's well-being, and that there will be no occasion for interfering with parental rights of the Hindoos over their children. Our Government has been acting on this impression. The continual flow of lectures by Hindoo young men from the year 1850 to the present date on public platforms against child marriage and enforced widowhood and the virtuous indignation the lecturers displayed on such occasions on the evils of Hindoo child marriage and the unanimous vote of censure which the
audience on such occasions passed against such practices induce a belief in high officers of Government that the days of child marriage are doomed and that British India will in a short time be freed from the yoke of such inhuman customs and of streams of evils which flow from such a system.

At the risk of being long and tiresome I will reproduce here the proceedings of two meetings of educated Hindoos from the Indian Mirror of September and October of 1878, to show the attitude of educated Hindoos in connection with the subject of child marriage.

[From the Indian Mirror, Thursday, the 26th September 1878.]

"Proceedings of a Meeting of the Students of Calcutta against child marriage."

"At the Instance of the Students' Association a public meeting of the Students of Calcutta was held at the Albert Hall on Saturday last at 6-30 P. M. The Hall was crowded to suffocation and hundreds had to go away from want of space to stand in."

"Dr. Mohendra Lal Sirkar was voted to the chair. The chairman opened the proceedings of the meeting with the remark that as one interested in the welfare of the country he considered child marriage a great source of evil and that he was impelled by a sense of duty to be present in the meeting. The movement he said was a right one and it originated in the most proper quarter."

"The Secretary then read a precis of the letters received from different schools and colleges in different parts of the country and it was seen from it that the movement was held with universal joy and unbounded enthusiasm. Meetings were held in different Schools and Colleges in the Mofussil and all were unanimous in adopting the line of procedure indicated by the Students' Association."

"Utmost enthusiasm prevailed during the three hours during which the meeting lasted and the following resolutions were then
proposed and carried by acclamation. The Resolutions were all moved, seconded and supported in neat eloquent, and earnest speeches by students representing the different colleges of Calcutta and it is worthy of note that all of them were unmarried except the supporters of the first and second Resolution.

"Resolution 1."

"That this Meeting deeply impressed with the pernicious character of the custom of Child Marriage, convinced that it lies even in the humble power of students to take steps to check it, resolves to organise a movement amongst students to put down a custom so prejudicial to their best interests whether as students or as men."

"Proposed by Baboo Byomkesh Chakravarti, M. A., (Presidency College) seconded by Baboo Bidoo Bhoosun Mukherjee (Cathedral Mission College) and supported by Baboo Jogendro Nath Bose."

"Resolution 2."

"That this Meeting convinced of the importance and necessity of forming a band of young men pledged not to marry at too early an age with a view to help this movement and gradually to influence public opinion in its favor, resolves That the following form of pledge be adopted to be signed by such students as are in a position and feel themselves able to enter into this solemn obligation."

"Deeply impressed with the pernicious character of the custom of child marriage and with the evils that have followed in its train, convinced of the solemn duty I owe to myself and to my countrymen to discourage so far as may be in my humble power a custom so hurtful to students, so prejudicial to the best interests of my countrymen at large, I hereby solemnly declare that I shall not marry nor allow myself to be
given in marriage till I have completed the age of twenty one years, my present age being———

"Proposed by Baboo Narendralal Dey (Presidency College) seconded by Dr. Tumizoddin (Medical College) and supported by Baboo Jogendra Chunder Bose B. A. (Presidency College)"

"Resolution 3."

"That the Members of the Committee of the Students' Association (ex officio) and the following gentlemen form themselves into a Permanent Standing Committee with power to add to their number for the purpose of taking such steps as may be deemed necessary to help and promote the movement that has been inaugurated and there be two secretaries to the Standing Committee, one of them being the secretary to the Students' Association for the time being, and the other to be appointed by the Standing Committee"

"Proposed by Baboo Nrityalal Mukerjee (Free Church Institution) seconded by Baboo Somendro Nath Tagore (St. Xavier's College) and supported by Baboo Bijoy Gobindo Bose. General Assembly's Institution.

"The following are the gentlemen in the committee. A. M. Bose Esqr. M. A. Barister at Law, President, Students Association, Baboo Kally Churn Banerjee M. A. B. L. Vice-President Students' Association, Surendra Nath Banerjee B. A. Vice-President-Students, Association, Gooroo Dass Banerjee B. L, Vice-President Students' Association (now Honble justice Gooroo Dass Banerjee D. L. Vice-Chancellor Calcutta University) Byomkesh Chakravarty M. A., Suruth Chunder Chatterjee (Lucknow) Gooroo Prasunno Puttadar (Krishnaghar) Jogendor Chunder Bose M. A., Tarakeshore Chowdry, Kally Sunkur Sookool, Syamul Dhun Mittra, Nritya Lal Mukerjee, Somendro Nath Tagore. Monorunjun Dass (Secretary Bhowanipore Students' Association),"
"It must be noted here that an amendment to the second resolution was proposed by one Bepin Chunder Pal who wished to add the following words in the form of the Pledge, "and I will not marry nor allow myself to be given in marriage to a girl who has not completed her fourteenth year."

The Resolution was subsequently withdrawn when the impracticability of the amendment was explained by different speakers."

Baboo Rajnaran Bose of the Adi Brahmo Samaj and the Rev. Dr. K. M. Banerjea, who were present at the meeting spoke strongly in support of the amendment. The remarks which Baboo Rajnaran made in Bengali were very humorous and called forth roars of laughter. He exhorted the students to beware lest their zeal and enthusiasm evaporate like camphor. Dr. Banerjea exhorted them to have 'patience' He remarked that he was glad to notice a spirit of self-reliance growing up amongst the students of the present generation. In his younger days the students looked up to Government for support in all sorts of reform."

"Babu Surendra Nath Banerjea in proposing a vote of thanks said that the most difficult part of the business yet remains to be done; the difficulty was to carry on the movement with caution, earnestness and zeal." He exhorted the Students not to flinch nor to flag. As a Vice-President of the Students' Association he said, that that body did not arrogate to itself the functions of a Reformer but it has taken up the question of Child marriage into its hands because of all others this was the subject which affected the interests of students most seriously."

The Meeting broke up at 9 30 P. M. and twenty five of the young men present expressed their willingness to sign the pledge."

From the Indian Mirror, Tuesday the 15th and Thursday the 17th October 1878. From a correspondent

10 October 1878"
"BIRBHUM"

"On the requisition of the Calcutta Students' Association, a meeting of the gentlemen of Suri was convened by the pupils of the Birbhum Government School in September last, in the Birbhum Government School premises, for considering the subject of early marriage and the advisability of the students signing a pledge not to marry before the age of twenty-one. The meeting was largely attended by respectable Native gentlemen of the station, and presided over by Babu Kulodanund Mukerji, an Ex-Subjudge. After the delivery of addresses by some of the gentlemen present, it was resolved that the pupils should not sign the pledge without obtaining the consent of their parents and guardians. The following is the substance of the speech delivered by Babu Khettar Mohum Gangoly which produced a telling effect on the audience.

"Mr. President and Gentlemen.—We have been called here to-day to give expression to our views on the subject of early marriage amongst students of our schools. The subject has been one of great interest to me, and it is with no ordinary delight that I accept the invitation. I commend the spirit with which the matter has been taken up by the pupils of this School, and without any further observation I proceed to address them.

"The move now made by the Calcutta students' Association for the repression of early marriage, which has been one of the many causes to which the present degenerate state of the natives of this country is attributable, inspires me with the hope that there is looming in the distance, it may be, a more happy and prosperous era for the country. In days gone by, when the Aryans first settled in the Valleys of the Indus and the Ganges, and framed comprehensive rules for their conduct in life, early
marriages were quite unknown. The Shastras, which the Rishis promulgated for the government of the people of India, went so far as to prohibit them. By the laws of Manu it was ruled that a man was first to finish his education, and then take to him a wife; and the Hindus of old never thought of marriage for themselves or their children until they had attained the age of twenty-five, and when having completed their education, they were in a better position to judge for themselves, and strike out a course of life most advantageous to themselves and to their fellow-creatures. In those days women enjoyed greater privileges and liberty of action than now. The pages of the Mahabharat and the Ramayan tell us of the age at which men and women joined hands at the hymenial altar and the different modes in which they did so.

"Females of the age of those who are in Europe considered marriageable could choose their husbands from among the male guests invited by their parents. The Sayamvaras of Domayanty and other renowned ladies will doubtless recall to your mind the numerous instances in which educated ladies of high rank exercised the privilege of choosing their partners in life. Your Head Master, Babu Sib Chand Shome, has already quoted authorities to show that early marriage was never countenanced by your ancestors; and that it is because early marriage was unknown amongst them that they came to be a great nation. Whence, then, has this baneful practice of early marriage sprung up—a practice which has taken such a deep and widespread root in our land? This may at first sight appear to admit of no satisfactory answer. But when we recollect the changes which India has undergone from the time of the extinction of our independence: when we consider the misfortunes it laboured under during centuries of Mahomedan misrule, when we contemplate the struggles
which the Hindus had to make to prevent any fusion of the races and the shifts they resorted to in order to attain that end, the difficulty vanishes, and we see at least two of the expedients they adopted. The Moslems, who then governed, were far from being a chivalrous nation. They often attempted the chastity of Hindu ladies, and the pages of history are replete with instances of Hindu ladies having perished by consigning themselves to fire rather than submit to dishonor at the hands of their lawless conquerors. It was in order the better to secure their ladies from harm that the Hindus of those days first introduced the zenana system and the practice of early marriage. Once wedded to these systems, the Hindus became staunch adherents to what had obtained the sanction of age. In course of their degeneracy during this dark age the great majority of them ceased to cultivate the language in which their ancestors had sung praises to God, and thus it was that the sacred texts were left in the hands of those who could retire from the scene and remain secure from intolerant enemies. The revolution, which followed the fall of the Hindu sovereignty compelled many a Hindu to take to the study of Persian, and thus eke out the means of subsistence or perhaps earn state honors. Sanskrit then became a dead language. The sacred texts were either destroyed, lost, or removed to places unknown. The Rishis were lost sight of even in the mountain fastnesses and impregnable forests. There remained, then, for the guidance of the Hindus, in matters moral and religious, but a few who had any pretension to a knowledge of the ancient Aryan lore. In course of time death snatched away one by one the few able Pandits that survived the downfall of the Hindu Empire; and their successors, under the consequent inauspicious circumstances that attended their endeavours at the mastery of the Sanskrit language, were
certainly not the best guides to the fallen Hindu race in their affairs, temporal and spiritual. These men, possessed but a smattering knowledge of a few straggling works on Hindu Shastras, made their own compilations, annotations, and commentaries, and only too often, from inability to grasp the subject, rendered erroneous explanations, and in order to gain renown, engrafted on them opinions which, at the time were best calculated to suit the circumstances of the people among whom they lived. Rughunundun Bhattacharji was a person of this class. He it was that preached the doctrine that when a man married a female child at the age of eight he obtained that reward in Heaven which Menoka and Dakhya attained by the gift of Gowri to Siva, and that when a man kept his daughter unmarried till the age of twelve he paved his own way and that of his ancestors to the seventh generation to Hell. Ignorant men, through fear of incurring the wrath of Heaven, disposed of their female progeny in marriage, not only before their twelfth, but even before their eighth year."

"Thus, early marriage having taken deep root in Hindu society, and having the colour of sanction of Hindu religion, gradually became a part of the social and religious institutions of the country."

"Unupurva marriage or betrothal of children even before their birth accompanied with religious ceremonies takes place even now in the 19th century among the Boidik Brahmins; and instances of baby-marriage among the higher castes in Bengal are not of infrequent occurrence. Even in this school there are married boys of the age of eight; and in this assembly are grown up men who were married at the age of ten. Bengali parents think that they have the right to marry their children to whomsoever and whenever they please. The good which parents alone can do to their children with
that hearty care and solicitude which none other can bestow is marred in most cases by early marriage, when the education of the children is incomplete and when they are incapable of realizing the duties and responsibilities they have undertaken, or comprehending the injury, that their physical and intellectual nature are likely to suffer, and the pecuniary embarrassments that may arise. I do not however for one moment attribute any unworthy motive to parents in this I say through best of motives and mistaken notions of the fitness of things, they hurry on the marriage of their children. Early marriage was prevalent among the English, and to repress it the British nation had to pass a law holding null and void all marriages of infants under the age of twelve in the case of females, and fourteen in that of males. The French had to go further, and in the Code Napoleon it is laid down that any child married during his or her minority might, within six months after attaining the age of 25 at pleasure dissolve the marriage, if there be no children by the union. In India, however there is no such law We do not regret its absence when we see around us so many young boys, yet unsaddled with wives, striving head and heart to find out the effective means of curtailing the unbounded and arbitrary power of parents in this matter. The present occasion is, therefore, one of joy to every man who has bestowed a thought on the subject. Early marriage has the same effect on the married couple as the grafting process has on seedlings which grow into trees. Seedlings left to the fostering care of nature when arrived at maturity yield better and more durable fruit than grafts which are unnaturally forced, and consequently made to yield untimely fruits which ere long wither away. We see the same ill effects from early marriage. Boys in their teens become fathers, girls become mothers
still earlier, both become old before they have tasted the
real pleasures of youth. So far for the physical aspect
of this all, important question. Our Civil Surgeon, Dr.
G. C. Roy, who from the nature of his education and his
professional experience is better able to afford information
on this subject, has already given you his views. Now,
let us see what effect it has upon our boys in respect to
their morals. The association of married boys with the unmarried
has often a very deleterious effect on the latter. The bachelors
from idle curiosity question their wedded associates about the
mysteries of married life, and learn from them things they
should not dream of, and become possessed with longings
which distract their attention from their studies and create
artificial cravings. Boys, I beseech you to shun the company
of married boys whom the dalliance of the Bashurghur, the
flirtations of sisters-in-law, and the blandishments of wives
have made effeminate and rendered unfit for the austere,
the simple, the blessed life of a student. Shun them as you would
shun your worst enemy, for they will poison your mind,
and overcast the haven of your innocent thoughts with
dark clouds, which will raise tempestuous storms and destroy
your soul’s peace. It is true we see instances of young
boys who, notwithstanding these disturbing elements, have success-
fully passed their academical examinations. But these are of
rare occurrence, and are the exceptions which prove the
general rule that early marriage has a baneful effect on the
prospect of many a young student, makes them mere abortions
in the intellectual world, and sends them forth into cities
and towns like famished wolves in quest of service. This is
a fact beyond dispute. The number of applications accom-
panied by recommendations, which an advertisement
for a kerani on a miserable pittance of Rs. 15 or 20 attracts
from various parts of the country, affords irrefutable proof of the deplorable influence of this great social evil."

"It may be said that a state of celibacy up to the 21st year of their age would lead students to habits of immorality. I scout the idea. The tendency to immorality, which must be the consequence of an unnatural and artificially created craving, is as much for the married student as for the unmarried when they are not taken care of by their parents and guardians, and are allowed to fall in bad company. But as students devoted to the noble cause of learning, as members of a sacred society united together by the bonds of a brotherhood keenly alive to the high sense of moral excellence—the very ideal of an ardent imagination, as votaries in the temple of science, whose duties should engage the whole man, body and soul, you will, I am fully assured, never so far degrade yourselves as to forget your position, nor fail to reprobate the conduct of such as stray from the right path. If there be any whom all these considerations will not restrain, on him my words are lost, and to such a person I do not address myself."

"The Students' Association at Calcutta have asked you to co-operate with them, and to sign a pledge not to marry before the age of twenty-one. I do not see how you, who are dependants on your parents even for your existence, can accede to this request without obtaining the assent of your parents. Your parents wishes on this point ought, therefore, to be first ascertained, and until this is done nothing can be said by any one of us who are present at this meeting. Your fathers will, I fear, set their face against such a proposal. Mothers in Bengal have, in matters domestic absolute authority; and it is through the influence of mothers that boys are married during their infancy. The avarice for
gold ornaments, gold and silver plates known as Dan Samigri, and cash as Gon Pon at the time of their son's marriage, presents at every occasion of festivity, and pecuniary assistance in times of need from the bride's father, and the desire of securing docile maids of all work free of cost, induce many mothers to contract early marriages for their sons. Such mothers seldom bestow a thought on the future of their offsprings, and it is idle to hope that under the influence of such, Bengali fathers will keep their sons unmarried till their twenty-first year, or consent to the signature of the pledge by their sons. I would therefore suggest to you the advisability of proposing to the Students' Association a Memorial for presentation to the Vice-Chancellor of the University with a prayer for the passing of a rule prohibiting the admission of married boys to the Entrance Examination, and another to the Director of Public Instruction for a rule to stop the admission of married boys, and continuance in Government and Aided Schools of such as may be married after the enforcement of the rule.'

Now, let us see what lesson the proceedings of the Students' Association of Calcutta held in September 1878 teach us. It shewed:—

1stly. An earnest desire on the part of the Hindu students of all the schools and colleges throughout the province of Bengal to prevent their parents and guardians from marrying them before they had obtained their full physical growth, before they had finished their education, and before they had begun to earn the means of supporting themselves and their families.

2ndly. An earnest endeavour, with the advice and under the guidance of gentlemen of superior culture and worldly experience, and of the leaders of public opinion, to remain unsaddled with wives, and unencumbered with cares, anxieties, and
pecuniary embarrassment consequent on the married state during their academical career.

3rdly. The promptitude with which the members of the learned professions, medicine, law and divinity, members of the British Indian Association, members of the Indian Association, members of the Brahmo Samajes, graduates of the University, and members of the Hindu community of Calcutta, responded to the call of the students of Bengal for help in their deliberations in connection with the course to be taken to prevent their marriage during their scholastic career.

4thly. The impracticability of finding unmarried Hindu girls in Bengal of the age of fourteen.

5thly. The uselessness of the endeavour of students and their distinguished supporters without the help of Government, but only with the aid of a pledge not to marry or allow themselves to be given in marriage before they have completed the age of twenty-one.

To the reader I leave the task of drawing the morale from the proceedings of the meeting of the students of Birhoom held in September 1878.

More than twelve years have elapsed since these events took place; and the question of child marriage, in so far as it affects Hindu students, remains in the same state in which the students found it when they took it up. But where are the friends and well-wishers of Hindu students? Where are the Presidents, Vice-Presidents, and other office-bearers of the Students' Association who held their meeting in September 1878 at the Albert Hall? Have these gentlemen, whom the rising generation of Bengal look up to for the welfare of their Country, ceased to feel an interest in the student's cause? No, it cannot be; untoward events must have stared them in the face, and compelled them to keep back till an opportunity offers
to enable them to prove themselves equal to the trust reposed in them by their young friends the Hindu Students of Bengal. I have heard people say these gentlemen finding the inutility of the Student's pledge, in their unwillingness to lose touch with the Hindu Community by invoking the aid of the Government in its educational department as suggested in the address to the students of Birbhum and seeing no hope of having the co-operation of fathers of Hindu students who never let slip an opportunity of making money in their bargains for the marriage of their sons during their academical career have washed their hands off the matter in utter despair. I do not think it has come to this, but if it be so, it is a matter of deep regret.

Let us now for a moment dismiss this subject from our mind's eye and turn to Miss Rukhmabai's tale of woo of the Hindu child wife in her letter to the National Review reproduced in the Indian Statesman of the 27th September 1890.

"Rukhmabai tells the following pitiful narrative of the lot of the Hindu child wife"

"In considering how child marriage affects the young wife we shall find, as might be expected, that the Hindu woman is even more degraded than the man. Indeed no words can describe the mischief done by the system. It is the sole cause of the present deterioration of women in India. If child marriage is injurious to a man, it is ten thousand times more so to a woman. It has degraded her to such an extent that she has almost lost the dignity of humanity, and has come to be considered an inferior being. Indeed men regard her as much as they regard one of their domestic animals. The birth of a baby girl is always most unwelcome. The father gnashes his teeth and stamps his feet. The mother is sorely disappointed, and although her tenderness may bring its sure wealth of love, she curses both herself and the child. There is moreover a notion prevalent that women who bear only
girls are sinful and this intensifies the grief. As the baby grows into a little girl the anxieties of the mother increase day by day.

"The girl as a rule, is married when she is eight years old. From what she has seen of life in her small experience she has a greater horror of going to her mother-in-law. The mere mention of her name is often enough to throw the child into a fever, and she tries every possible contrivance to delay her departure. She knows only too well the fate that awaits her. No play, no amusement, no kind words, no sweet smiles, not enough food, not even a quiet corner to rest in. Continually before her there will be the stern and angry face of the mother-in-law, who will find nothing but fault with her, and punish her in the most cruel manner imaginable—from slapping to branding and starving or beating to death. At hand there will be young brothers and sisters-in-law on the alert to add to the wrath of their mother by telling fictitious tales of the child's misbehaviour towards them. She will be kept at hard work from morning till night and be rewarded by upbraiding and taunts. She will not be allowed to speak freely with any of the family or with any one else. Such will be her life. No wonder that the poor child dreads it. Nevertheless she has to face it. Her only consolation is to tell her mother about the treatment she receives in her husband's house. When the opportunity comes she pours out all her grievances with sobs and sighs in the hope of getting redress. But alas! there is none. The mother has no power to help her. The only consolation she can give is to say:—"It was no fault of mine or yours that you were born a woman. But since it has pleased God to send you as a woman into this world you must bear it as others have done. As time passes you may find your husband good and kind to you, and then you may feel amply rewarded for all these present sufferings."
The poor girl, somewhat comforted by this kind advice, patient-
ly awaits the brighter future pictured by her mother, whose sufferings have probably been similar. The time comes when the young people are united, and the promised happy time arrives. The young wife exerts herself to please her husband. If he loves her the promise is fairly fulfilled. She finds some comfort in his assurances of a happy future before them, when he may be able to earn a living for her, and when the mother-in-law can no longer disturb her happiness. But husbands who follow in the footsteps of their mothers are not rare. There are many faults which may be found by such a husband. His wife may not be handsome enough for him. She may not belong to a well-to-do family, and may not have brought him a good dowry. She may not be clever nor obedient enough for him; and the faults grow in his sight as months go by, till he determines to put up with her no longer. She is cast aside and is superseded by another wife. Is there no one on earth who can help her? She has her parents. Will they not receive their own flesh and blood? She goes to them to seek refuge but public opinion is too strong, and though they love her dearly, they do not dare to relieve her, except with words of comfort. The mother’s heart melts with grief and the father is in deep distress, but they can only say to their child, “Parents give birth, but do not shape destiny. Each individual brings his or her own destiny into the world. Whatever your misdoings in the former life have been, you must, my dear, suffer the penalty in this life. Try and bear it patiently and your future life will be a happy one. We have done our parental duty in giving you in marriage to the best person we could find; and after marriage there is no place on earth for a woman but her husband’s house, and the only salvation for her is to live and die under his roof. Therefore, my child, be brave and face your misfortune without complaint.”

“To live and die under the roof of her husband is the only
salvation for a woman! She has lived all these dreary years under her husband's roof; but she has not yet died there. As for living under it the thought is absolutely repugnant to her. Life has not the slightest attraction for her. Had she not better secure the "complete salvation" as soon as possible? The end is easy. She drowns herself in the nearest well, tank or river, or takes a strong dose of opium. Thus is closed the brief chapter of sorrow and misery. Thank God, such is not the fate of every Hindoo woman. Let us turn to those who are still dragging along the weary path of life. This custom of child marriage causes many a Hindoo girl to become a mother at the age of fourteen, and she may bear a dozen or more undeveloped and sickly children, half of whom are born only to add to the misery of the poor creature, and to leave the world after having brought nothing but trouble and anxiety into it. It would be marvelous indeed if the young wife were not broken down by such ceaseless physical and mental strain. It has been shown that the education and mental culture of the boy-husband are hindered by premature marriage, and it can easily be inferred that the education and mental and moral development of the girl-wife become next to impossible. Thus any effort to educate the Hindoo woman before the abolition of child marriage seems like putting the cart before the horse."

"It remains for us to consider how child marriage, which has ruined the Hindoos, morally and physically, is to be got rid of. We must realise the fact that the race, by the long prevalence of this pernicious custom, has been weakened to such an extent that to rise up against that custom with united strength has become next to impossible. Owing to the spread of Western education, few individuals amongst the Hindoo community are ready to sacrifice themselves for this object. But after all they are a mere drop in the ocean. The majority of the people,
being weak and ignorant, lack the moral courage to face the difficulties which stand in the way. The importance of moral courage, adherence to principles, and self-sacrifice for the good of their country, is not yet recognised by the masses. Still we are not justified in withholding the help we can give to bring about a better condition of things. Where is help to come from? I reply the British Government. True, it has undertaken not to interfere with religious beliefs of the natives of India. But child marriage is not sanctioned by the ancient Hindoo religion. It is mere custom. With custom the Government has to its credit more than once interfered in case of infanticide, homicide and suttee. These Hindoo practices were disastrous, but excepting the first they were self-imposed and not universal. The person sacrificing himself suffered premature death in this world hoping by that action to secure eternal rest. He or she died and the matter ended. But the Government considered itself bound to step in and prohibit those inhuman practices. Now the practice of child marriage is really far worse than the above mentioned abuses, for by that practice each and every individual is affected. It casts into the vital essence of young and old alike without distinction. How many a man has died heart broken and bankrupt through it. And what a number of women have to lead a life of utter misery and degradation! How many babes die before they are even conscious of their existence, simply as an inevitable result of this unnatural system. Considering all the evil this monstrous custom is doing to the nation, we may well ask whether it is right for the British Government to continue passive. There should be no delay in taking action. The measures adopted need not necessarily be harsh, but rather should be mild and persuasive. Without loss of time the Government might do a great deal in publicly showing disapproval of this custom of the
Hindoos" by declining to hold any marriage as binding until the ages of, say, eighteen in the boy, and fourteen in the girl. The small class of educated Hindoos are working with zeal to bring about this reform. They form associations, and pass resolutions. But an association is not a Government, and a resolution is not a law. The evil is too widespread and deep rooted to be got rid of by such means. I therefore earnestly appeal to the British Government to help us to put a stop to child marriage in India."

Thus has the poor girl of Southern India disburdened her troubled heart. The statement of her case combines moderation with admirable force. It is moderate in tone and style. Can we say it is untruthful? We cannot contradict her for she has told the truth and we join her in the appeal to Government for help. But the help we want is not of the kind which Miss Rukhunabai seeks. Several influential European officials of the British Indian Government seeing the present attitude of the Hindoos with respect to legislative interference in the matter of Hindoo child marriage, are counseling Government not to interfere for fear of creating a wide-spread disaffection among the Hindoo population against the Government. Under such circumstances we do not think there is any chance of any alteration being made in the law of marriage among the Hindoo people. Are we then without any hope of reform? Admitting the disinclination of Government to disaffect the Hindoos by legislative action with a view to reform the Hindoo marriage law, we do not think that after doing all that it has done for our intellectual elevation, it will remain indifferent and neglect to take such steps as without coming in conflict with Hindu religion and Hindu social usages will be effectual in arresting the progress of Hindu child marriage and causing the evils which are the necessary consequences of such a pernicious institution imper-
ceptibly to disappear. It may be asked what is this mighty force which is capable of accomplishing such a marvellous feat.

The answer to this is simple. It is nothing but an alteration in the educational policy of the Government. It involves neither the curtailment nor the increase in the cost which the Government annually bears for the maintenance of its educational department. It is simply the direction to which the stream of education is to flow and this is a matter in which the Government has the supreme control and is one which our humane Government is bound to take up in earnest as it will in the end remove the monstrous evil, the Hindu child marriage, from the face of India in no time.

We will now revert to the admirable and truthful letter of Miss Rukhmabai which we have reproduced in extenso. Miss Rukhmabai in this letter states that the child-wife's life ceases to be insupportable when her child husband finishes his education and becomes an earning member of the family. We see from this the necessity of taking steps to throw obstacles in the way of the marriage of Hindu boys before they have finished their School career. If this be done, many of the evils of Hindu child marriage will disappear and there will be no necessity for interfering by legislation with the rights of Hindu parents to marry their female children at any age they choose a right which they believe they are bound to exercise under the ordnance of their Hindu religion and social usage.

The only way to prevent the marriage of Hindu boys during their educational career is to induce the Government to alter its educational policy by closing the doors of its educational institutions against married students and to persuade the Universities to disaffiliate Schools and Colleges which admit married boys as pupils and allow pupils who marry to continue as students. In making this alteration in its educational policy the
Government will be acting in strict conformity to Hindu law ancient and modern which says a man must first finish his education and then take to him a wife.

Now the question arises who will ask the Government and the Universities to take up this step. I leave the question unanswered in the hope that some philanthropist will take it up in right earnest for the good of his or her Hindu fellow creatures.

November 1-1896. Khetter Mohun Gangoly

Calcutta.

FINIS.