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## MINOR ATTIC ORATORS

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# MINOR ATTIC ORATORS

IN TWO VOLUMES

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ANTIPHON ANDOCIDES

WITH AN ENGLISH TRANSLATION BY
K. J. MAIDMENT, M.A.

FELLOW AND CLASSICAL TUTOR OF MERTON COLLEGE, OXFORD



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## CONTENTS OF VOLUME I

87

			*			PAGE
Preface					٠.	ix
THE MANUSCRIPTS			• (	•01		xi
ANTIPHON—			30	.1		
				27/11/2		
LIFE OF ANTIPHON	-•	0.1	•	0.1	1 •	2
I. Prosecution of	THE	STE	<b>РМОТН</b>	ER F	or	
Poisoning-					1.	
Introduction	• (		. 1.15		į.,	8
Analysis .						13
Text and Trans	slation	n.				14
II, III, IV. THE TETR	RALOGI	ES			if	
General Introd			•	. 1 . 1 .	,•,	34
II. THE FIRST TETRA	LOGY-				1.3	
Introductory N					1 : 11	50
Text and Trans			•		-513	-
rext and rrans	siatioi	1.	•			52
III. THE SECOND TET	RALOG	Y		1 12 1	' L	
Introductory N	ote				16	86
Text and Trans	4		8	1) 22"	E.	88
		•	•	•	•	

MINOR ATTIC ORATORS, I		PAGE
IV. THE THIRD TETRALOGY—		
Introductory Note		118
Text and Translation		120
V. ON THE MURDER OF HERODES-		
Introduction	• )	148
Analysis		158
Text and Translation		160
VI. On the Choreutes-		
Introduction		234
Analysis	٠.	244
Text and Translation	•	246
Fragments-	0.0	
Note		289
Text and Translation	i .	290
Appendix—	é	
Note		313
Text and Translation	•	314
ANDOCIDES—		
17 1, 1 7	10.7	320
LIFE OF ANDOCIDES		320
I. On the Mysteries—		
Introduction	11( *,	32
Analysis	1.	33
Total and Translation		991

## CONTENTS

						PAGE
II.	ON HIS RETURN-					
	Introduction .				•	454
	Analysis					460
	Text and Translation				•	462
III.	On the Peace with	SPAR	ТА			
	Introduction .					484
	Analysis					496
	Text and Translation	n.			•	498
IV.	Against Alcibiades—					
	Introduction .					534
	Analysis					540
	Text and Translatio	n.			•	542
	Fragments-					
	Note		•			579
	Text and Translation	n	•	•	•	<b>580</b>
INI	DEX OF PROPER NA	AME	s .			584



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THE text upon which the present translation is based is that of I. Bekker (1822); but I have not hesitated to introduce such alterations and corrections as the fresh manuscript evidence and detailed linguistic study of the last hundred years have made necessary or probable. The critical apparatus, while by no means exhaustive, will, I hope, prove full enough to enable the reader to appreciate for himself the relative value of the principal sources from which the text of Antiphon and Andocides derives. Of the surviving fragments all those are printed which possess any historical or literary importance. It appeared beyond the scope of the present volume to include isolated words quoted by the ancient lexicographers as grammatical rarities. These are readily accessible in existing editions of the two authors and are of no interest to the general reader. In regard to the translation itself I need say only that I have aimed at being both accurate and readable, but am fully conscious that I have too often failed to be either. I should, however, like to take this opportunity of thanking many friends for their suggestions and advice, particularly the present Warden of Merton, Sir John Miles, whose critical acumen and long experience of comparative law have repeatedly saved me from error; Mr. R. G. C. Levens.

#### MINOR ATTIC ORATORS, I

my former tutor, who has put me still further in his debt by reading much of the translation in proof and offering valuable criticisms; and Professor H. T. Wade-Gery, who has always been ready with advice upon the many historical problems presented by Antiphon. I must also express my gratitude to the proprietors of the Bibliotheca Teubneriana for their courteous permission to reprint, as it stands, Thalheim's text of the first four columns of the papyrus fragments of Antiphon's  $\Pi\epsilon\rho\hat{i}$   $\tau\hat{\eta}s$   $\mu\epsilon\tau\alpha\sigma\tau\acute{\alpha}\sigma\epsilon\omega s$ , together with his critical apparatus.

K. J. MAIDMENT

August 1940

## THE MANUSCRIPTS

ANTIPHON.—When Bekker published his edition of the Attic Orators in 1822, he relied upon four manuscripts for the reconstruction of the text of Antiphon. These manuscripts were:

(1)	Crippsianus (Brit. Mus. Burneia	nus	95),
	thirteenth century .		. A
(2)	Laurentianus, fifteenth century		. В
(3)	Marcianus, fifteenth century		. L
	Vratislaviensis, sixteenth century		. 7.

The contents of all four were the same, viz.: Andocides, Isaeus, Dinarchus, Antiphon, and Lycurgus, together with a number of short pieces attributed to Gorgias, Alcidamas, and others. While regarding A, the earliest, as of the first importance, Bekker held that B, L, and Z represented an independent, if inferior, tradition, and they consequently occupy a prominent place in his critical apparatus. In 1829 Dobson collated yet another Ms. from the British Museum, the fifteenth century Burneianus 96 (M), and attempted to show that it must rank at least as high as Bekker's B, L, and Z. It has since been conclusively proved, however, that B, L, Z, and M derive from one another in the order B L M Z, and that B itself is wholly dependent upon A.4 All four there-

<sup>&</sup>lt;sup>a</sup> Cf. Jahrb. f. Phil. 1877, p. 673, Hermes, xvii., p. 385, and Rhein. Mus. xl., p. 387.

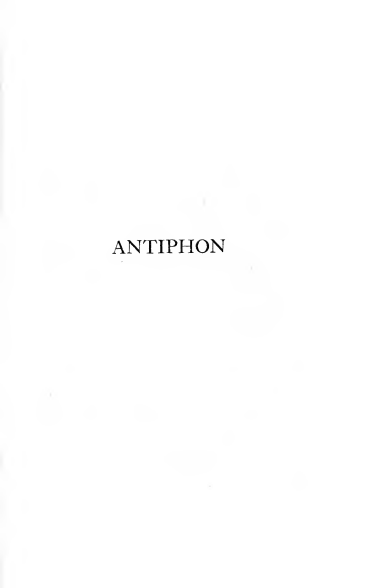
#### MINOR ATTIC ORATORS, I

fore lose their claim to the respect shown them by their early editors. But the supremacy of A itself has been seriously challenged since attention was drawn by Maetzner in 1838 to an Oxford Ms. of the late thirteenth or early fourteenth century, now known as N (Bodl. Misc. 208). N. it is clear, is independent of A, though closely related to it-both, in fact, may be descended directly from a common archetype—and is of equal importance for the determination of the text. In the present edition the evidence of both Mss. has been allowed full weight; neither shows a marked superiority over the other, and the choice, not infrequently offered, between two equally acceptable variants, must depend less upon the Ms. in which each occurs than upon the intuition of the editor and his conception of what Antiphon could or could not have written. Both MSS. have been corrected by more than one hand. contains corrections both by the copyist himself (A corr.), which generally find confirmation in N and are clearly derived from a common archetype, and also by a second hand (A corr.2). These last are not so certainly based upon Ms. authority and cease abruptly at § 84 of the De Caede Herodis. In N the corrections are of the same twofold character. The copyist has himself revised his work from the original (N corr.), while here and there a later hand or hands can also be detected at work (N corr.2); these later corrections in N, however, are the mercst conjectures and can be of little use in the reconstruction of the text.

ANDOCIDES.—Here again the edition of Bekker rested upon A, B, L, and Z, with the addition of Ambrosianus D 42 sup. (Q), a fourteenth century paper manuscript containing the last two speeches xii

#### THE MANUSCRIPTS

of Andocides and the first two of Isaeus. Q, while independent of A, must be ranked below it. It is occasionally of use in supplying an omission in A, and is valuable as in the main confirming A's readings; but it has suffered from well meant attempts to smooth out the roughness of Andocides' style at the cost of accuracy and contains frequent lacunae. effect, then, A remains our principal authority for the De Pace and In Alcibiadem, and our sole authority for the De Mysteriis and the De Reditu. Once again it seems possible to distinguish the work of two correctors. The first is clearly the copyist himself. The second, who uses a slightly darker ink, but is otherwise almost identical with the first, differs from the A corr.2 of Antiphon in that he is clearly making his corrections from the same original as the copyist. In view of the close correspondence between the two hands, both will be referred to without distinction as A corr.



#### LIFE OF ANTIPHON

Antiphon was born either shortly before or shortly after the year 480.4 He died at about the age of seventy in 411. Thus, like his younger contemporaries, Thucydides and Socrates, he saw the swift growth of the Athenian empire, its brief brilliance, its inevitable decline; and, like them, he was influenced profoundly by the release of those energies of the spirit and the intellect which, even in his lifetime, made Athens the focus of Hellenic culture. Of his family little is known; but the fact that his grandfather had been a devoted supporter of the Peisistratidae b is significant of the political traditions which he was brought up to respect. The statement that his father, Sophilus, was a sophist can hardly be more than an unlucky guess, as he must have been an old man before the full force of the

<sup>&</sup>lt;sup>6</sup> Sources for life of Antiphon: Thucyd. viii. 68, [Plutarch], Vit. X Or., Philostratus, Vit. i. 15, Photius, cod. 259. Of these the two last are derived from the Pseudo-Plutarch, who drew in his turn upon Caecilius of Calactè writing in the Augustan period. Many of the statements of the Pseudo-Plutarch, Philostratus, and Photius are vitiated by the confusion which existed in ancient times between Antiphon the orator, Antiphon the sophist, Antiphon the tragic poet, and a fourth Antiphon put to death by the Thirty Tyrants.

<sup>&</sup>lt;sup>b</sup> Περί της μεταστάσεως, fragment 1.

c [Plutarch], § 2.

#### LIFE OF ANTIPHON

sophistic movement was felt at Athens; and when we are told in addition that Alcibiades was among his pupils, it is hard not to believe that he has been confused with Socrates. Antiphon himself, however, must early have become interested in the new culture which made its first appearance with the visit of Protagoras of Abdera to Athens c. 450 and thrust its roots ever deeper during the succeeding generation. But his gifts were not those of a Hippias or Prodicus; he was no encyclopaedist. He concerned himself solely with the possibility of reducing the rules of effective speaking to an ordered system; and it is thus with the Sicilians, Corax, Teisias and Gorgias, that he has the closest affinity. We hear of a Téxun or rhetorical handbook written by him a; and, if the evidence of Plato is to be trusted, b he opened a school in Athens, where those who wished to succeed in the courts or Assembly could benefit by his experience and research.

How soon Antiphon began to win a reputation for himself in this field is not known. It is likely enough that he became prominent before the beginning of the Peloponnesian War. But more important is the fact that he was at the same time composing speeches for others to deliver in both the law-courts and the Assembly; for it is in his activity as the first of the  $\lambda o \gamma o \gamma \rho \phi \phi o \iota^d$  that the explanation of the vast, but subterranean, influence which he later came to exert

<sup>d</sup> [Plut.] § 4, Diod. ap. Clem. Alex. Strom. i. 365.

See fragments, p. 308.

<sup>&</sup>lt;sup>b</sup> Menexenus 236 A.
<sup>c</sup> The reference to his φιλαργυρία in the Peisander of Plato Comicus ([Plut.] § 16) would seem to show that he had gained notoriety for high fees by circa 420 at the latest, but is otherwise of no help.

in Athenian politics is largely to be sought. By upbringing and predilection he was an uncompromising opponent of democracy; and his oratorical genius was always at the service of that compactly organized minority which, though it seldom came into the open, strove ceaselessly to undermine the supremacy of the Demos. All too little is known of the activities of the oligarchic έταιρεῖαι before their brief triumph in 411; but it is at least clear that they made a practice of championing the subject-states of the Empire against the oppression of the democratic imperialists, and lost no opportunity of exposing the shortcomings of the popular government in its domestic administration. It is thus of some significance that among the lost speeches of Antiphon there should occur two in which he defends allied states against Athens, and that among those which survive, one, the Choreutes, should give prominence to the corruption of the officials of the democracy, and a second, the Herodes, should attempt to clear a native of Lesbos of the charge of murdering an Athenian citizen.

But it was during the critical period which followed the defeat of the Sicilian expedition that Antiphon's great opportunity came. In the spring of 411 Peisander arrived in Athens from the army at Samos with the news that Alcibiades would secure the support of Persia against Sparta on condition that the popular government was suppressed. Antiphon's plans were laid and his organization was perfected. The democrats, on the other hand, were in despair and their inability to resist was assured by the

On the Tribute of Samothrace, On the Tribute of Lindus. See fragments, pp. 290-292.

#### LIFE OF ANTIPHON

news that the army at Samos was in favour of accepting the Persian terms. Without violence and without bloodshed the existing Council and Assembly were superseded by a new Council of Four Hundred and a purely nominal Assembly of Five Thousand, and Athens was completely under the control of the oligarchs. At last the end for which Antiphon had worked so long and so patiently was achieved; 'but he was destined to benefit but little by his success. Not only had Peisander and his associates already lost their hold over the army at Samos, but a serious split occurred within the Council of Four Hundred itself between the extremists, among whom Antiphon was prominent, and the moderates, led by Theramenes and Aristocrates. Finally, in May the extremists were forced to appeal to Sparta for help; and a delegation left Athens consisting of Phrynichus, Antiphon, and ten others. The result of the appeal is not known; but popular feeling in Athens was by now thoroughly outraged, and on the return of the delegates Phrynichus was assassinated and the Four Hundred deposed. Most of the extremists fled for their lives; but three stood their ground, among them Antiphon. He was a disillusioned and a bitterly disappointed man; the work of years had gone for nothing; and he could expect little mercy from a government which counted him among its most dangerous enemies. Yet when facing the court with his companions on a charge of treason, a he delivered the greatest defence made within living memory by a

<sup>•</sup> The decree of the Boulê, committing Antiphon, Archeptolemus and Onomacles for trial, has been preserved by the Pseudo-Plutarch, as has the official text of their condemnation. Both will be found printed in full on pp. 314-317.

man on trial for his life.<sup>a</sup> Of that defence we have the merest fragments; but they are enough to show that even at this last hour that proved mastery of device and expression of which Thucydides speaks be did not desert him. In spite, however, of his attempt to justify his conduct, he was found guilty and condemned to death. The Eleven executed the sentence; burial was refused to his corpse; and his house was rased to the ground.

<sup>6</sup> Thucyd. viii. 68.

b Ibid.

## Ι

## PROSECUTION OF THE STEP-MOTHER FOR POISONING

#### INTRODUCTION

The facts with which the Prosecution for Poisoning is concerned may be summarized as follows. A certain Philoneos entertained a friend to dinner at his house in Peiraeus. His mistress served them both with wine after the meal. The wine, it seems, was poisoned; and Philoneos died instantaneously, while his friend fell violently ill and died three weeks later. The woman, who was a slave, was arrested, tortured for information, and executed.

The occasion of the present speech was the reopening of the case some years afterwards by an illegitimate son of the friend. In obedience to his father's dying command  $(i\pi i\sigma\kappa\eta\psi\iota s)$ , he charges the father's wife, his own stepmother, with the murder of her husband and of Philoneos. The stepmother's defence is conducted by her own sons, the prosecutor's half-brothers. The line of attack chosen by the prosecution is that the mistress of Philoneos was merely an accessory to the crime: the principal had been the stepmother, who had previously made

<sup>&</sup>lt;sup>a</sup> The stress laid upon the prosecutor's extreme youth (§§ 1, 30) makes it impossible to suppose that he is the legitimate son of an earlier marriage. He has brought the case as soon as he was eligible to do so; and had his half-brothers been younger than he, they would have been debarred by their age from appearing for the defence.

#### PROSECUTION FOR POISONING

a similar, but ineffectual, attempt to murder her husband.

It has been suggested that the speech was never intended for actual delivery in a court of law, but that it is simply an academic exercise in the manner of the *Tetralogies*. The reasons advanced for this are the complete inadequacy of the prosecution's case from a practical point of view, the absence of witnesses, and the seemingly fictitious character of the proper names which occur. However, a brief consideration of the structure and contents will perhaps be enough to show that we have here what is almost certainly a genuine

piece of early pleading.

The case for the prosecution rests upon two things: a carefully elaborated narrative of the planning and execution of the murders, and the development of a single argument to the detriment of the defence, the argument that the accused must be guilty, because the defence has refused to allow the family slaves to be questioned under torture about the previous attempt to poison the husband. The refusal, it is assumed, means that the stepmother was guilty of that attempt, and this fact furnishes in its turn a strong presumption, if not proof, of her guilt in the present instance.

This is quite unlike the *Tetralogies*, where no emphasis is laid on the narrative, the minimum of fact is given, and the writer obviously regards the speeches for the prosecution and defence as an opportunity for demonstrating the possibilities of *a priori* reasoning and sophistry when a case has to be presented to a jury. It is scarcely credible that the present speech, if composed for the same purpose, should contain so circumstantially detailed a narrative, and at the same

time be limited to but a single argument in favour of the prosecution. On the other hand, its peculiar meagreness becomes intelligible if it is assumed that the case was historical but, owing to the circumstances which set it in motion, extremely weak.

Thus, a man lies dying from the effects of the wine which he drank when dining with a friend; the fact that his friend died instantaneously convinces him that they have both been poisoned. He has been on bad terms with his wife for some time, and only recently caught her placing something in his drink. He suspected her at the time of trying to poison him; but she avowed that it was merely a love-philtre. The incident remains in his mind, and the fact that his wife is acquainted with the girl who served his friend and himself with wine at dinner leads him to conclude that she has made a second attempt upon his life, this time with success. He therefore summons his son and solemnly enjoins him to prosecute the wife for murder. The son is bound to carry out the command; but unfortunately there is not a scrap of evidence to show that his stepmother was concerned in his father's death. The one possible source of information was the supposed accomplice who administered the poison; and no amount of pressure had induced her to say anything to incriminate any second person whatsoever. Hence he has to make what play he can with the imaginary account of the planning of the crime given him by his father. tries to shift attention to the earlier attempt at poisoning which failed; but the defence refuses to let him question the family slaves about the facts. he is reduced to emphasizing as strongly as possible the damning implications of the refusal. That is why

#### PROSECUTION FOR POISONING

the speech necessarily takes its present unsatisfactory form. On the assumption that the prosecution was set in motion entirely in deference to the father's ἐπί- $\sigma \kappa \eta \psi \iota s$ , both its unconvincing argumentation and the

absence of witnesses become intelligible.

If this is the truth, there is a strong probability that the stepmother is innocent. Had she been implicated in any way, it is difficult to believe that the παλλακή of Philoneos would not have tried to shift the blame on to her when faced with torture and death. The refusal of the defence to allow an examination of the slaves is not in itself evidence of guilt: slaves could not be relied upon to adhere to the truth under pressure; and to refuse to hand them over was the

obvious course, in spite of its drawbacks.

The evidence of the proper names which occur in the speech does not affect the above interpretation. There are only two: Philoneos and Clytemnestra. Philoneos is well authenticated as an Attic name by inscriptions ranging from the fifth century to the third and by a reference in the 'Aθ. Πολ.a to an Archon so called in the age of Peisistratus. The fact that the Philoneos of this speech lived in Peiraeus b and may thus have had some connexion with shipping is an intelligible coincidence. Clytemnestra (§ 17) occurs in a corrupt passage which should almost certainly be emended to give it a purely metaphorical sense.

If, then, the speech was more than an academic exercise, before what court was it delivered? Probably the Areopagus, which tried cases of wilful murder. Admittedly, the defendant was charged,

<sup>&</sup>lt;sup>e</sup> 'Aθ. Πολ. xvii. 1. For a list of the inscriptions referred to cf. Kirschner's Prosopographia, s.v. b See note on § 16.

not as having caused her husband's death immediately, but as having procured it through the agency of an accomplice; and the law of homicide, as we know it in the last quarter of the fourth century, a distinguished between  $\pi\rho\hat{a}\xi$  and  $\beta$ oύλευσις, assigning  $\pi\rho\hat{a}\xi$  to the cognizance of the Areopagus,  $\beta$ ούλευσις to that of the Palladium. But this proves nothing of fifth century procedure; and the evidence of the speech itself, which treats the defendant, no less than the  $\pi a\lambda \lambda a\kappa \hat{\eta}$ , as a  $\phi$ oveves,  $\delta$  suggests rather that contemporary practice made no distinction

between principal and agent.

There remains the question of authorship. Ancient tradition unanimously regarded the speech as the work of Antiphon; and it is supported by the evidence of language and style. Here there are none of those peculiarities of diction which must make the authorship of the Tetralogies a matter of doubt; and, although such evidence cannot be stressed, the recurrence in both the Herodes and the Choreutes of a form of argument used in the present speech c points likewise to a common origin for all three. who follow Schmitt d in treating the Prosecution for Poisoning as apocryphal rest their case almost entirely upon the intuitive conviction that it is unworthy of Antiphon. But, as he himself would remark, αὐτὸς εκαστος τούτου κρατεί. The crudity of the speech, no less than its Gorgian assonances and rhythms, are better explained by the assumption that it is a product of Antiphon's early years.

Aθ. Πολ. lvii. 3.
 Compare §§ 11-12 with Her. § 38 and Chor. § 27.

d De oratione in novercam quae Antiphontis fertur, Fulda, 1853.

Cf. §§ 5 sub fin., 22, 27 init.

#### ANALYSIS

§§ 1-4. Appeal to the jury for sympathy.

§§ 5-13. Conclusions to be drawn from the fact that the defence had refused to hand over their slaves for examination.

§§ 14-20. Narrative of the crime.

§§ 21-31. Largely a repetition of the arguments used in §§ 1-13. The half-brother who is conducting the defence is bitterly attacked for his behaviour, and fresh emphasis is laid on the guilt of the stepmother. There is, strictly speaking, no formal peroration.

### [111] ΦΑΡΜΑΚΕΙΑΣ ΚΑΤΑ ΤΗΣ ΜΗΤΡΥΙΑΣ

1 Νέος μὲν καὶ ἄπειρος δικῶν ἔγωγε ἔτι, δεινῶς δὲ καὶ ἀπόρως ἔχει μοι περὶ τοῦ πράγματος, ὧ ἄνδρες, τοῦτο μὲν εἰ ἐπισκήψαντος τοῦ πατρὸς ἐπεξελθεῖν τοῖς αὐτοῦ φονεῦσι μὴ ἐπέξειμι, τοῦτο δὲ εἰ ἐπεξιόντι ἀναγκαίως ἔχει οἶς ἥκιστα ἐχρῆν ἐν διαφορὰ καταστῆναι, ἀδελφοῖς ὁμοπατρίοις καὶ μητρὶ ἀδελ-2 φῶν. ἡ γὰρ τύχη καὶ αὐτοὶ οῦτοι ἡνάγκασαν ἐμοὶ πρὸς τούτους αὐτοὺς τὸν ἀγῶνα καταστῆναι, οῦς εἰκὸς ἦν τῷ μὲν τεθνεῶτι τιμωροὺς γενέσθαι, τῷ δ' ἐπεξιόντι βοηθούς. νῦν δὲ τούτων τὰναντία γεγένηται αὐτοὶ γὰρ οῦτοι καθεστᾶσιν ἀντίδικοι καὶ φονῆς, ὡς καὶ ἐγὼ καὶ ἡ γραφὴ λέγει.

Δέομαι δ' ύμῶν, ὧ ἄνδρες, ἐἀν ἐπιδείξω ἐξ ἐπιβουλης καὶ προβουλης την τούτων μητέρα φονέα
οὖσαν τοῦ ἡμετέρου πατρός, καὶ μὴ ἄπαξ ἀλλὰ καὶ
πολλάκις ήδη ληφθεῖσαν τὸν θάνατον τὸν ἐκείνου
ἐπ' αὐτοφώρω μηχανωμένην, τιμωρῆσαι πρῶτον

<sup>•</sup> i.e. the charge as formally registered with the βασιλεύς (cf. Choreutes, §§ 38, 41 ff.). The action itself was of course a δίκη φόνου.

## PROSECUTION OF THE STEPMOTHER FOR POISONING

Nor only am I still too young to know anything of courts of law, gentlemen; but I am also faced with a terrible dilemma. On the one hand, how can I disregard my father's solemn injunction to bring his murderers to justice? On the other hand, if I obey it, I shall inevitably find myself ranged against the last persons with whom I should quarrel, my half-brothers and their mother. Circumstances for which the defence have only themselves to blame have made it necessary that my charge should be directed against them, and them alone. One would have expected them to seek vengeance for the dead and support the prosecution; but as it is, the opposite is the case: they are themselves my opponents and the murderers, as both I and my indictment a state.

Gentlemen, I have one request. If I prove that my opponents' mother murdered our father by malice aforethought, after being caught not merely once, but repeatedly, in the act of seeking his life, then first

<sup>&</sup>lt;sup>b</sup> A natural rhetorical exaggeration. The proof does not in fact occur as promised; but there is no good reason for supposing that the speech is therefore incomplete. In the circumstances outlined in the Introduction such a proof would have been impossible.

[112] μεν τοις νόμοις τοις ύμετέροις, ους παρά των θεων και των προγόνων διαδεξάμενοι κατά το αὐτο εκείνοις περι της καταψηφίσεως δικάζετε, δεύτερον δ' εκείνω τῷ τεθνηκότι, και ἄμα εμοι μόνω 4 ἀπολελειμμένω βοηθησαι. ὑμεις γάρ μοι ἀναγκαιοι. ους γὰρ εχρην τῷ μὲν τεθνεωτι τιμωρους γενέσθαι, εμοί δε βοηθούς, ουτοι του μεν τεθνεωτος φονης γεγένηνται, εμοί δ' ἀντίδικοι καθεστασι. προς τίνας ουν ελθη τις βοηθούς, η ποι την καταφυγήν ποιήσεται ἄλλοθι η προς ύμας και τὸ

δίκαιον; 5 Θαυμάζω δ' ἔγωγε καὶ τοῦ ἀδελφοῦ, ἥντινά ποτε γνώμην έχων αντίδικος καθέστηκε πρός έμέ, καὶ εί νομίζει τοῦτο εὐσέβειαν είναι, τὸ τὴν μητέρα μὴ προδοῦναι. ἐγὼ δ' ἡγοῦμαι πολὺ ἀνοσιώτερον είναι ἀφείναι τοῦ τεθνεῶτος τὴν τιμωρίαν, ἄλλως τε καὶ τοῦ μὲν ἐκ προβουλῆς ἀκουσίως ἀποθανόντος, τε και του μεν εκ προρούλης ακουσίως απουανόντος, 6 τῆς δε έκουσίως εκ προνοίας αποκτεινάσης. καὶ οὐ τοῦτό γ' ερεῖ, ὡς εὖ οἶδεν ὅτι οὐκ² ἀπέκτεινεν ἡ μήτηρ αὐτοῦ τὸν πατέρα τὸν ἡμέτερον· ἐν οἷς μὲν γὰρ αὐτῷ ἐξουσία ἦν σαφῶς εἶδέναι παρὰ τῆς βασάνου, οὐκ ἡθέλησεν· ἐν οἷς δ' οὐκ ἦν πυθέσθαι, τοῦτ' αὐτὸ προὐθυμήθη. καίτοι αὐτὸ τοῦτο ἐχρῆν, δ καὶ ἐγὼ προὐκαλούμην, προθυμηθῆναι, ὅπως τὸ 7 πραχθεν ή ἀληθῶς³ ἐπεξελθεῖν. μὴ γὰρ ὁμολογούν-των τῶν ἀνδραπόδων οὖτός τ' εὖ εἰδὼς ἂν ἀπελογεῖτο καὶ ἀντέσπευδε πρὸς ἐμέ, καὶ ἡ μήτηρ αὐτοῦ ἀπήλλακτο ἂν ταύτης τῆς αἰτίας. ὅπου δὲ μὴ ἠθέλησεν ἔλεγχον ποιήσασθαι τῶν πεπραγ-μένων, πῶς περί γ' ὧν οὐκ ἠθέλησε πυθέσθαι, ἐγχωρεῖ αὐτῷ περὶ τούτων εἰδέναι; [πῶς οὖν περὶ

#### PROSECUTION FOR POISONING, 3-7

avenge the outrage against your laws, that heritage from the gods and your forefathers which enables you to sentence the guilty even as they did; and secondly avenge the dead man, and in so doing give me, a lonely orphan, your aid. For you are my kin; those who should have avenged the dead and supported me are his murderers and my opponents. So where is help to be sought, where is a refuge to be found, save

with you and with justice?

I am at a loss indeed to understand the feelings which have led my brother to range himself against me. Does he imagine that his duty as a son consists simply in loyalty to his mother? To my mind, it is a far greater sin to neglect the avenging of the dead man; and the more so since he met his doom as the involuntary victim of a plot, whereas she sent him to it by deliberately forming that plot. Further, it is not for my brother to say that he is quite sure his mother did not murder our father; for when he had the chance of making sure, by torture, he refused it; he showed readiness only for those modes of inquiry which could yield no certainty. Yet he ought to have been ready to do what I in fact challenged him to do, so that an honest investigation of the facts might have been possible; because then, if the slaves had admitted nothing, he would have confronted me with a vigorous defence based on certainty, and his mother would have been cleared of the present charge. But after refusing to inquire into the facts, how can he possibly be certain of what he refused to find out ? [How, then, is it to be

<sup>1</sup> καίτοι τοῦτό γ' ἐρεῖ Thalheim, coll. §§ 8 et 28. \*\*\*
2 ὅτι οὐκ Cobet: ὅτι γ' οὐκ codd.

<sup>&</sup>lt;sup>3</sup> ἀληθῶs scripsi, auct. Thalheim: ἀληθès codd. Alii alia.

τούτων, ὧ δικάζοντες, αὐτὸν εἰκὸς εἰδέναι, ὧν γε

την ἀλήθειαν οὐκ εἴληφε;<sup>1</sup>]

8 Τί ποτε ἀπολογήσεσθαι μέλλει μοι; ἐκ μὲν γὰρ της των ανδραπόδων βασάνου εθ ήδει ότι ουχ οξόν τ' ήν αὐτη σωθηναι, έν δὲ τῷ μη βασανισθηναι ήγειτο την σωτηρίαν είναι τὰ γὰρ γενόμενα έν τούτω ἀφανισθηναι ωήθησαν. πῶς οὖν εὔορκα ἀντομωμοκὼς ἔσται φάσκων εὖ εἰδέναι, ὃς οὐκ ἠθέλησε σαφῶς πυθέσθαι ἐμοῦ ἐθέλοντος τῆ δικαιοτάτη βασάνω χρήσασθαι περὶ τούτου τοῦ 9 πράγματος; τοῦτο μὲν γὰρ ἠθέλησα μὲν² τὰ τούτων ανδράποδα βασανίσαι, α συνήδει και πρότερον την γυναίκα ταύτην, μητέρα δὲ τούτων, τῷ πατρὶ τῷ ἡμετέρω θάνατον μηχανωμένην φαρμάκοις, καὶ τὸν πατέρα εἰληφότα ἐπ' αὐτοφώρω, ταύτην τε οὐκ οὖσαν ἄπαρνον, πλην οὐκ ἐπὶ θανάτω φάσ-10 κουσαν διδόναι άλλ' ἐπὶ φίλτροις. διὰ οὖν ταῦτα έγω βάσανον τοιαύτην ήθέλησα ποιήσασθαι περί αὐτῶν, γράψας ἐν γραμματείω ἃ ἐπαιτιῶμαι τὴν γυναίκα ταύτην. βασανιστάς δε αὐτούς τούτους εκέλευον γίγνεσθαι έμοῦ παρόντος, ΐνα μὴ ἀναγκαζόμενοι ἃ έγὼ ἐπερωτώην³ λέγοιεν—ἀλλ' έξήρκει μοι τοῖς ἐν τῷ γραμματείῳ χρῆσθαι καὶ αὐτό μοι τοῦτο τεκμήριον δίκαιον γενέσθαι, ὅτι ὀρθῶς καὶ δικαίως μετέρχομαι τὸν φονέα τοῦ πατρός—εἰ δὲ ἄπαρνοι γίγνοιντο ἢ λέγοιεν μὴ ὁμολογούμενα,

3 ἐπερωτώην Jernstedt: ἐπερωτῶ μη codd. 4 γενέσθαι Jernstedt, coll. Chor. § 27: ἔσται codd.

 $<sup>^1</sup>$  πῶς οὖν . . . εἴληφε secl. Schoell, qui alterius esse recensionis vestigium coniecit. πῶς . . . εἰδέναι om. N.

<sup>&</sup>lt;sup>2</sup> ήθέλησα μέν Bake: ήθελήσαμεν codd.

<sup>·</sup> See critical note.

#### PROSECUTION FOR POISONING, 7-10

expected, gentlemen of the jury, that he should be sure of facts about which he has not learnt the truth? al

What reply does he mean to make to me? He was fully aware that once the slaves were examined under torture his mother was doomed; and he thought that her life depended upon the avoiding of such an examination, as he and his companions imagined that the truth would in that event be lost to sight. How, then, is he going to remain true to his oath as defendant, b if he claims to be in full possession of the facts after refusing to make certain of them by accepting my offer of a perfectly impartial investigation of the matter by torture? In the first place, I was ready to torture the defendants' slaves, who knew that this woman, my opponents' mother, had planned to poison our father on a previous occasion as well, that our father had caught her in the act, and that she had admitted everything-save that it was not to kill him, but to restore his love that she alleged herself to be giving him the potion. Owing, then, to the nature of the slaves' evidence, I proposed to have their story tested under torture after making a written note of my charges against this woman; and I told the defence to conduct the examination themselves in my presence, so that the slaves might not give forced answers to questions put by me. I was satisfied to have the written questions used; and that in itself should afford a presumption in my favour that my search for my father's murderer is honest and impartial. Should the slaves resort to denial or make

b A curiously loose expression. The oath taken by both parties in cases of murder was always a διωμοσία (cf. § 28), never, as here, an ἀντωμοσία.

(ή βάσανος) ἀναγκάζοι τὰ γεγονότα κατηγορεῖν αύτη γὰρ καὶ τοὺς τὰ ψευδη παρεσκευασμένους

λέγειν τάληθη κατηγορείν ποιήσει. 11 Καίτοι εθ οίδά γ', εἰ οθτοι πρὸς ἐμὲ ἐλθόντες, έπειδή τάχιστα αὐτοῖς ἀπηγγέλθη ὅτι ἐπεξίοιμι τοῦ πατρὸς τὸν φονέα, ἠθέλησαν τὰ ἀνδράποδα ἃ ἡν αὐτοῖς παραδοῦναι, ἐγὰ δὲ μὴ ἠθέλησα παραλαβεῖν, αὐτὰ ἂν ταῦτα μέγιστα τεκμήρια παρείχοντο ώς οὐκ ἔνοχοί εἰσι τῷ φόνω. νῦν δ', έγω γάρ είμι τοῦτο μὲν ὁ θέλων αὐτὸς βασανιστής γενέσθαι, τοῦτο δὲ τούτους αὐτοὺς κελεύων ἀντ' έμου βασανίσαι, έμοι δήπου εικός ταὐτὰ ταῦτα

12 τεκμήρια είναι ώς είσιν ένοχοι τῶ φόνω. εί γὰρ τούτων έθελόντων διδόναι είς βάσανον έγω μη έδεξάμην, τούτοις αν ήν ταθτα τεκμήρια. τὸ αὐτὸ οὖν τοῦτο καὶ ἐμοὶ γενέσθω, εἴπερ ἐμοῦ θέλοντος έλεγχον λαβείν τοῦ πράγματος αὐτοὶ μὴ ἡθέλησαν δοθναι. δεινόν δ' ἔμοιγε δοκεῖ εἶναι, εἰ ὑμᾶς μὲν ζητοῦσιν αἰτεῖσθαι ὅπως αὐτῶν μὴ καταψηφίσησθε, αὐτοὶ δὲ σφίσιν αὐτοῖς οὐκ ήξίωσαν δικασταὶ γενέσθαι δόντες βασανίσαι τὰ αὐτῶν ἀνδράποδα.

13 Περὶ μὲν οὖν τούτων οὐκ ἄδηλον ὅτι αὐτοὶ έφευγον τῶν πραχθέντων τὴν σαφήνειαν πυθέσθαι· ήδεσαν γάρ οἰκεῖον σφίσι τὸ κακὸν ἀναφανησόμενον, ώστε σιωπώμενον καὶ άβασάνιστον αὐτὸ

[113] έασαι έβουλήθησαν. άλλ' οὐχ ὑμεῖς γε, ὧ ἄνδρες, έγωγ' εδ οίδα, άλλα σαφες ποιήσετε. ταθτα μεν οὖν μέχρι τούτου· περὶ δὲ τῶν γενομένων πειράσομαι ύμιν διηγήσασθαι την άλήθειαν δίκη δέ κυβερνήσειεν.

<sup>1</sup> ή βάσανος add. Baiter et Sauppe: ή δίκη Aldina. Nonnihil excidisse patet.

#### PROSECUTION FOR POISONING, 10-13

inconsistent statements, my intention was that the torture should force from them the charges which the facts demanded: for torture will make even those prepared to lie confine their charges to the truth.

I am quite sure, though, that had the defence approached me with an offer of their slaves directly they learned that I intended to proceed against my father's murderer, only to meet with a refusal of the offer, they would have produced that refusal as affording the strongest presumption of their innocence of the murder. As it is, it was I who in the first place volunteered to conduct the examination personally, and in the second told the defence to conduct it themselves in my stead. Surely, then, it is only logical that this corresponding offer and refusal should afford a presumption in my favour that they are guilty of the murder. Had I refused an offer of theirs to hand over their slaves for torture, the refusal would have afforded a presumption in their favour. The presumption, then, should similarly be in my favour, if I was ready to discover the truth of the matter, while they refused to allow me to do so. In fact, it is amazing to me that they should try to persuade you not to find them guilty, after refusing to decide their case for themselves by handing over their slaves for torture.

In the matter of the slaves, then, it is quite clear that the defence were themselves anxious to avoid ascertaining the facts. The knowledge that the crime would prove to lie at their own door made them desirous of leaving it wrapped in silence and uninvestigated. But you will not do this, gentlemen, as I know full well; you will bring it into the light. Enough, though; I will now try to give you a true statement of the facts: and may justice guide me.

14 Υπερῷόν τι ἢν τῆς ἡμετέρας οἰκίας, ὁ εἶχε Φιλόνεως ὁπότ' ἐν ἄστει διατρίβοι, ἀνὴρ καλός τε κἀγαθὸς καὶ φίλος τῷ ἡμετέρῳ πατρί καὶ ἢν αὐτῷ παλλακή, ἢν ὁ Φιλόνεως ἐπὶ πορνεῖον ἔμελλε καταστῆσαι. ταύτην οὖν [πυθομένη]¹ ἡ μήτηρ τοῦ

15 άδελφοῦ ἐποιήσατο φίλην. αἰσθομένη δ' ὅτι ἀδικεῖσθαι ἔμελλεν ὑπὸ τοῦ Φιλόνεω, μεταπέμπεται, καὶ ἐπειδὴ ἦλθεν, ἔλεξεν αὐτῆ ὅτι καὶ αὐτὴ ἀδικοῖτο ὑπὸ τοῦ πατρὸς τοῦ ἡμετέρου εἰ οὖν ἐθέλει πείθεσθαι, ἔφη ἱκανὴ εἶναι ἐκείνη τε τὸν Φιλόνεων φίλον ποιῆσαι καὶ αὐτῆ τὸν ἐμὸν πατέρα, εἶναι φάσκουσα αὐτῆς μὲν τοῦτο εὔρημα, ἐκείνης δ'

16 ὑπηρέτημα. ἠρώτα οὖν αὐτὴν εἰ ἐθελήσει διακονῆσαί οἱ, καὶ ἢ ὑπέσχετο τάχιστα, ὡς οἱμαι.
Μετὰ ταῦτα ἔτυχε τῷ Φιλόνεω ἐν Πειραιεῖ ὄντα

ίερὰ Διὶ Κτησίω, ὁ δὲ πατηρ ὁ ἐμὸς εἰς Νάξον πλεῖν ἔμελλεν. κάλλιστον οὖν ἐδόκει εἶναι τῷ Φιλόνεω τῆς αὐτῆς ὁδοῦ ἄμα μὲν προπέμψαι εἰς τὸν Πειραια τὸν πατέρα τὸν ἐμὸν φίλον ὄντα ἑαυτῷ, ἄμα δὲ θύσαντα τὰ ἱερὰ ἑστιασαι ἐκεῖνον. 17 ἡ οὖν παλλακὴ τοῦ Φιλόνεω ἠκολούθει τῆς θυσίας ἔνεκεν. καὶ ἐπειδὴ ἦσαν ἐν τῷ Πειραιεῖ, οἷον εἰκός, ἔθυεν.² καὶ ἐπειδὴ αὐτῷ ἐτέθυτο τὰ ἱερά, ἐντεῦθεν ἐβουλεύετο ἡ ἄνθρωπος ὅπως αν αὐτοῖς τὸ φάρμακον δοίη, πότερα πρὸ δείπνου ἢ ἀπὸ δείπνου. ἔδοξεν οὖν αὐτῆ βουλευομένη βέλτιον εἷναι μετὰ δεῖπνον δοῦναι, τῆς Κλυταιμνήστρας ταύτης³

<sup>1</sup> πυθομένη secl. Dobree. Glossema esse videtur verbo αἰσθομένη quod sequitur olim adscriptum: πιστουμένη Weber. ² ἔθυεν Orelli: ἔθυον codd.

#### PROSECUTION FOR POISONING, 14-17

There was an upper room in our house occupied by Philoneos, a highly respected friend of our father's, during his visits to Athens. Now Philoneos had a mistress a whom he proposed to place in a brothel. My brother's mother made friends with her; and on hearing of the wrong intended by Philoneos, she sends for her, informing her on her arrival that she herself was also being wronged by our father. If the other would do as she was told, she said, she herself knew how to restore Philoneos' love for her and our father's for herself. She had discovered the means; the other's task was to carry out her orders. She asked if she was prepared to follow her instructions, and, I imagine, received a ready assent.

Later, Philoneos happened to have a sacrifice to perform to Zeus Ctesius in Peiraeus, while my father was on the point of leaving for Naxos. So Philoneos thought that it would be an excellent idea to make one journey of it by seeing my father as far as Peiraeus, offering the sacrifice, and entertaining his friend. Philoneos' mistress accompanied him to attend the sacrifice. On reaching Peiraeus, Philoneos of course carried out the ceremony. When the sacrifice was over, the woman considered how to administer the draught: should she give it before or after supper? Upon reflection, she decided that it would be better to give it afterwards, thereby carrying out the suggestion

Delta Zeus as god of the household. Hence the sacrifice takes place at Philoneos' private residence.

Clearly a slave, as Philoneos has complete control over her, and she was later on tortured and summarily executed.

<sup>&</sup>lt;sup>3</sup> τῆς Κλυταιμνήστρας ταύτης ταῖς ὑποθήκαις Gernet: alii alia. τῆς Κλ. τῆς τούτου μητρὸς ὑποθήκαις Ν: τῆς Κλ. τοῖς τούτου μητρὸς ὑποθ. Α: ταῖς Κλ. τῆς κτλ. Α corr.<sup>3</sup>

[τῆς τούτου μητρός] ταῖς ὑποθήκαις ἄμα δια18 κονοῦσαν. καὶ τὰ μὲν ἄλλα μακρότερος ἄν εἴη λόγος περὶ τοῦ δείπνου ἐμοί τε διηγήσασθαι ὑμῖν τ' ἀκοῦσαι ἀλλὰ πειράσομαι τὰ λοιπὰ ὡς ἐν βραχυτάτοις ὑμῖν διηγήσασθαι, ὡς γεγένηται ἡ δόσις τοῦ φαρμάκου.

Έπειδή γάρ έδεδειπνήκεσαν, οίον είκός, ό μέν θύων Διὶ Κτησίω κάκεῖνον ὑποδεχόμενος, ὁ δ' έκπλεῖν τε μέλλων καὶ παρ' ἀνδρὶ έταίρω αὐτοῦ δειπνων, σπονδάς τ' έποιοθντο και λιβανωτον ύπέρ 19 αύτων ἐπετίθεσαν. ή δὲ παλλακή τοῦ Φιλόνεω την σπονδην αμα έγχέουσα έκείνοις εύχομένοις α οὐκ ἔμελλε τελεῖσθαι, ὧ ἄνδρες, ἐνέχει τὸ φάρμακον. καὶ ἄμα οἰομένη δεξιὸν ποιεῖν πλέον δίδωσι τῷ Φιλόνεω, ἴσως ζώς), εἰ δοίη πλέον, μαλλον φιλησομένη ύπο του Φιλόνεω ούπω γάρ ήδει ύπὸ τῆς μητρυιᾶς τῆς ἐμῆς ἐξαπατωμένη, πρὶν ἐν τῷ κακῷ ἤδη ἦν τῷ δὲ πατρὶ τῷ ἡμετέρῳ 20 έλασσον ενέχει. καὶ εκείνοι επειδή απέσπεισαν, τον έαυτων φονέα μεταχειριζόμενοι εκπίνουσιν ύστάτην πόσιν. ό μεν οὖν Φιλόνεως εὐθέως παραχρημα αποθνήσκει, ό δὲ πατήρ ὁ ἡμέτερος εἰς νόσον εμπίπτει, εξ ης και απώλετο είκοσταιος. άνθ' ών ή μεν διακονήσασα καὶ χειρουργήσασα2 έχει τὰ ἐπίχειρα ὧν ἀξία ἢν, οὐδὲν αἰτία οὖσα—τῷ γαρ δημοκοίνω τροχισθείσα παρεδόθη—, ή δ' αίτία

#### PROSECUTION FOR POISONING, 17-20

of this Clytemnestra a here. Now it would take too long for me to furnish or for you to listen to a detailed description of the meal; so I shall try to give you as brief an account as I can of the adminis-

tration of the poison which followed.

After supper was over, the two naturally set about pouring libations and sprinkling some frankincense to secure the favour of heaven, as the one was offering sacrifice to Zeus Ctesius and entertaining the other, and his companion was supping with a friend and on the point of putting out to sea. But Philoneos' mistress, who poured the wine for the libation, while they offered their prayers-prayers never to be answered, gentlemen—poured in the poison with it. Thinking it a happy inspiration, she gave Philoneos the larger draught; she imagined perhaps that if she gave him more, Philoneos would love her the more: for only when the mischief was done did she see that my stepmother had tricked her. our father a smaller draught. So they poured their libation, and, grasping their own slayer, drained their last drink on earth. Philoneos expired instantly; and my father was seized with an illness which resulted in his death twenty days later. In atonement, the subordinate who carried out the deed has been punished as she deserved, although the crime in no sense originated from her: she was broken on the wheel and handed over to the executioner; and the woman from whom it did originate, who was guilty

3 áfía] áfia Blass: οὐκ áfía Reutzel.

<sup>&</sup>lt;sup>a</sup> For the metaphorical use of the name cf. Andoc. Myst. § 129 τίς αν είη οὐτος; Οἰδίπους, ἢ Αἴγισθος;

<sup>&</sup>lt;sup>2</sup> καὶ χειρουργήσασα huc transposuit Blass: post ἐνθυμηθεῖσα habent codd.

τε ήδη καὶ ἐνθυμηθεῖσα έξει, ἐὰν ὑμεῖς τε καὶ οἱ θεοί θέλωσιν.

Σκέψασθε οὖν ὄσφ δικαιότερα ὑμῶν δεήσομαι έγω η ο άδελφός. έγω μέν γε τω τεθνεωτι ύμας κελεύω και τῷ ηδικημένω τὸν αΐδιον χρόνον τιμωροὺς γενέσθαι· οὖτος δὲ τοῦ μὲν τεθνεῶτος πέρι οὐδὲν ὑμᾶς αἰτήσεται, ος ἄξιος καὶ ἐλέου καὶ βοηθείας και τιμωρίας παρ' ύμων τυχειν, άθέως και άκλεως πρό της είμαρμένης υφ' ων ηκιστα 22 έχρην τον βίον έκλιπών, ύπερ δε της αποκτεινάσης

δεήσεται άθέμιτα καὶ ἀνόσια καὶ ἀτέλεστα καὶ άνήκουστα κάὶ θεοίς καὶ ύμιν, δεόμενος ύμων ζμή τιμωρήσαι) α αὐτή έαυτήν οὐκ ἔπεισε μή κακο-τεχνήσαι. ὑμεῖς δ' οὐ τῶν ἀποκτεινάντων ἐστὲ βοηθοί, άλλὰ τῶν ἐκ προνοίας ἀποθνησκόντων, καὶ ταθτα ύφ' ὧν ηκιστα έχρην αὐτοὺς ἀποθνήσκειν. ήδη οὖν ἐν ὑμῖν ἐστι τοῦτ' ὀρθῶς διαγνῶναι, ὁ καὶ ποιήσατε.

23 Δεήσεται δ' ύμων ούτος μεν ύπερ της μητρός της αύτου ζώσης, της εκείνον διαχρησαμένης άβούλως τε καὶ άθέως, ὅπως δίκην μή δῷ, αν ύμας πείθη, ων ηδίκηκεν έγω δ' ύμας ύπερ τοῦ πατρὸς τοὐμοῦ τεθνεῶτος αἰτοῦμαι, ὅπως παντὶ τρόπω δῷ ὑμεῖς δέ, ὅπως διδῶσι δίκην οἱ ἀδικοῦντες, τούτου γε ἔνεκα καὶ δικασταὶ ἐγένεσθε 24 καὶ ἐκλήθητε. καὶ ἐγὼ μὲν ἐπεξέρχομαι [λέγων],\*

ίνα δω δίκην ων ηδίκηκε και τιμωρήσω τω τε

1 μη τιμωρησαι add. Thalheim. \* τουμού Franke: μου codd. 3 λέγων secl. Gernet.

a airia must here have the meaning of "ultimately re-26

#### PROSECUTION FOR POISONING, 20-24

of the design, shall receive her reward also, if you and heaven so will.

Now mark the justice of my request as compared with my brother's. I am bidding you avenge once and for all time him who has been wrongfully done to death; but my brother will make no plea for the dead man, although he has a right to your pity, your help, and your vengeance, after having had his life cut short in so godless and so miserable a fashion by those who should have been the last to commit such a deed. No, he will appeal for the murderess; he will make an unlawful, a sinful, an impossible request, to which neither heaven nor you can listen. He will ask you to refrain from punishing a crime which the guilty woman could not bring herself to refrain from committing. But you are not here to champion the murderers: you are here to champion the victims wilfully murdered, murdered moreover by those who should have been the last to commit such a deed. Thus it now rests with you to reach a proper verdict; see that you do so.

My brother will appeal to you in the name of his mother who is alive and who killed her husband without thought and without scruple; he hopes that if he is successful, she will escape paying the penalty for her crime. I, on the other hand, am appealing to you in the name of my father who is dead, that she may pay it in full; and it is in order that judgement may come upon wrongdoers for their misdeeds that you are yourselves constituted and called judges. I am prosecuting to ensure that she pays for her crime and

sponsible "rather than "guilty." That the παλλακή was to some extent guilty is implicitly acknowledged in the statement that she deserved her punishment.

πατρί τῷ ἡμετέρω καὶ τοῖς νόμοις τοῖς ὑμετέροις. ταύτη καὶ ἄξιόν μοι βοηθησαι υμᾶς ἄπαντας, εἰ ἀληθη λέγω ουτος δὲ τάναντία, ὅπως ἡ τους νόμους παριδούσα μη δώ δίκην ων ηδίκηκε, ταύτη 25 βοηθός καθέστηκε. καίτοι πότερον δικαιότερον τον έκ προνοίας αποκτείναντα δοῦναι δίκην η μή; καὶ πότερον δεί¹ οἰκτεῖραι μᾶλλον τὸν τεθνεῶτα ἢ τὴν άποκτείνασαν: έγω μέν οίμαι τον τεθνεωτα καὶ γαρ ζαν δικαιότερον και δσιώτερον και πρός θεων καί προς ανθρώπων γίγνοιτο ύμιν. ήδη ούν έγω άξιω, ωσπερ κάκεινον άνελεημόνως και άνοικτίστως αυτη απώλεσεν, ούτω και αυτήν ταύτην 26 ἀπολέσθαι ὑπό τε ὑμῶν καὶ τοῦ δικαίου. ἡ μὲν γαρ έκουσίως καὶ βουλεύσασα τὸν θάνατον ζάπέκτεινεν), δ δ' ἀκουσίως καὶ βιαίως ἀπέθανε. πως γαρ ου βιαίως απέθανεν, ω άνδρες; ος γ' εκπλείν έμελλεν έκ τῆς γῆς τῆσδε, παρά τε ἀνδρὶ φίλω αύτοῦ είστιᾶτο ή δὲ πέμψασα τὸ φάρμακον καὶ κελεύσασα ἐκείνω δοῦναι πιεῖν ἀπέκτεινεν ἡμῶν τὸν πατέρα. πῶς οὖν ταύτην ἐλεεῖν ἄξιόν ἐστιν η αίδους τυγχάνειν παρ' ύμων η άλλου του; ητις αὐτὴ οὐκ ἡξίωσεν ἐλεῆσαι τὸν ἐαυτῆς ἄνδρα, ἀλλ' 27 ανοσίως καὶ αἰσχρῶς ἀπώλεσεν. οὕτω δέ τοι καὶ έλεειν έπι τοις άκουσίοις παθήμασι μαλλον προσήκει ή τοις έκουσίοις και έκ προνοίας αδικήμασι καὶ άμαρτήμασι. καὶ ὥσπερ ἐκεῖνον αὕτη οὐτε θεοὺς οὔθ' ήρωας οὔτ' ἀνθρώπους αἰσχυνθεῖσα οὐδε δείσασ' ἀπώλεσεν, οὕτω καὶ αὐτὴ ὑφ' ὑμῶν καὶ τοῦ δικαίου ἀπολομένη, καὶ μὴ τυχοῦσα μήτ' αίδους μήτ' ελέου μήτ' αἰσχύνης μηδεμιας παρ' ύμων, της δικαιοτάτης αν τύχοι τιμωρίας.

1 δεί Jernstedt: δικαιότερον codd. 2 αν add. Dobree.

#### PROSECUTION FOR POISONING, 24-27

to avenge our father and your laws: wherein you 82 should support me one and all, if what I say is true. My brother, on the contrary, is defending this woman to enable one who has broken the laws to avoid paying for her misdeeds. Yet which is the more just: that a wilful murderer should be punished, or that he should not? Which has a better claim to pity, the murdered man or the murderess? To my mind, the murdered man: because in pitying him you would be acting more justly and more righteously in the eyes of gods and men. So now I ask that just as this woman put her husband to death without pity and without mercy, so she may herself be put to death by you and by justice; for she was the wilful murderess who compassed his death: he was the victim who involuntarily came to a violent end. I repeat, gentlemen, a violent end; for he was on the point of sailing from this country and was dining under a friend's roof, when she, who had sent the poison, with orders that a draught be given him, murdered our father. What pity, then, what consideration, does a woman who refused to pity her own husband, who killed him impiously and shamefully, deserve from you or anyone else? Involuntary accidents deserve such pity: not deliberately planned crimes and acts of wickedness. Just as this woman put her husband to death without respecting or fearing god, hero, or human being, so she would in her turn reap her justest reward were she herself put to death by you and by justice, without finding consideration, sympathy, or respect.

ἀπέκτεινεν add. Reiske: τὸν θάνατον del. Franke.
 <sup>4</sup> αὕτη Reiske: αὐτὴ codd.

δ οὐδὲ Maetzner: οὕτε N, αἰσχυνθεῖσα οὕτε om. A.

28 Θαυμάζω δὲ ἔγωγε τῆς τόλμης τοῦ ἀδελφοῦ καὶ της διανοίας, το διομόσασθαι ύπερ της μητρός εδ είδέναι μὴ πεποιηκυῖαν¹ ταῦτα. πῶς γὰρ ἄν τις εὖ εἰδείη οἷς μὴ παρεγένετο αὐτός; οὐ γὰρ δήπου μαρτύρων γ' ἐναντίον οἱ ἐπιβουλεύοντες τοὺς θανάτους τοις πέλας μηγανώνται τε και παρασκευάζουσιν, άλλ' ώς μάλιστα δύνανται λαθραιότατα καὶ 29 ώς ανθρώπων μηδένα εἰδέναι οἱ δ' ἐπιβουλευό-μενοι οὐδὲν ἴσασι, πρίν γ' ἤδη ἐν αὐτῷ ὧσι τῷ κακώ καὶ γιγνώσκωσι τὸν ὅλεθρον ἐν ὧ εἰσί. τότε δέ, έὰν μὲν δύνωνται καὶ φθάνωσι πρὶν ἀποθανεῖν, καὶ φίλους καὶ ἀναγκαίους τοὺς σφετέρους ⟨αὐτῶν⟩² καλοῦσι καὶ μαρτύρονται, καὶ λέγουσιν αὐτοῖς ύφ' ών ἀπόλλυνται, καὶ ἐπισκήπτουσι τιμωρῆσαι 30 σφίσιν αὐτοῖς ἢδικημένοις α κάμοὶ παιδὶ ὅντι ό πατήρ, τὴν ἀθλίαν καὶ τελευταίαν νόσον νοσῶν, ἐπέσκηπτεν. ἐὰν δὲ τούτων ἁμαρτάνωσι, γράμματα γράφουσι, καὶ οἰκέτας τοὺς σφετέρους αὐτῶν ἐπικαλοῦνται μάρτυρας, και δηλοῦσιν ὑφ' ὧν ἀπόλλυνται. κάκείνος έμοι νέω έτι όντι ταθτα έδήλωσε καὶ ἐπέστειλεν, ὧ ἄνδρες, οὐ τοῖς ἐαυτοῦ δούλοις. 31 Εμοί μεν ούν διήγηται καὶ βεβοήθηται τῶ τεθνεωτι καὶ τῷ νόμω ἐν ὑμῖν δ' ἐστὶ σκοπεῖν τὰ λοιπά πρός ύμας αὐτούς καὶ δικάζειν τὰ δίκαια. οίμαι δε καί τοις θεοις τοις κάτω μέλειν οι ηδίκηνται.

1 πεποιηκυΐαν Cobet: πεποιηκέναι codd.
2 αὐτῶν add. Hirschig.

#### PROSECUTION FOR POISONING, 28-31

I am astounded at the shameless spirit shown by my brother. To think that he swore in his mother's defence that he was sure of her innocence! How could anyone be sure of what he did not witness in person? Those who plot the death of their neighbours do not, I believe, form their plans and make their preparations in front of witnesses; they act as secretly as possible and in such a way that not a soul knows: while their victims are aware of nothing until they are already trapped and see the doom which has descended upon them. Then, if they are able and have time before they die, they summon their friends and relatives, call them to witness, tell them who the murderers are, and charge them to take vengeance for the wrong; just as my father charged me, young as I was, during his last sad illness. Failing this, they make a statement in writing, call their slaves to witness, and reveal their murderers to them. My father told me, and laid his charge upon me, gentlemen, not upon his slaves, young though I still was.

I have stated my case; I have championed the dead man and the law. It is upon you that the rest depends; it is for you to weigh the matter and give a just decision. The gods of the world below are themselves, I think, mindful of those who have

been wronged.a

<sup>&</sup>lt;sup>e</sup> i.e. a curse will fall upon the living, unless justice is done to the dead. Cf. Tetral. Gen. Introd. pp. 38-39.

 $<sup>^3</sup>$  ἀπόλλυνται Bekker: αν ἀπολοῦνται Λ pr. N, ἀπόλωνται Λ corr.  $^4$  οΐ] οΐ' Boekmeijer.

#### TO A MONITOR SEED AT A TRANSPORTE

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# II, III, IV THE TETRALOGIES

#### GENERAL INTRODUCTION

Or all that has come down to us under the name of Antiphon nothing presents a more interesting or a more difficult problem than the three groups of four short speeches each, which are known as the Tetralogies. Each group deals with a case of homicide, the first with wilful murder, the second with what to-day would be described as death by misadventure, and the third with homicide in self-defence; and each consits of two speeches for the prosecution and two corresponding speeches for the defence. In all three the purpose of the author is to show how far it is possible to establish the guilt or innocence of the accused by means of purely general reasoning; he is concerned with what Aristotle calls πίστεις ἔντεχνοι, "artificial proofs," as distinct from  $\pi i \sigma \tau \epsilon i s$   $\alpha \tau \epsilon \chi \nu o i$ , proofs based on evidence. Hence although the cases which he selects for treatment would in practice be settled largely by the citation of witnesses and the application of specific laws, he keeps both witnesses and laws in the background as far as possible and concentrates instead upon logical subtleties and a priori inferences.a

<sup>&</sup>lt;sup>a</sup> A priori inferences in general are known as εἰκότα, probable conclusions based on known facts. These evidentiary facts are called τεκμήρια (a different thing from μαρτυρίαι, the evidence of witnesses). A third term, σημεῖα, also occurs. The meaning of this can be gathered from an extant fragment

#### THE TETRALOGIES

Now, as is well known, the first attempts to develop an "art of persuasion" were made during the fifth century. They had their origins in the sophistic movement which came into being in the generation after the Persian Wars, to meet the needs of an age of growing intellectual activity and political self-consciousness. The aim of the sophists was educational; they systematized the knowledge and acquirements necessary to the man who was seeking to become an enlightened and efficient member of society, and for a fee would instruct all comers. the main they interpreted efficiency as the ability to present a point of view in a convincing fashion, whether in the Assembly, the law-courts, or general conversation; and sophists from Protagoras to Thrasymachus devoted a great deal of thought to the formulation of the basic principles of argument and the most effective method of presenting a case. It is in this setting that tradition places the Tetralogies. Antiphon himself is known to have taught rhetoric and to have written upon the subject; and so it was only natural that he should have published a number of model speeches for the benefit of pupils. Furthermore, it is known that the type of situation proposed for discussion in the Tetralogies was a favourite one with the sophists of the fifth century. Pericles, for instance, argued with Protagoras over the hypothetical case of the boy who was accidentally killed by a javelin in the gymnasium, a precisely the problem treated in the second Tetralogy; and in Plato's Phaedrus there is a still more striking parallel.b

of Antiphon's own Τέχνη (Fr. 74, infra, p. 308): τὰ μὲν παροιχόμενα σημείοις πιστοῦσθαι, τὰ δὲ μέλλοντα τεκμηρίοις.

<sup>a</sup> Plutarch, Per. 36.

<sup>b</sup> Phaedrus 273 A.

Socrates is discussing the methods of argument advocated by Antiphon's predecessor, Teisias, in his handbook on rhetoric. Teisias, he says, lays it down that "if a man who was courageous but physically weak gave a hiding to a strong man who was a coward, because he had been robbed by him of his cloak or something similar, and was prosecuted in consequence, neither of the two must speak the truth. The coward must allege that the courageous man did not give him the hiding unaided, while the other must seek to establish the fact that the two of them were alone, and then go on to make play with the argument: 'How could a man such as I have attacked a man such as he?' The prosecutor, on the other hand, will not admit his own cowardice, but will endeavour to produce some false statement by means of which he may perhaps refute his opponent." Here again we have precisely the methods of argument illustrated at length in the first Tetralogy.

Thus far the evidence suggests that we are dealing with what is genuinely the work of Antiphon, the work perhaps of his younger days when he had not as yet made his reputation as a λογογράφος and was still obliged to teach for a living. But such a consideration is hardly supported, if the style and language of the Tetralogies be compared with that of the Herodes and Choreutes. It was Herwerden who first called attention to their peculiarities of vocabulary and grammar. Words like ἀναγιγνώσκειν for ἀναπείθειν (Ι. β. 7), καταδοκείν for ὑποπτεύειν (Ι. γ. 7), καταλαμβάνειν for καταψηφίζεσθαι (ΙΙΙ. δ. 9), constructions like πειρασόμεθα ἐλέγχοντες (Ι. γ. 1), and the use of the passive ἀπελογήθη for the usual

<sup>&</sup>lt;sup>a</sup> Mnemosyne, N.S. 9, p. 201, 11, p. 203.

#### THE TETRALOGIES

άπελογήσατο (Ι. γ. 1, III. γ. 1) are found nowhere else in Antiphon; the first three verbs mentioned are, in fact, pure Ionic. To these one might add such rarities as ἀνατροπεύς (Ι. β. 2), ἐλεγκτήρ (Ι. δ. 3), συμπράκτωρ (II. δ. 6), άδυνάτως (III. γ. 3), θανασίμως (III. γ. 4), απολύσιμος, καταλήψιμος (III. δ. 9), and poetical expressions like γηραιός τελευτή (III. a. 2). Some of these do not occur again in Greek literature; none can be paralleled in Antiphon himself. If, then, the Tetralogies are his work, how comes it that they show such peculiarities of grammar and diction? The difficulty is no trifling one. Admittedly, academic exercises of the type which we are considering will differ considerably from speeches composed by the same author for delivery in a court of law. They will be more concise, probably a good deal more closely argued, and certainly less ornate. But that they should exhibit a language entirely peculiar to themselves is strange. It is hard to see how the man who wrote the Herodes, an Athenian born and bred, could have sprinkled his pages with Ionicisms in his earlier days.

If an examination of their language points to the conclusion that the *Tetralogies* are not the work of Antiphon, is the same true of the evidence to be obtained from what may conveniently be called their general background? This is a far harder question. It has already been pointed out that the author is clearly at some pains to give as little prominence as possible to πίστεις ἄτεχνοι, proofs based on specific laws, on the evidence of witnesses, and on other matters of fact, because his intention is to reveal the scope of general reasoning in forensic pleading. But reasoning, however general, cannot develop in vacuo;

it must proceed from premises of a kind; and if the *Tetralogies* discard the premises afforded by particular laws; they can do so only by substituting the universal principles from which those laws derive. This is in fact what happens; and before proceeding further, we must briefly consider the conception of blood-guilt upon which the entire argument of the

Tetralogies rests.

The central fact for the author is that, unlike ordinary crimes, the taking of life, whether wilfully or by accident, is an  $d\sigma \in \beta \eta \mu a$ , an act of impiety, a which upsets the existing harmony between man and those superhuman forces which surround him, and brings upon him a μίασμα or defilement. This μίασμα, also spoken of as a κηλίς, c is described at times in terms which suggest a literal stain of blood (cf. II. v. 8, θεία κηλίς τῷ δράσαντι προσπίπτει ἀσεβοῦντι). Ιτ rests primarily upon the slayer himself; but in a wider sense his family and the entire community to which he belongs are infected with it, d possibly because of their contact with him, but more probably because of the persistence of the primitive notion that the true unit of existence is the tribe or the  $\pi \delta \lambda \iota s$ , the members of which have no separate individuality. μίασμα will continue until due expiation has been made; and the expiation should, strictly speaking, consist in the death of the slaver; he has taken the life of another, and his own life must be taken in return. The Tetralogies recognize, however, the possible alternative of exile, the permanent exclusion of the offender from his community being regarded

<sup>&</sup>lt;sup>a</sup> I. a. 3, I. a. 9. <sup>b</sup> I. a. 3, I. a. 10, II. a. 2, III. y. 6. <sup>c</sup> II. y. 11. <sup>d</sup> I. a. 3, II. a. 2.

#### THE TETRALOGIES

as itself equivalent to death. Unless expiation of the one sort or the other is forthcoming, the dead man will remain ενθύμιος τοις (ωσιν, i.e. the conscience of the living will be burdened with guilt, and the unseen powers of vengeance which have been awakened by the shedding of blood will work their Upon the criminal himself they will bring destruction; upon the state famine and disaster.b Generally these powers of vengeance are called άλιτήριοι c; but here and there a different word is used to describe them -προστρόπαιοι d-a word which lets us see something more of their nature. They are the vaguely conceived personification of eternal justice "turned to" in mute appeal by him who has been wronged. They will hear his appeal, and until reparation has been made will ceaselessly haunt the guilty.

Much that is curious in the argument of the Tetralogies follows directly from these presuppositions. Tetralogy II, for example, is concerned with the case of a boy who was accidentally killed by a javelincast in the gymnasium. Now it might be expected that the only method of treating the situation open to the author would be to make the prosecution take the line that the victim met his death as the result of a deliberate intention to kill on the part of the defend-

<sup>&</sup>lt;sup>a</sup> I. γ. 10. Sometimes he is said to leave an ἐνθύμιον behind him. Cf. II. a. 2, II. δ. 9.

b I. a. 10.

<sup>&</sup>lt;sup>e</sup> III. α. 4, III. β. 8, III. δ. 10.

d III. a. 4.

<sup>•</sup> Sometimes the dead man is himself spoken of as προστρόπαιος, "turning in appeal." Cf. I. γ. 10, and see Murray's Rise of the Greek Epic, 4th ed., p. 88, n. 2, for a slightly different interpretation of the word.

ant, or else as the result of criminal negligence; while the defendant would reply by trying to prove that death occurred by misadventure. But instead both sides admit from the start that death was purely accidental, because for the writer it makes no difference. A life has been lost by violence. Therefore an unexpiated μίασμα may still rest upon the community. If the boy was himself to blame for running into the path of the javelin, all, is well: but if the fault rested with its thrower, the blood-guilt arising from the deed still remains, and he will have to make reparation with his life. From this springs the involved argument as to which of the two parties was guilty of αμαρτία, with its series of sophistries so wearisome to modern taste. For the author it represents the one means, however imperfect that may be, of discovering whether or not satisfaction is still owing to the powers of vengeance for the blood which has been shed.

It is hardly necessary to point out how extraordinarily primitive are the beliefs which lie behind
this conception of blood-guilt. They have their roots
in a dim past when the life of man was felt to be
at the mercy of mysterious δαίμονες, spiritual forces
which surround him on every side and manifest themselves in the endless processes of nature, forces of
which none knew the limits or precise character, but
which might be rendered benevolent by due propitiation. It was in an animistic world of this kind that
the worship known as Chthonic took shape. The
spirits of the dead below the ground were themselves
thought to influence the lives of those upon the earth
which they had quitted. They too were δαίμονες,
and malignant ones, starved ghosts potent for evil.

#### THE TETRALOGIES

unless appeased with food and drink and the performance of the ritual proper to them. And most malignant of all was the spirit of the man whose life had been taken from him by violence. He demanded blood, the blood of his slayer; and until he had received satisfaction, his curse lay upon the living.

Beliefs of this kind, woven into the very fabric of life, provide in themselves an inarticulate code of law; and with the development of a more complex social system, while some will pass into oblivion, others will receive explicit formulation as being fundamental to society's existence. They will become νόμοι πάτριοι whose authority is unquestioned -not so much because the superstitions and taboos from which they originated still persist, but because they have proved their worth in practice and have become accepted as part of the nature of things. We have seen how the author of the Tetralogies takes such a body of primitive law as his material; it now remains to ascertain whether this is in any way related to the Athenian legal code in so far as that code is concerned with dovos.

Homicide in all its forms was dealt with at Athens under the laws first put into writing by Draco in the seventh century, but with origins in a far remoter past. The basic principle upon which they were framed was the principle with which we have already met in the *Tetralogies*, namely, that the shedding of blood involves a defilement which can only be removed by making due reparation to the dead. But closely related to this was a second principle, of which the *Tetralogies* take no account, the principle that there are degrees of blood-guilt and that therefore the reparation in a given case of  $\phi \acute{o} vos$  must depend upon

the nature of that case. Homicide, in fact, under the Draconian code could take one of two main forms, φόνος έκούσιος and φόνος ἀκούσιος; and according as it was the one or the other, so the penalty to be inflicted upon the offender was death (with the recognized alternative of exile for life) or exile for a specified period, probably not more than a year (ἀπενιαυτισ-In addition there was a third form, pooros δίκαιος, which might be έκούσιος or ακούσιος, but which at the same time embodied a legal principle that the other two did not. How early these momentous distinctions were drawn is not known: but there can be no doubt that it was long before the days of Draco, as already in his time special courts were in existence for the trial of different kinds of φόνος. These courts were five in number. The first. and probably the most ancient, was the Areopagus, which sat to try cases of φόνος έκούσιος, wilful murder. The second was the court which met in the precincts of the Palladium (τὸ ἐπὶ Παλλαδίω δικαστήριον), to try cases of φόνος ἀκούσιος, homicide committed without intent to kill. The third met in the precincts of the temple of Apollo Delphinius (τὸ ἐπὶ Δελφινίω δικ.), to try cases of φόνος δίκαιος, homicide where the defendant pleaded justification. The fourth met in the precincts of the Prytaneum, the ancient Council-Hall (τὸ ἐπὶ τῷ Πρυτανείω δικ.), to try cases where the slaver was unknown or where death had been caused by an inanimate object. The fifth sat at Phreatto, a part of Peiraeus on the seashore, (70 cv Φρεαττοί δικ.) and tried cases where a person already in exile for φόνος ἀκούσιος was charged with having taken life a second time before leaving the country; Phreatto was chosen to enable the defendant to plead

#### THE TETRALOGIES

from a boat, and thereby avoid setting foot on the soil from which his previous crime had debarred him. The same jury, the fifty-one Ephetae, sat in all these courts save the Areopagus, which was composed of ex-Archons.

Of two of the five courts, the Areopagus and the Palladium, something more should be added. As already stated, the Draconian code recognized the existing distinction between φόνος εκούσιος and φόνος ἀκούσιος. Now such a distinction can only be made after it has become clear that the law must take into account not only facts but intentions. from this it is only a step to a further principle. Cases sometimes occur where A plans an act and B carries it out at A's suggestion in ignorance of the effects which will follow. In such cases the βούλευσις and the  $\pi \rho \hat{a} \xi_{is}$ , which are usually indissolubly connected, are divided between A and B. It follows that the responsibility for the act must also be divided; and at once there emerges the principle τον βουλεύσαντα έν τῶ αὐτῶ ἐνέχεσθαι καὶ τὸν τῆ χειρὶ ἐργασάμενον a; and this will apply not only to φόνος ἐκούσιος but also to φόνος ἀκούσιος. B may perform an act at the instigation of A which results in the death of C. Neither A nor B foresaw such a consequence; yet the act was deliberately performed. A is therefore guilty of βούλευσις φόνου ακουσίου, and in the eyes of the law must make precisely the same reparation as B. When this principle first received explicit formulation is not known. Possibly it is as early as Draco or earlier. In any case by the fifth century βούλευσις φόνου έκουσίου came within the jurisdiction of the

Andocides, Myst. § 94.

Areopagus and βούλευσις φόνου ἀκουσίου within that of the Palladium.

It was into the framework of the five courts that Draco fitted his laws relating to povos. Of the character of that code enough has been said to show that it represents a relatively advanced stage of development; the instinctive sanctions of a more rudimentary society have been modified by the emergence of consciously articulated legal principles. But in spite of the rational analysis to which the act of homicide has been subjected, the primitive conception of blood-guilt persists and forms the basis of the Draconian code. Homicide was still held to involve defilement, and was for that reason placed in a category of its own. This is abundantly clear from known details of procedure in trials for homicide during the fifth century. Thus as soon as a charge of povos had been registered with the Basileus, a proclamation was made, forbidding the accused access to the Agora and temples as being suspected of defilement. Anyone who came into contact with him or even spoke to him was liable to be infected with the same μίασμα; while the court which eventually tried the case sat in the open air to avoid sharing a roof with him.b. There could be no better evidence that the old conception of bloodguilt had never lost its hold. Homicide was still an ἀσέβημα rather than an ἀδίκημα, an act of impiety rather than a crime against the community.

It is plain from this that, in taking the view which he did of the nature of blood-guilt, the author of the *Tetralogies* was doing nothing more than accepting an assumption recognized as fundamental by

a See Choreutes, Introd. p. 240. Herodes, § 11.

#### THE TETRALOGIES

Athenian law itself. At the same time he diverges noticeably in his treatment of particular cases from the lines laid down in Draco's code. One of the features of that code was its recognition of the fact that φόνος ακούσιος cannot be treated as a crime of the same order as φόνος έκούσιος; and it even went so far as to acknowledge that in certain circumstances φόνος ακούσιος was no crime at all; thus the man who accidentally takes the life of another ἐν ἄθλοις is expressly absolved from blame, and it is held that he has incurred no defilement. The second Tetralogy, however, which deals with a case of homicide in almost these circumstances, pays no attention to this. It replaces Draco's law with another, which is less of a νόμος, though it is spoken of as such, than a general principle: homicide, whatever the circumstances in which it is committed, is punishable with death.a Again, the Draconian code recognized that homicide in self-defence is in certain cases justified; it laid down, for instance, that the man who kills a thief in the effort to protect his goods is guiltless. But the third Tetralogy, which would have provided an excellent opportunity for exhibiting the principle implicit in such a law, is taken up with argument along different lines. 97

Tetralogies was ignorant of Athenian law on the subject of homicide, and that his conception of bloodguilt as involving defilement agrees with that embodied in the Draconian code only by chance? The evidence does not admit of a certain answer. But it is significant that while the Tetralogies do not openly recognize the existence of the Draconian code, each

of them deals with one of the three types of φόνος distinguished by it: the first is concerned with φόνος έκούσιος, the second with φόνος ακούσιος, and the third with φόνος δίκαιος. Further, passing references to laws other than those of homicide certainly seem to indicate a knowledge of the Athenian legal system as a whole. Thus κλοπη ιερών χρημάτων is punishable by fine after being made the subject of a  $\gamma \rho a \phi \dot{\eta}^a$ ; slaves can only give evidence under torture b; a citizen convicted of ψευδομαρτυρία is fined and disfranchised 6; no blame attaches to a physician, if a patient dies while under his care. And in addition to this it must always be remembered that the author is not trying to show how the cases which he selects would be argued in a court of law; as has already been pointed out, he is confining himself as far as possible to purely general reasoning. In view of such facts it seems more probable that he was purposely neglecting the details of the Draconian code than that he was ignorant of them altogether.

The evidence of background, then, suggests, if anything, that the writer of the *Tetralogies* was acquainted with Attic law. That he was Antiphon, or indeed a native Athenian at all, it is not easy to believe, when the peculiarities of language are taken into account. We are left with the possibility that he was a foreigner who had spent time enough in Athens to gain a knowledge of her legal system and write Attic of a kind. On this assumption the *Tetra*-

<sup>&</sup>lt;sup>a</sup> I. a. 6. <sup>c</sup> I. δ. 7, cf. Andoc. Myst. § 74.

<sup>•</sup> The evidence which suggests that the *Tetralogies* are spurious, while cogent, is not absolutely conclusive. They have therefore been printed as Antiphon's in the present edition.

#### THE TETRALOGIES

logies will stand as the relic of a literature long since dust and shadows; for the naïve ingenuity of their thought and the archaic balance of their language alike suggest that they are the work of a sophist of the age of Corax, Teisias, and Gorgias, rather than the forgery of a later time. If this is so, we may regret the namelessness of their author; but we must count it fortunate that we possess a perfect specimen of that  $\tau \acute{\epsilon} \chi \nu \eta$   $\acute{\rho} \eta \tau o \rho \iota \kappa \acute{\eta}$  which held the young Pericles engrossed, while it invited the scorn of Aristophanes and Plato.

#### - TO 8 / 17.17 CHE THE

bytes will should a the relic of a line was in a since their class and should be the fact that the large in a mility of their throught and should be accorded to the fargular partition and the region of their large of their and the cook of a copie of the fact that the cape of the fact that the large of the large and the relice that the large of the large

### II THE FIRST TETRALOGY

#### INTRODUCTORY NOTE

The situation presupposed by the first Tetralogy is a simple one. X is found dead in a deserted spot. His attendant, a slave, lies mortally wounded at his side and dies shortly after the pair are discovered, but not before stating that he had recognized Y among the assailants. The family of X now prosecute Y for wilful murder. This clearly affords an admirable field for argument  $i\kappa \tau \hat{\omega}\nu$   $\epsilon i\kappa \acute{o}\tau \omega\nu$  on the side of prosecution and defence alike, as the evidence of the slave cannot be tested under torture and has to be accepted or rejected as the probabilities dictate. In fact the whole purpose of this particular Tetralogy is to show how far a priori methods of proof can be pushed.

The prosecution opens with an attempt to establish the guilt of the accused by elimination. Next this negative argument is buttressed by the positive evidence of Y's past relations with X; the known fact that X was threatening Y with a serious lawsuit at the time of his death proves that Y had a peculiarly strong motive for committing the murder. Finally

the statement of the slave is produced.

Y replies by showing that the method of elimination employed by the prosecution is logically unsound, that the evidence of the slave was given in such circumstances as to render it untrustworthy, that his

#### FIRST TETRALOGY

presence at the scene of the crime is in any event improbable a priori, and finally that the suggested

motive is inadequate.

The two remaining speeches break no new ground, but consist of further argument on the lines followed in the first two. A touch of realism is added in the final speech for the defence. The speaker states that he will prove from the evidence of his slaves that he was at home and in bed on the night of the Diipoleia, when the crime was committed. This may well be a practical hint on the part of the author to indicate the most effective moment for the introduction of important evidence. Coming where it does, the prosecution has no opportunity of replying to it.

## ΤΕΤΡΑΛΟΓΙΑ Α

. The state of the

#### [115] ΚΑΤΗΓΟΡΙΑ ΦΟΝΟΥ ΑΠΑΡΑΣΗΜΟΣ

and investigation on a second

1 'Οπόσα μὲν τῶν πραγμάτων ὑπὸ τῶν ἐπιτυχόντων ἐπιβουλεύεται, οὐ χαλεπὰ ἐλέγχεσθαί ἐστιν. ἄν δ' οἱ ἱκανῶς μὲν πεφυκότες, ἔμπειροι δὲ τῶν πραγμάτων ὄντες, ἐν δὲ τούτῳ τῆς ἡλικίας καθεστῶτες ἐν ῷ κράτιστοι φρονεῖν αὐτῶν εἰσι, πράσσωσι, χαλεποὶ καὶ γνωσθῆναι καὶ ἐλεγχθῆναί! 2 εἰσι. διὰ γὰρ τὸ μέγεθος τοῦ κινδύνου ἐκ πολλοῦ τὴν ἀσφάλειαν ῶν ἐπιβουλεύουσι σκοποῦντες, οὐ πρότερον ἐπιχειροῦσιν ἢ πάσης ὑποψίας φυλακὴν ποιήσωνται. γιγνώσκοντας οὖν ὑμᾶς χρὴ ταῦτα, κὰν ὁτιοῦν εἰκὸς παραλάβητε, σφόδρα πιστεύειν αὐτῷ, ἡμεῖς δ' οἱ ἐπεξερχόμενοι τὸν φόνον οὐ 3 τὸν αἴτιον ἀφέντες τὸν ἀναίτιον διώκομεν' σαφῶς γὰρ οἴδαμεν ὅτι πάσης τῆς πόλεως μιαινομένης ὑπ' αὐτοῦ, ἔως ἄν διωχθῆ, τό τ' ἀσέβημα ἡμέτερον γίγνεται, τῆς θ' ὑμετέρας άμαρτίας ἡ ποινὴ εἰς ἡμᾶς τοὺς μὴ δικαίως διώκοντας ἀναχωρεῖ. ἄπαντος δὲ τοῦ μιάσματος ἀναχωροῦντος εἰς ἡμᾶς, ὡς

1 ελεγχθηναι Kayser: δειχθηναι codd.

1000

#### THE FIRST TETRALOGY

Ι

#### ANONYMOUS PROSECUTION FOR MURDER

When a crime is planned by an ordinary person, it is not hard to expose; but to detect and expose criminals who are naturally able, who are men of experience, and who have reached an age when their faculties are at their best, is no easy matter. The enormous risk makes them devote a great deal of thought to the problem of executing the crime in safety, and they take no steps until they have completely secured themselves against suspicion. With these facts in mind, you must place implicit confidence in any and every indication from probability presented to you. We, on the other hand, who are seeking satisfaction for the murder, are not letting the guilty escape and bringing the innocent into court; we know very well that as the whole city is defiled by the criminal until he is brought to justice, the sin becomes ours and the punishment for your error falls upon us, if our prosecution is misdirected. Thus, as the entire defilement falls upon

<sup>&</sup>lt;sup>α</sup> εἰκός, εἰκότως, and τὰ εἰκότα cannot properly be rendered by any single English equivalent. I have made use of "natural," "logical," "probable," "to be expected," etc., according to the requirements of the context.

αν δυνώμεθα σαφέστατα εξ ων γιγνώσκομεν πειρασόμεθα ύμιν δηλοῦν ώς ἀπέκτεινε τὸν ἄνδρα.

4 (Οὔτε γὰρ κακούργους εἰκὸς ἀποκτεῖναι τὸν ἄνθρωπον)¹ οὐδεὶς γὰρ ἂν τὸν ἔσχατον κίνδυνον περὶ τῆς ψυχῆς κινδυνεύων ετοίμην καὶ κατειργασμένην τὴν ἀφέλειαν ἀφῆκεν ἔχοντες γὰρ [ἂν]² τὰ ἱμάτια ηὑρέθησαν. οὐ μὴν οὐδὲ παροινήσας οὐδεὶς διέφθειρεν αὐτόν ἐγιγνώσκετο γὰρ ἂν ὑπὸ τῶν συμποτῶν. οὐδὲ μὴν οὐδὶ ἐκ λοιδορίας οὐ γὰρ ⟨ἄν⟩² ἀωρὶ τῶν νυκτῶν οὐδὶ ἐν ἐρημία ἐλοιδοροῦντο. οὐδὲ μὴν ἄλλου στοχαζόμενος ἔτυχε τούτου οὐ γὰρ ἂν σὺν τῷ ἀκολούθω διέφθειρεν αὐτόν.
5 ᾿Απολυομένης δὲ τῆς ὑποψίας ἀπάσης αὐτὸς ὁ θάνατος ἐξ ἐπιβουλῆς ἀποθανόντα μηνύει αὐτόν.

θάνατος έξ ἐπιβουλῆς ἀποθανόντα μηνύει αὐτόν, ἐπιθέσθαι δὲ τίνα μᾶλλον εἰκός ἐστιν ἢ τὸν μεγάλα μὲν κακὰ προπεπονθότα, ἔτι δὲ μείζονα ἐπίδοξον, ὅντα πάσχειν; ἔστι δ' ὁ διωκόμενος οὖτος ἐκ παλαιοῦ γὰρ ἐχθρὸς ὢν αὐτοῦ πολλὰς μὲν καὶ 6 μεγάλας γραφὰς διώξας οὐδεμίαν εἶλεν, ἔτι δὲ μείζους καὶ πλείους διωχθεὶς οὐδεπώποτ' ἀποφυγὼν ἱκανὸν μέρος τῶν ὅντων ἀποβέβληκε, τὰ δ'

<sup>&</sup>lt;sup>1</sup> οὕτε . . . ἄνθρωπον add. Ald.
<sup>2</sup> ἄν secl. Reiske.

<sup>&</sup>lt;sup>3</sup> aν add. Dobree. Cf. δ, § 5.

a Inserted in the Aldine edition to fill a probable lacuna in the Ms. text; some reference to κακοῦργοι is clearly wanted. The term κακοῦργοι (cf. δ, §§ 5, 6) is a generic one comprising various species of criminal: κλέπται, τοιχωρύχοι, βαλλαντιοτόμοι, etc. The "malefactors" here referred to are doubtless 54

## FIRST TETRALOGY, I. 3-6

us, we shall try to show you as conclusively as our knowledge allows that the defendant killed the dead man.

(Malefactors are not likely to have murdered him,) as nobody who was exposing his life to a very grave risk would forgo the prize when it was securely within his grasp; and the victims were found still wearing their cloaks. Nor again did anyone in liquor kill him: the murderer's identity would be known to his booncompanions. Nor again was his death the result of a quarrel; they would not have been quarrelling at the dead of night or in a deserted spot. Nor did the criminal strike the dead man when intending to strike someone else; he would not in that case have killed master and slave together.

As all grounds for suspecting that the crime was unpremeditated are removed, it is clear from the circumstances of death themselves that the victim was deliberately murdered. Now who is more likely to have attacked him than a man who had already suffered cruelly at his hands and who was expecting to suffer more cruelly still? That man is the defendant. He was an old enemy of the other, and indicted him on several serious charges without success. On the other hand, he has himself been indicted on charges still more numerous and still more grave, and not once has he been acquitted, with the result that he has lost a good deal of his property. Further, he had recently been indicted by the dead man for

λωποδύται "footpads." For a further discussion of κακοῦργοι see Herodes, Introd.

b Here, as elsewhere in the *Tetralogies*, the Greek has to be expanded in translating in order to make the connexion of thought clear. For an explanation of the words αὐτὸς ὁ θάνατος, "circumstances of death," see p. 60, note b.

άγχιστα ίερων κλοπης δυοίν ταλάντοιν γεγραμμένος ύπ' αὐτοῦ, συνειδώς μέν αύτῷ τὸ ἀδίκημα, έμπειρος δ' ῶν τῆς τούτου δυνάμεως, μνησικακῶν δε τῶν ἔμπροσθεν, εἰκότως μεν ἐπεβούλευσεν, εἰκότως δ' άμυνόμενος την έχθραν απέκτεινε τον 7 ἄνδρα. ή τε γὰρ ἐπιθυμία τῆς τιμωρίας ἀμνήμονα τῶν κινδύνων καθίστη αὐτόν, ὅ τε φόβος τῶν επιφερομένων κακών εκπλήσσων θερμότερον επιχειρείν επήρεν. ήλπιζε τε τάδε μεν δράσας καὶ λήσειν αποκτείνας αὐτὸν καὶ αποφεύξεσθαι τὴν 8 γραφήν· οὐδὲ γὰρ ἐπεξιέναι οὐδένα, ἀλλ', ἐρήμην αὐτην ἔσεσθαι εί τε καὶ άλοίη, τιμωρησαμένω κάλλιον έδοξεν αὐτῷ ταῦτα πάσχειν, η ἀνάνδρως μηδέν άντιδράσαντα ύπο της γραφης διαφθαρήναι. σαφῶς δ' ήδει άλωσόμενος αὐτήν οὐ γὰρ αν τόνδε τὸν ἀγῶνα ἐνόμισεν ἀσφαλέστερον είναι.

Τὰ μὲν βιασάμενα ταθτά ἐστιν ἀσεβησαι αὐτόν. μάρτυρες δ' εί μεν πολλοί παρεγένοντο, πολλούς αν παρεσχόμεθα ένδς δε τοῦ ἀκολούθου παραγενομένου, οξ τούτου ήκουον μαρτυρήσουσιν. ἔμπνους γὰρ ἔτι ἀρθείς, ἀνακρινόμενος ὑφ' ἡμῶν, τοῦτον

μόνον έφη γνωναι των παιόντων αὐτούς.

Έξελεγχόμενος δ' ύπό τε τῶν εἰκότων ὑπό τε τῶν παραγενομένων, οὐδενὶ τρόπω οὔτε δικαίως 10 οὔτε συμφερόντως ἀπολύοιτ' ἂν ὑφ' ὑμῶν. οἴ τε γαρ επιβουλεύοντες ανεξέλεγκτοι αν είεν, εί μήθ' ύπο των παραγενομένων μήθ' ύπο των εἰκότων

> 1 οὐδὲ Reiske: οὕτε codd. <sup>2</sup> παιόντων ci. Bekker, coll. δ, § 4: παρόντων codd.

a ιερών κλοπή (embezzlement of sacred monies of which the person concerned was in charge) is to be distinguished from λεροσυλία (temple-robbery), for which see Herodes, § 10. The 56

## FIRST TETRALOGY, I. 6-10

embezzling sacred monies, a the sum to be recovered being assessed at two talents; he knew himself to be guilty, experience had taught him how powerful his opponent was, and he bore him a grudge for the past; so he naturally plotted his death: he naturally sought protection against his enemy by murdering him. Thirst for revenge made him forget the risk, and the overpowering fear of the ruin which threatened him spurred him to all the more reckless an attack. In taking this step he hoped not only that his guilt would remain undiscovered, but that he would also escape the indictment b; nobody, he thought, would proceed with the suit, and judgement would go by default; while in the event of his losing his case after all, he considered it better to have revenged himself for his defeat than, like a coward, to be ruined by the indictment without retaliating. And he knew very well that he would lose it, or he would not have ' thought the present trial the safer alternative.

Such are the motives which drove him to sin as he did. Had there been eyewitnesses in large numbers, we should have produced them in large numbers; but as the dead man's attendant was alone present, those who heard his statement will give evidence; for he was still alive when picked up, and in reply to our questions stated that the only assailant whom he

had recognized was the defendant.

Inferences from probability and eyewitnesses have alike proved the defendant's guilt: so both justice and expediency absolutely forbid you to acquit him. Not only would it be impossible to convict deliberate criminals if they are not to be convicted by eyepenalty for lepār κλοπή was the repayment of ten times the sum embezzled (Dem. In Timocr. §§ 111, 112).

b Or possibly: "be acquitted on the indictment."

εξελέγχονται ασύμφορόν θ' ύμιν εστί τόνδε μιαρόν και άναγνον όντα είς (τε) τὰ τεμένη τῶν θεῶν εἰσιόντα μιαίνειν τὴν άγνείαν αὐτῶν, ἐπί τε τὰς αὐτὰς τραπέζας ἰόντα συγκαταπιμπλάναι τοὺς ἀναιτίους εκ γὰρ τούτων αἴ τ' ἀφορίαι γίγνονται 11 δυστυχεῖς θ' αὶ πράξεις καθίστανται. οἰκείαν οὖν χρὴ τὴν τιμωρίαν ἡγησαμένους, αὐτῷ τούτῳ τὰ

ι δυστυχείς θ΄ αι πραξεις καθιστανται. οικειαν ουν χρή την τιμωρίαν ήγησαμένους, αὐτῷ τούτῳ τὰ τούτου ἀσεβήματα ἀναθέντας, ἰδίαν μὲν τὴν συμφοράν, καθαρὰν δὲ τὴν πόλιν καταστῆσαι.

## E

# [116] ΑΠΟΛΟΓΙΑ ΕΙΣ ΤΟ ΑΥΤΌ ΠΡΑΓΜΑ

1 Οὔ μοι δοκῶ ἁμαρτάνειν ἀτυχέστατον ἐμαυτὸν ἡγούμενος εἶναι τῶν πάντων ἀνθρώπων. τῶν μὲν γὰρ ἄλλων οἱ δυστυχοῦντες, ὁπόταν μὲν ὑπὸ χειμῶνος πονῶσιν, εὐδίας γενομένης παύονται ἔταν δὲ νοσήσωσιν, ὑγιεῖς γενόμενοι σώζονται ἐὰν δέ τις ἄλλη συμφορὰ καταλαμβάνη αὐτούς, τὰ ἐναντία ἐἀιγιγιγνόμενα ὀνίνησιν. ἐμοὶ δὲ ζῶν τε ἄνθρωπος ἀνατροπεὺς τοῦ οἴκου ἐγένετο, ἀποθανών τε, κᾶν ἀποφύγω, ἱκανὰς λύπας καὶ φροντίδας προσβέβληκεν. εἰς τοῦτο γὰρ βαρυδαιμονίας ῆκω ὥστε οὐκ ἀρκοῦν μοί ἐστιν ἐμαυτὸν ὅσιον καὶ δίκαιον παρέχοντα μὴ διαφθαρῆναι, ἀλλὰ κᾶν μὴ τὸν ἀποκτείναντα εὐρὼν ἐξελέγξω, ὃν οἱ τιμωροῦν-

τες αὐτῷ ἀδύνατοι εύρεῖν είσιν, αὐτὸς καταδοχθεὶς

φονεύς είναι άνοσίως άλώσομαι.

<sup>1</sup> T€ add. Blass.

## FIRST TETRALOGY, I. 10-II. 2

witnesses and by such inferences: but it is against all your interests that this polluted wretch should profane the sanctity of the divine precincts by setting foot within them, or pass on his defilement to the innocent by sitting at the same tables as they.<sup>a</sup> It is this that causes dearth and public calamity. And so you must hold the avenging of the dead a personal duty; you must visit the defendant with retribution for the sin which was his alone; you must see that none but he suffers, and that the stain of guilt is removed from the city.

11

## REPLY TO THE SAME CHARGE

I am not far wrong, I think, in regarding myself as the most unlucky man alive. Others meet with misfortune. They may be buffeted by a tempest; but calm weather returns and they are buffeted no longer. They may fall ill; but they recover their health and are saved. Or some other mishap may overtake them; but it is followed by its opposite which brings relief. With me this is not so. Not only did this man make havoc of my house during his lifetime: but he has caused me distress and anxiety in plenty since his death, even if I escape sentence; for so luckless is my lot that a godfearing and an honest life is not enough to save me. Unless I also find and convict the murderer, whom the dead man's avengers cannot find, I shall myself be deemed guilty of murder and suffer an outrageous sentence of death.

Cf. the disabilities involved in τὸ εἴργεσθαι τῶν νομίμων,
 Choreutes, §§ 34 sqq.

59

3 Καὶ ἐμὲ ὡς δεινὸν μὲν παγχάλεπόν φασιν ἐλέγχεσθαι εἶναι, ὡς δ' ἢλίθιον ἐξ αὐτῶν ὧν ἔπραξα
φανερὸν εἶναι ἐργασάμενον τὸ ἔργον. εἰ γὰρ νῦν
διὰ τῆς ἔχθρας τὸ μέγεθος εἰκότως ὑφ' ὑμῶν καταδοκοῦμαι, πρὶν ἐργάσασθαι εἰκότερον ἦν προειδόται
τὴν νῦν ὑποψίαν εἰς ἐμὲ ἰοῦσαν, καὶ τῶν ἄλλων
εἴ τινα ἔγνων ἐπιβουλεύοντα αὐτῷ, διακωλύειν
μᾶλλον ἢ αὐτὸν ἐργασάμενον εἰς ἑκουσίους καὶ
προδήλους ὑποψίας ἐμπεσεῖν ἔκ τε γὰρ αὐτοῦ τοῦ
ἔργου φανερὸς γενόμενος ἀπωλλύμην, λαθών τε
σαφῶς ἤδη τήνδε τὴν ὑποψίαν εἰς ἐμὲ ἰοῦσαν.

4 "Αθλια μέν οὖν πάσχω μὴ ἀπολογεῖσθαι μόνον βιαζόμενος, ἀλλὰ καὶ τοὺς ἀποκτείναντας φανεροὺς καταστῆσαι ὅμως δὲ καὶ τοῦτο ἐπιχειρητέον οὐδὲν γὰρ πικρότερον τῆς ἀνάγκης ἔοικεν εἶναι. ἔχω δὲ οὐδαμῶς ἄλλως ἐλέγχειν ἢ ἐξ ὧν τοὺς ἄλλους ὁ κατήγορος ἀπολύων αὐτὸν τὸν θάνατόν φησι μηνύειν ἐμὲ τὸν φονέα ὅντα. εἰ γὰρ τούτων ἀναιτίων δοκούντων εἶναι ἐν ἐμοὶ τὰδίκημα φανεῖ-

<sup>1</sup> προειδότα Kayser: τον είδότα codd. <sup>2</sup> ἰοῦσαν Reiske: οὖσαν codd.

<sup>b</sup> An exceedingly difficult sentence to render clearly in English. The speaker means that he too is obliged from the

a Or possibly: "If on the one hand I was detected in the act of committing the crime . . ." The speaker is endeavouring to prove that he did not commit the murder by showing that his knowledge of the consequences to himself, even in the event of his escaping detection, must necessarily have deterred him. The sentence must therefore be regarded as explaining not the whole of that preceding, but only αὐτὸν . . . ἐμπεσεῖν.

## FIRST TETRALOGY, II. 3-4

Now the prosecution allege that it is very difficult to prove my guilt because of my astuteness. Yet in maintaining that my actions themselves prove me to be the criminal, they are assuming me to be a simpleton. For if the bitterness of my feud is a natural ground for your deeming me guilty to-day, it was still more natural for me to foresee before committing the crime that suspicion would settle upon me as it has done. I was more likely to go to the length of stopping anyone else whom I knew to be plotting the murder than deliberately to incur certain suspicion by committing it myself; for if, on the one hand, the crime in itself showed that I was the murderer, a I was doomed: while if, on the other hand, I escaped detection, I knew very well that suspicion would fall on me as it has done.

My plight is indeed hapless: I am forced not only to defend myself, but to reveal the criminals as well. Still, I must attempt this further task; nothing, it seems, is more relentless than necessity. I can expose the criminals, I may say, only by following the principle used by my accuser, who establishes the innocence of every one else and then asserts that the circumstances of death in themselves show the murderer to be me.<sup>b</sup> If the apparent innocence of every one else is to fasten the crime upon me, it is

nature of the case to resort to proof by elimination. The prosecution had argued  $(a, \S 4, \delta)$  that death could not have been due to footpads, a drunken quarrel, or a mistaken assault, i.e. it cannot have been unpremeditated; therefore, since the circumstances showed it to have been violent, not natural (this is the point of  $a\dot{\nu}\dot{\tau}\dot{\sigma}\dot{\delta}$   $\theta\dot{a}\nu a\tau os$  in  $a, \S 5$ ), it was premeditated; and the defendant was alone likely to have planned such a crime. Here the defendant recapitulates this, actually quoting the words  $a\dot{\nu}\dot{\tau}\dot{\sigma}\dot{s}$   $\delta$   $\theta\dot{a}\nu a\tau os$ , which had formed part of the argument of the prosecution.

ται, τούτων ύπόπτων ὄντων έγω εἰκότως ⟨αν⟩¹

καθαρὸς δοκοίην εἶναι. Σατι δὲ οὐκ ἀπεικός, ὡς οὖτοί φασιν, ἀλλὰ είκὸς ἀωρὶ τῶν νυκτῶν πλανώμενον ἐπὶ τοῖς ίματίοις διαφθαρῆναι. τὸ γὰρ μὴ ἐκδυθῆναι οὐδὲν σημειόν έστιν εί γαρ μη έφθησαν περιδύσαντες αὐτόν, ἀλλά τινας προσιόντας φοβηθέντες ἀπέλιπον, έσωφρόνουν καὶ οὐκ ἐμαίνοντο τὴν σωτηρίαν τοῦ 6 κέρδους προτιμῶντες. εἰ δὲ μὴ καὶ ἐπὶ τοῦς ίματίοις διεφθάρη, άλλ' έτέρους ίδων άλλο τι κακὸν ποιοῦντας, ἵνα μὴ μηνυτής τοῦ ἀδικήματος γένηται, ἀπέθανεν ὑπ' αὐτῶν, τίς οἶδε; τοὺς δὲ μὴ πολὺ ἦσσον ἐμοῦ μισοῦντας αὐτόν—ἦσαν δὲ πολλοί—πῶς οὐκ εἰκὸς ἦν ἐμοῦ μᾶλλον διαφθεῖραι αὐτόν; ἐκείνοις μὲν γὰρ φανερά ἦν ἡ ὑποψία εἰς έμε ιοθσα, εγώ δε ύπερ εκείνων ύπαίτιος εσόμενος

σαφως ήδη. Τοῦ δὲ ἀκολούθου ἡ μαρτυρία πῶς ἀξία πιστεύεσθαί έστιν; ύπό τε γάρ τοῦ κινδύνου έκπεπληγμένον αὐτὸν οὐκ εἰκὸς ἦν τοὺς ἀποκτείναντας γνώναι, ύπό τε τών κυρίων αναγιγνωσκόμενον έπινεῦσαι ἦν εἰκός. ἀπιστουμένων δὲ καὶ τῶν ἄλλων δούλων ἐν ταῖς μαρτυρίαις—οὐ γὰρ ἂν έβασανίζομεν αὐτούς — πῶς δίκαιον τούτω μαρ-8 τυροῦντι πιστεύσαντας διαφθεῖραί με; εἰ δέ τις τὰ εἰκότα ἀληθέσιν ἴσα ἡγεῖται καταμαρτυρῆσαί

1 αν add. Blass: δ' εἰκότως Α, δικαίως Ν.

μου, ταὐτὸν ἀντιλογισάσθω ὅτι με εἰκότερον ἦν

<sup>&</sup>lt;sup>2</sup> τοῦργον Blass: τοῦτ' αὖ Gernet: alii alia. Codicum tamen fidem vindicat Thalheim, collato Platonis Phileb. 37 p.

a ἀναγιγνώσκεω in the sense of "persuade," which it must bear here, is found elsewhere only in Herodotus. "Masters" 62

## FIRST TETRALOGY, II. 4-8

only logical for me to be held guiltless, should others

be brought under suspicion.

It is not, as the prosecution maintain, unlikely that a man wandering about at the dead of night should be murdered for his clothing; nothing is more likely. The fact that he was not stripped indicates nothing. If the approach of passers-by startled his assailants into quitting him before they had had time to strip him, they showed sense, not madness, in preferring their lives to their spoils. Further, he may not in fact have been murdered for his clothing: he may have seen others engaged in some quite different outrage and have been killed by them to prevent his giving information of the crime: who knows? Again, were not those who hated him almost as much as I did-and there were a great many-more likely to have murdered him than I? It was plain to them that suspicion would fall on me; while I knew very well that I should bear the blame for them.

Why, moreover, should the evidence of the attendant be allowed any weight? In his terror at the peril in which he stood, there was no likelihood of his recognizing the murderers. On the other hand, it was likely enough that he would obediently confirm any suggestions made by his masters.<sup>a</sup> We distrust the evidence of slaves in general, or we should not torture them; so what justification have you for putting me to death on the evidence of this one? Further, whoever allows probability the force of fact when it testifies to my guilt must on the same principle bear the following in mind as evidence of

implies that the passers-by who found the slave were members of the dead man's own family, although this fact is nowhere explicitly mentioned by the prosecution. τὴν ἀσφάλειαν τῆς ἐπιβουλῆς τηροῦντα φυλάξασθαι καὶ μὴ παραγενέσθαι τῷ ἔργῳ μᾶλλον ἢ τοῦτον

σφαττόμενον όρθῶς γνῶν τι.

9 'Ως δε τόνδε' τον κίνδυνον οὐκ ἀσφαλέστερον τοῦ ἀπὸ τῆς γραφῆς ἡγούμην εἶναι, ἀλλὰ πολλα-πλάσιον, εἰ μὴ παρεφρόνουν, διδάξω. ἀλοὺς μὲν γὰρ τὴν γραφὴν τῆς μὲν οὐσίας ἤδη ἐκστησόμενος, τοῦ δὲ σώματος καὶ τῆς πόλεως² οὐκ ἀπεστερούμην, περιγενόμενος δὲ καὶ λειφθείς, κἂν ἔρανον παρὰ τῶν φίλων συλλέξας, οὐκ ἂν εἰς τὰ ἔσχατα κακὰ ἦλθον ἐὰν δὲ νῦν καταληφθεὶς ἀποθάνω, ἀνόσια ὀνείδη τοῖς παισὶν ὑπολείψω, ἢ φυγὼν γέρων καὶ ἄπολις ῶν ἐπὶ ξενίας πτωχεύσω:

10 Ουτω μεν α κατηγόρηται μου, πάντα ἄπιστα εστιν απολύεσθαι δε ύφ' ύμων, ει και εικότως μεν οντως δε μη απέκτεινα τον άνδρα, πολύ μαλλον δικαιός είμι. εγώ τε γαρ φανερον ότι μεγάλα αδικούμενος ημυνόμην ου γαρ αν εικότως εδόκουν αποκτείναι αὐτόν τούς τε αποκτείναντας και ου τους αἰτίαν έχοντας ἀποκτείναι όρθως αν κατα-

λαμβάνοιτε.

 Έκ δὲ παντὸς τρόπου ἀπολυόμενος τῆς αἰτίας ἔγωγε οὕτε εἰς τὰ τεμένη εἰσιὼν τὴν ἀγνείαν τῶν

1 τόνδε Dobree: οὐδὲ codd.

<sup>2</sup> τοῦ δὲ σώματος καὶ τῆς πόλεως Ν: τῆς δὲ π. καὶ τοῦ σ. Α.
<sup>3</sup> ἡμυνόμην Καyser: ἡμυνάμην codd.

<sup>\*</sup> ἔρανον συλλέγειν. Cf. infra § 12, ἐρανίζειν. The reference in both cases is to a sum of money advanced without interest by friends who each contributed a portion. ἔρανος later came to have the more specialized sense of a club formed for the purpose of lending money without interest to any of its members. Each member paid a subscription (also called ἔρανος): and such clubs often acquired landed property. They grew political in character as time went on.

## FIRST TETRALOGY, II. 8-11

my innocence: it was more likely that, with an eye to carrying out my plot in safety, I should take the precaution of not being present at the scene of the crime than that the slave should recognize me dis-

tinctly just as his throat was being cut.

I will now show that, unless I was mad, I must have thought the danger in which I now stand far greater, instead of less, than the danger to be expected from the indictment. If I was convicted on the indictment, I knew that I should be stripped of my property; but, I did not lose my life or civic rights. I should still have been alive, still left to enjoy those rights; and even though I should have had to obtain a loan of money from my friends, my fate would not have been the worst possible. On the other hand, if I am found guilty to-day and put to death, my children will inherit from me an insufferable disgrace; if instead I go into exile, I shall become a beggar in a strange land, an old man without a country.

Thus not one of the charges brought against me has any foundation. But even if the probabilities, as distinct from the facts, point to me as the murderer, it is acquittal that I deserve from you far more than anything else: since first, it is clear that if I struck back, it was only because I was being deeply wronged: had that not been so, it would never have been thought likely that I was the murderer: and secondly, it is the murderers, not those accused of the murder,

whom it is your duty to convict.b

As I am completely cleared of the charge, it is not I who will profane the sanctity of the gods when I set

b i.e. (1) Even if he can be proved guilty, there are extenuating circumstances which will make it impossible to condemn him. (2) But he cannot be proved guilty in any case.

θεων μιανώ, οὔτε ύμᾶς πείθων ἀπολῦσαί με ἀνόσια πράσσω. οἱ δὲ διώκοντες μὲν ἐμὲ τὸν ἀναίτιον, τὸν δ' αἴτιον ἀφιέντες, τῆς τε ἀφορίας αἴτιοι γίγνονται, ύμας τε ἀσεβεῖς εἰς τοὺς θεοὺς πείθοντες καταστήναι πάντων ὧν ἐμὲ ἄξιόν φασι παθεῖν

είναι δίκαιοί είσι τυγγάνειν.

12 Τούτους μεν οὖν τούτων ἀξίους ὄντας ἀπίστους ήγεισθε εμέ δὲ ἔκ γει τῶν προειργασμένων γνώσεσθε ούτε επιβουλεύοντα ούτε των ου προσηκόντων ορεγόμενον, άλλα τάναντία τούτων πολλάς μέν καὶ μεγάλας εἰσφορὰς εἰσφέροντα, πολλὰ δὲ τριηραρχούντα, λαμπρώς δὲ χορηγούντα, πολλοίς² δὲ ἐρανίζοντα, μεγάλας δὲ ὑπὲρ πολλών ἐγγύας ἀποτίνοντα, την δέ οὐσίαν οὐ δικαζόμενον ἀλλ' έργαζόμενον κεκτημένον, φιλοθύτην δε καὶ νόμιμον όντα, τοιούτου δὲ όντος μου μηδὲν ἀνόσιον μηδὲ αἰσχρὸν καταγνῶτε.

13 Εί δε ύπο ζώντος εδιωκόμην, οὐκ ἃν μόνον ὑπερ έμαυτοῦ ἀπελογούμην, ἀλλ' αὐτόν τε τοῦτον καὶ τούς τούτω μέν βοηθοῦντας, παρ' έμοῦ δὲ ώφελείσθαι ζητοῦντας ἐφ' οίς κατηγορεῖταί μου.

1 ἔκ γε Franke: ἔκ τε codd.

<sup>2</sup> πολλοῖς Salmasius (cf. Dem. 999. 24): πολλοὺς codd. 3 την δέ Schaefer: την τε codd. 4 κατηγορείται Vulg.: κατηγορείτε AN.

<sup>α</sup> The εἰσφορά was an extraordinary property-tax levied on citizens and metics in time of war.

b One of the most important liturgies or public services which the richer members of the community were obliged to undertake from time to time. The τριήραρχος served for a year as the commander of a trireme; and although the State

## FIRST TETRALOGY, II. 11-13

foot within their precincts, any more than it is I who am sinning against them in urging you to acquit me. It is those who are prosecuting an innocent man like myself, while they let the criminal escape, to whom dearth is due: it is they who deserve in full the penalty which they say should be inflicted upon me,

for urging you to become guilty of impiety.

If this is the treatment which the prosecution deserve, you must put no faith in them. I myself, on the other hand, as you will see by examining my past life, do not form plots or covet what does not belong to me. On the contrary, I have made several substantial payments to the Treasury, I have more than once served as Trierarch, I have furnished a brilliant chorus, I have often advanced money to friends, and I have frequently paid large sums under guarantees given for others; my wealth has come not from litigation, but from hard work i, and I have been a religious and law-abiding man. If my character is such as this, you must not deem me guilty of anything sinful or dishonourable.

Were my enemy alive and prosecuting me, I should not be resting content with a defence; I should have shown what a scoundrel he was himself and what scoundrels are those who, while professedly his champions, seek in fact to enrich themselves at

furnished rigging, etc., and pay for the crew, the trierach was frequently forced to expend large sums on repairs and to make up shortages in the payment of his men from his own pocket. The average cost of a Trierarchy was 50 minae.

• i.e. as Choregus he had paid for the training and equipment of a chorus at one of the dramatic or choral festivals so frequent at Athens and throughout Greece in general.

<sup>d</sup> The Greek is a deliberate jingle, which cannot be rendered convincingly in English. Perhaps "... not from litigation, but from application" might serve.

ἀπέδειξα αν ἀδικοῦντας. ταῦτα μὲν οὖν ἐπιεικέστερον ἢ δικαιότερον παρήσω δέομαι δ' ὑμῶν, ὧ ἄνδρες, τῶν μεγίστων κριταὶ καὶ κύριοι, ἐλεήσαντας τὴν ἀτυχίαν μου ἰατροὺς γενέσθαι αὐτῆς, καὶ μὴ συνεπιβάντας τῷ τούτων ἐπιθέσει περιιδεῖν ἀδίκως καὶ ἀθέως διαφθαρέντα με ὑπ' αὐτῶν.

#### γ

# [118] ΕΚ ΚΑΤΗΓΟΡΙΑΣ Ο ΥΣΤΕΡΟΣ

1 "Η τε ἀτυχία ἀδικεῖται ὑπ' αὐτοῦ, ἢν προϊστάμενος τῆς κακουργίας ἀφανίσαι τὴν αὑτοῦ μιαρίαν
ζητεῖ· ὑπό τε ὑμῶν οὐκ ἄξιος ἐλεεῖσθαί ἐστιν,
ἀκούσιον μὲν τῷ παθόντι περιθεἰς τὴν συμφοράν,
ἐκουσίως δὲ αὐτὸς εἰς τοὺς κινδύνους καταστάς.
ὡς μὲν οὖν ἀπέκτεινε τὸν ἄνδρα, ἐν τῷ προτέρῳ
λόγῳ ἀπεδείξαμεν· ὡς δὲ οὐκ ὀρθῶς ἀπελογήθη,
νῦν πειρασόμεθα ἐλέγχοντες.

2 Εἴτε γὰρ προσιόντας τινὰς προϊδόντες οἱ ἀποκτείναντες αὐτοὺς ἀπολιπόντες ὤχοντο φεύγοντες πρότερον ἢ ἀπέδυσαν, οἱ ἐντυχόντες ἄν αὐτοῖς, εἰ καὶ τὸν δεσπότην τεθνεῶτα ηὖρον, τόν γε θερά-

1 ἀπέδειξα Α: ἐπέδειξα Ν. 2 αὐτοῖς Reiske: αὐτῷ codd.

b The ἀτυχία and ἐλεεῖαθαι of course echo the ἐλεήσαντας τὴν ἀτυχίαν μου at the close of the preceding speech for the defence.

o It is important to distinguish between the various meanings of ἀκούσιος. Whereas ἐκούσιος is always "willing" or "voluntary," ἀκούσιος can mean one of three things:

<sup>&</sup>lt;sup>6</sup> Implying that the defendant's property would be confiscated upon his conviction and a percentage given to the prosecution. See *Herodes*, § 79, for a similar complaint.

## FIRST TETRALOGY, II. 13—III. 2

my expense over the charge which I am facing. However, more out of decency than in fairness to myself, I shall refrain. Instead, I entreat you, gentlemen, you who are empowered to decide the most critical of issues: take pity on my misfortune and remedy it: do not join my opponents in their attack: do not allow them to make an end of me without regard to justice or the powers above.

#### 111

## SECOND SPEECH FOR THE PROSECUTION

It is an outrage to "misfortune" that he should use it to cloak his crime, in the hope of concealing his defilement. Neither does he deserve your "pity" b; he did not consult his victim's wishes in bringing doom upon him: whereas he did consult his own before exposing himself to danger. We proved in our first speech that he is the murderer; we shall now endeavour to show by examination that his defence was unsound.

Assume that the murderers hurried off, leaving their victims before they had stripped them, because they noticed the approach of passers-by. Then even if the persons who came upon them found the master dead, they would have found the slave still conscious, (a) "unwilling," (b) "accidental" or "involuntary," (c) "nonvoluntary," In (a) I do or suffer something against my will; in (b) I do or suffer something voluntarily, but the consequences are other than I willed them to be; in (c) I do or suffer something unconsciously or in entire ignorance (e.g. I may be hypnotized and unknowingly commit murder, or I may be the unsuspecting victim of sudden death, as here): my will does not enter into the matter at all.

69

ποντα, δς έμπνους άρθεὶς έμαρτύρει, έτι έμφρονα εύρόντες, σαφώς άνακρίναντες τους έργασαμένους ήγγειλαν αν ήμιν, καὶ ούχ ούτος αν την αιτίαν είχεν: είτε άλλοι τινές έτερον τι τοιούτον κακουργούντες οφθέντες ύπ' αὐτῶν, ἵνα μη γνωσθῶσι διέφθειραν αὐτούς, ἄμα τῷ τούτων φόνω τὸ κακούργημα ἂν εκηρύσσετο καὶ εἰς τούτους αν ή ὑποψία ἡκεν.

Οι τε ήσσον κινδυνεύοντες των μαλλον έν φόβω οντων οὐκ οἶδ' ὅπως ἂν μᾶλλον ἐπεβούλευσαν αὐτῶ· τοὺς μὲν γὰρ ὅ τε φόβος ἥ τε ἀδικία ίκανὴ ην παθσαι της προμηθίας, τοις δε ο τε κίνδυνος ή τε αἰσχύνη μείζων οὖσα τῆς διαφορᾶς, εἰ καὶ διενοήθησαν ταῦτα πρᾶξαι, ἀρκοῦσα ἦν σωφρονίσαι

τὸ θυμούμενον τῆς γνώμης.

4 Οὐκ ὀρθῶς δὲ τὴν τοῦ ἀκολούθου μαρτυρίαν άπιστον λέγουσιν είναι. οὐ γὰρ ἐπὶ ταῖς τοιαύταις μαρτυρίαις βασανίζονται, ἀλλ' ἐλεύθεροι ἀφίενται οπόταν δε η κλέψαντες απαρνώνται η συγκρύπτωσι τοις δεσπόταις, τότε βασανίζοντες άξιουμεν τάληθη λένειν αὐτούς.

δ Οὐδὲ μὴν ἀπογενέσθαι ἢ παραγενέσθαι εἰκότερον, αὐτόν ἐστιν. εἰ γὰρ ἀπεγένετο, τὸν μὲν κίνδυνον

<sup>1</sup> Verba ős ἔμπνους ἀρθεὶς ἐμαρτύρει delent nonnulli ut quae ex a. 9 per errorem irrepserint.

² τἀληθη Weidner: ἀληθη codd.

<sup>&</sup>lt;sup>a</sup> The evidence of slaves was accepted only under torture. But the torture could not be inflicted without the consent of the owner. Hence there are instances of the purchase of slaves solely for the purpose of extorting evidence from them (see Herodes, § 47, for a case in point). The last half of the present paragraph envisages a similar purchase in order to obtain evidence against the slave's former owner. On the other hand, a slave who defended his master's life at the risk of his own would more often than not be rewarded with his freedom; and once he was free, he could not be 70

## FIRST TETRALOGY, III. 2-5

as he was picked up alive and gave evidence. They would have questioned him closely and have informed us who the criminals were: so that the defendant would not have been accused. Or assume, on the other hand, that others, who had been seen by the two committing some similar outrage, had murdered them to keep the matter dark. Then news of that outrage would have been published at the same time as the news of the present murder, and suspicion would have fallen on those concerned in it.

Again, how persons whose position was not so serious should have plotted against the dead man sooner than persons who had more to fear, I fail to understand. The fears and sense of injury of the second were enough to put an end to caution; whereas with the first the risk and disgrace involved, to which their resentment could not blind them, were sufficient to sober the anger in their hearts, even if they had intended to do the deed.

The defence are wrong when they say that the evidence of the slave is not to be trusted; where evidence of this sort is concerned, slaves are not tortured: they are given their freedom. It is when they deny a theft or conspire with their masters to keep silence that we believe them to tell the truth only under torture.a

Again, the probabilities are not in favour of his having been absent from the scene of the crime rather

than present at it. In remaining absent he was going tortured: he gave his evidence in a court of law in the ordinary way. Thus the argument in the present passage

is: the dying slave was virtually a free man, as he had given his life for his master; hence there is no ground whatever for maintaining, as the defendant is doing, that his evidence cannot be accepted in court because it was not given under torture. τὸν αὐτὸν ἔμελλε καὶ παρών κινδυνεύειν—πᾶς γὰρ αὐτῶν ληφθεὶς τόῦτον ἂν τὸν ἐπιβουλεύσαντα ἤλεγχεν ὄντα—τὸ δ' ἔργον ἦσσον πράσσειν οὐδεὶς γὰρ ὅστις τῶν παρόντων οὐκ ἂν ὀκνηρότερος εἰς τὴν πρᾶξιν ἦν.

΄Ως δ' οὐκ ἐλάσσω ἀλλὰ πολὺ μείζω τὸν ἀπὸ τῆς γραφῆς κίνδυνον ἢ τόνδε ἡγεῖτο εἶναι, διδάξω. τὸ μὲν ἀλῶναι καὶ ἀποφυγεῖν ἀμφοτέρας τὰς διώξεις ἐν ἴσαις ἐλπίσι θῶμεν αὐτῷ εἶναι. μὴ παραχθῆναι δὲ τὴν γραφὴν οὐδεμίαν ἐλπίδα εἶχε τούτου γε ζῶντος οὐ γὰρ ἂν ἐπείθετο αὐτῷ εἶς δὲ τόνδε τὸν ἀγῶνα¹ ἥξειν οὐκ ἤλπισε λήσειν γὰρ ἐδόκει ἀποκτείνας αὐτόν.

7 'Αξιῶν δὲ διὰ τὸ φανερὰν εἶναι τὴν ὑποψίαν αὐτῷ μὴ καταδοκεῖσθαι ὑφ' ὑμῶν, οὐκ ὀρθῶς ἀξιοῖ. εἰ γὰρ² τοῦτον ἐν τοῖς μεγίστοις κινδύνοις ὅντα ἱκανὴ ἦν ἡ ὑποψία ἀποτρέψαι³ τῆς ἐπιθέσεως, οὐδείς γ' ἄν⁴ ἐπεβούλευσεν αὐτῷ πᾶς γὰρ ἄν τις τῶν ἣσσον κινδυνευόντων, τὴν ὑποψίαν μᾶλλον τοῦ κινδύνου φοβούμενος, ἦσσον ἢ οὖτος ἐπέθετος αὐτῷ.

8 Αἱ δ' εἰσφοραὶ καὶ χορηγίαι εὐδαιμονίας μὲν ἱκανὸν σημεῖόν ἐστι, τοῦ δὲ μὴ ἀποκτεῖναι τὰναντία περὶ γὰρ αὐτῆς τῆς εὐδαιμονίας τρέμων, μὴ ἀποστερηθῆ, εἰκότως μὲν ἀνοσίως δὲ ἀπέκτεινε

<sup>1</sup> ἀγῶνα Ν: κίνδυνον Α.

<sup>&</sup>lt;sup>2</sup> εί γὰρ Reiske: οὐ γὰρ codd.

<sup>3</sup> ἀποτρέψαι Reiske: ἀποστρέψαι codd.

<sup>4</sup> γ' αν Reiske: γαρ codd.

δ ἐπέθετο Maetzner, quem dubitanter secutus sum: ἡγεῖτο codd. Fortasse exciderunt nonnulla post αὐτῷ.

a i.e. that his position in both suits was completely hopeless cond a length of the condition of the condition

## FIRST TETRALOGY, III. 5-8

to run the same risks as he would run if present, as any of his confederates if caught would have shown that it was he who had originated the plot. And not only that: he was going to dispatch the business on hand less satisfactorily, as not one of the criminals taking part would have felt the same enthusiasm for the deed.

Further, he did not believe the danger threatened by the indictment to be less serious than that in which he now stands, but much more so, as I will prove to you. Let us assume that his expectations of conviction or acquittal were the same in the one suit as in the other.<sup>a</sup> Now he had no hope of the indictment being dropped as long as his enemy was alive; his entreaties would never have been listened to. But he did not, on the other hand, expect to be involved in the present trial, as he thought that he could commit the murder without being found out.

Again, in claiming an acquittal on the ground that he could foresee that he would be suspected, he is arguing falsely. If the defendant, whose position was desperate, could be deterred from violence by the knowledge that suspicion would fall on himself, nobody at all would have planned the crime. Every one who stood in less danger than he would have been more frightened by the certainty of being suspected than by that danger, and would therefore have been less ready than he to use violence.

His contributions to the Treasury and his provision of choruses may be satisfactory evidence of his wealth; but they are anything but evidence of his innocence. It was precisely his fear of losing his wealth which drove him to commit the murder: though an unscrupulous crime, it was to be expected

τὸν ἄνδρα. φάσκων δὲ οὐ τοὺς εἰκότως ἀλλὶ ὅντως¹ ἀποκτείναντας φονέας εἶναι, περὶ μὲν τῶν ἀποκτεινάντων ὀρθῶς λέγει, εἴπερ ἐγένετο φανερὸν ἡμῖν τίνες ἢσαν οἱ ἀποκτείναντες αὐτόν· μὴ δεδηλωμένων δὲ τῶν ἀποκτεινάντων, ὑπὸ τῶν εἰκότων ἐλεγχόμενος οὖτος ἂν καὶ οὐδεὶς ἔτερος ⟨δ⟩²

[119] ἀποκτείνας αὐτὸν είη. οὐ γὰρ ἐπί³ μαρτύρων ἀλλὰ

κρυπτόμενα πράσσεται τὰ τοιαῦτα.

9 Ουτώ δε φανερώς εκ της αυτου απολογίας ελεγχθεις διαφθείρας αυτόν, ουδεν ετερον υμών δειται η την αυτου μιαρίαν εις υμάς αυτους εκτρέψαι. ημεις δε υμών δεόμεθα μεν ουδεν, λέγομεν δ' υμίν, ει μήτε εκ των εικότων μήτε εκ των μαρτυρουμένων ουτος νύν ελέγχεται, ουκ έστιν έτι των

10 διωκομένων ἔλεγχος οὖδείς. σαφῆ μὲν γὰρ τὸν θάνατον γιγνώσκοντες, φανερῶς δὲ τὰ ἴχνη τῆς ὑποψίας εἰς τοῦτον φέροντα, πιστῶς δὲ τοῦ ἀκολούθου μαρτυροῦντος, πῶς ἂν δικαίως ἀπολύοιτε αὐτόν; ἀδίκως δ' ἀπολυομένου τούτου ὑφ' ὑμῶν, ἡμῶν μὲν προστρόπαιος ὁ ἀποθανὼν οὐκ ἔσται, ὑμῦν

11 δὲ ἐνθύμιος γενήσεται. ταῦτα οὖν εἰδότες βοηθεῖτε μὲν τῷ ἀποθανόντι, τιμωρεῖσθε δὲ τὸν ἀποκτείναντα, άγνεύετε δὲ τὴν πόλιν. τρία γὰρ ἀγαθὰ πράξετε ἐλάσσους μὲν τοὺς ἐπιβουλεύοντας καταστήσετε, πλείους δὲ τοὺς τὴν εὐσέβειαν ἐπιτηδεύοντας, ἀπολύσεσθε δ' αὐτοὶ τῆς ὑπὲρ τούτου μιαρίας.

1 ἀλλ' ὄντως Funkhänel: ἀλλὰ τοὺς codd.

δ ἀπολύσεσθε Sauppe: ἀπολύεσθε codd.

ό add. Weidner. <sup>3</sup> ἐπὶ Ald.: ὑπὸ codd. <sup>4</sup> ἀδίκως . . . γενήσεται huc transposuit Jernstedt: ante σαφῆ μὲν γὰρ . . . habent codd.

## FIRST TETRALOGY, III. 8-11

of him. He objects that murderers are not those who were to be expected to commit murder, but those who actually did so. Now he would be quite right, provided that those who did commit it were known to us; but as they are not, proof must be based on what was to be expected: and that shows that the defendant, and the defendant alone, is the murderer. Crimes of this kind are committed in secret, not in front of witnesses.

As he has been proved guilty of the murder so conclusively from his own defence, he is simply asking you to transfer his own defilement to yourselves. We make no requests: we merely remind you that if neither inferences from probability nor the evidence of witnesses prove the defendant guilty to-day, there remains no means of proving any defendant guilty. As you see, there is no doubt about the circumstances of the murder: suspicion points plainly to the defendant a: and the evidence of the slave is to be trusted; so how can you in fairness acquit him? And if you acquit him unfairly, it is not upon us that the dead man's curse will lie: it is upon you that he will bring disquiet. b So with this in mind come to the victim's aid, punish his murderer, and cleanse the city. Do this, and you will do three beneficial things: you will reduce the number of deliberate criminals; you will increase that of the godfearing; and you will yourselves be rid of the defilement which rests upon you in the defendant's name.

a Lit.: "the tracks left by suspicion lead in the direction of the defendant."  $i\pi\omega\psi$  is half personified and regarded as itself moving towards the person upon whom it is to settle. Cf.  $\tau \dot{a}$  kyry  $\tau \cos \dot{\phi} \cos u$  in  $\delta$ , § 10.

## ΕΞ ΑΠΟΛΟΓΙΑΣ Ο ΥΣΤΕΡΟΣ

'Ιδοὺ ἐγὼ τῆ τε ἀτυχία, ἡν οὐ δικαίως αἰτιῶμαι, ώς οὖτοί φασιν, ἐκὼν ἐμαυτὸν ἐγχειρίζω, τῆ τε τούτων έχθρα, δεδιώς μεν το μέγεθος της διαβολης αὐτῶν, πιστεύων δὲ τῆ ὑμετέρα γνώμη τῆ τε άληθεία των έξ έμου πραχθέντων. άποστερούμενος δὲ ὑπ' αὐτῶν μηδὲ τὰς παρούσας ἀτυχίας ἀνακλαύσασθαι πρὸς ὑμᾶς, ἀπορῶ εἰς ἥντινα 2 ἄλλην σωτηρίαν χρή με καταφυγεῖν. καινότατα γὰρ δή, εἰ χρὴ καινότατα μᾶλλον ἢ κακουργότατα είπειν, διαβάλλουσί με. κατήγοροι γάρ και τιμωροί φόνου προσποιούμενοι είναι, υπεραπολογούμενοι της άληθους υποψίας άπάσης, δια την απορίαν του αποκτείναντος αὐτόν, ἐμὲ φονέα φασὶν είναι δρωντες δὲ τἀναντία ὧν προστέτακται αὐτοῖς, φανερὸν ότι άδίκως έμε μαλλον αποκτείναι ζητουσιν ή τον 3 φονέα τιμωρεισθαι. έμε δε προσήκεν οὐδεν άλλο η πρός την μαρτυρίαν του ἀκολούθου ἀπολογηθηναι οὐ γὰρ μηνυτής οὐδ' ἐλεγκτήρ τῶν ἀποκτεινάντων εἰμί, ἀλλὰ διωκόμενος ἀποκρίνομαι. ὅμως δὲ περιεργαστέον, ίνα έκ παντός τρόπου τούτους τε έπιβουλεύοντάς μοι έμαυτόν τε απολυόμενον έπι-4 δείξω της ύποψίας. την μεν οὖν ἀτυχίαν ή με διαβάλλουσιν, είς εὐτυχίαν αἰτοῦμαι μεταστῆναι· άξιω δ' ύμας απολύσαντάς με μακαρίσαι μαλλον η καταλαβόντας έλεησαι.

Φασὶ δὲ τῶν μὲν ἐντυχόντων παιομένοις αὐτοῖς οὐδένα ὄντινα οὐκ εἰκότερον εἶναι σαφῶς πυθό-

## FIRST TETRALOGY, IV. 1-4

IV

## SECOND SPEECH FOR THE DEFENCE

See, I have chosen to place myself at the mercy of the misfortune which you have been told that I blame unfairly, and at the mercy of my enemies here; for much as I am alarmed by their wholesale distortion of the facts, I have faith in your judgement and in the true story of my conduct; though if the prosecution deny me even the right of lamenting before you the misfortunes which have beset me, I do not know where to fly for refuge, so utterly startling-or should I say villainous?—are the methods which are being used to misrepresent me. They pretend that they are prosecuting to avenge a murder; yet they defend all the true suspects, and then assert that I am a murderer because they cannot find the criminal. The fact that they are flatly disregarding their appointed duty shows that their object is not so much to punish the murderer as to have me wrongfully put to death. I myself ought simply to be replying to the evidence of the attendant, for I am not here to inform you of the murderers or prove them guilty: I am answering a charge which has been brought against me. However, in order to make it completely clear that the prosecution have designs upon my life and that no suspicion can attach itself to me, I must, quite unnecessarily, go further. I ask only that my misfortune, which is being used to discredit me, may turn to good fortune; and I call upon you to acquit and congratulate me rather than condemn and pity me.

According to the prosecution, those who came up during the assault were one and all more likely to

μενον τοὺς διαφθείραντας αὐτοὺς εἰς οἶκον ἀγγεῖ5 λαι ἢ ἀπολιπόντα οἴχεσθαι. ἐγὼ δὲ οὐδένα οὕτω θερμὸν καὶ ἀνδρεῖον ἄνθρωπον εἶναι δοκῶ, ὅντινα οὐκ ἄν ἀωρὶ τῶν νυκτῶν¹ νεκροῖς ἀσπαίρουσι συντυχόντα πάλιν ὑποστρέψαντα φεύγειν μᾶλλον ἢ πυνθανόμενον τοὺς κακούργους περὶ τῆς ψυχῆς κινδυνεῦσαι. τούτων δὲ μᾶλλον ἃ εἰκὸς ἦν δρασάντων, οἱ μὲν ἐπὶ τοῖς ἱματίοις διαφθείραντες αὐτοὺς οὐκ ἄν ἔτι εἰκότως ἀφίοιντο, ἐγὼ δὲ ἀπήλλαγμαι τῆς ὑποψίας.

6 Εἰ δὲ ἐκηρύσσοντο ἢ μὴ ἄλλοι τινὲς κακοῦργοι ἄμα τῷ τούτων φόνῳ, τίς οἶδεν; οὐδενὶ γὰρ ἐπιμελὲς ἢν σκοπεῖν ταῦτα. ἀφανοῦς δὲ ὄντος τοῦ κηρύγματος, οὐδὲ ὑπὸ τούτων τῶν κακούργων

η ἄπιστον διαφθαρῆναι αὐτόν.

Τοῦ δὲ θεράποντος πῶς χρὴ πιστοτέραν τὴν μαρτυρίαν ἢ τῶν ἐλευθέρων ἡγεῖσθαι; οἱ μὲν γὰρ ἀτιμοῦνται τε καὶ χρήμασι ζημιοῦνται, ἐὰν μὴ τἀληθῆ δοκῶσι μαρτυρῆσαι ὁ δὲ οὐκ ἔλεγχον παρασχὼν οὐδὲ βάσανον—ποῦ² δίκην δώσει; ἢ τίς³ ἔλεγχος ἔσται; ἀκινδύνως τε οῦτός γε μέλλων

1 τῶν νυκτῶν Ν: τῆς νυκτὸς Α.
2 ποῦ Reiske: οὐ Α: τι οὐ Ν pr., τινα οὐ Ν corr.
3 ἢ τίς Reiske: εἴ τις codd.

a Immediately intended as an answer to γ, § 2 init., where it is maintained that if the murder was the work of footpads, the passers-by who appeared on the scene would have obtained information about their identity from the victims. The reply here given is: (a) if a group of footpads had in fact been engaged in the murder, the passers-by would have run away. (b) The passers-by would in that case have been unable to supply information about the identity of the criminals. (c) As no passer-by has come forward with such information, all the passers-by must have run away. (d) It follows from (a) that the murderers must have been a group 78

## FIRST TETRALOGY, IV. 4-7

inquire exactly who the murderers were and carry the news to the victims' home than to take to their heels and leave them to their fate. But I, for my part, do not believe that there exists a human being so reckless or so brave that, on coming upon men writhing in their death agony in the middle of the night, he would not turn round and run away rather than risk his life by inquiring after the malefactors responsible. Now since it is more likely that the passers-by behaved in a natural manner, you cannot logically continue to treat the footpads who murdered the pair for their clothing as innocent, any more than suspicion can still attach itself to me.<sup>a</sup>

As to whether or not proclamation of some other outrage was made at the time of the murder, who knows? Nobody felt called upon to inquire; and as the question is an open one, it is quite possible to suppose that the malefactors concerned in such an

outrage committed the murder.

Why, moreover, should the evidence of the slave be thought more trustworthy than that of free men? be Free men are disfranchised and fined, should their evidence be considered false; whereas this slave, who gave us no opportunity of either cross-examining or torturing him—when can he be punished? Nay, when can he be cross-examined? He could make a state-

of footpads. A portentous petitio principii, which of course entirely neglects the fact that passers-by had come forward

with very different information.

b Or "of the free men." A puzzling sentence which has been treated by some as evidence of the incompleteness of this *Tetralogy* in its present form. No "free men" have given evidence in favour of the defence, and we can hardly suppose that the speaker is referring to himself. I have taken the words in a purely general sense, although I feel it to be unsatisfactory.

79

μαρτυρείν, οὐδὲν θαυμαστὸν ἔπαθεν ὑπὸ τῶν κυρίων ἐχθρῶν μοι ὄντων πεισθεὶς καταψεύδεσθαί μου ἐγώ τε ἀνόσι ἀν πάσχοιμι, εἰ μὴ πιστῶς κατα-

μαρτυρηθείς διαφθαρείην ύφ' ύμων.

Μὴ παραγενέσθαι δέ με τῷ φόνῳ ἀπιστότερον ἢ παραγενέσθαι φασὶν εἶναι. ἐγὼ δ' οὐκ ἐκ τῶν εἰκότων ἀλλ' ἔργῳ δηλώσω οὐ παραγενόμενος. ὁπόσοι γὰρ δοῦλοί μοι ἢ δοῦλαί εἰσι, πάντας παραδίδωμι βασανίσαι καὶ ἐὰν μὴ φανῶ ταύτη τῆ νυκτὶ ἐν οἴκῳ καθεύδων ἢ ἐξελθών ποι, ὁμολογῶ φονεὺς εἶναι. ἡ δὲ νὺξ οὐκ ἄσημος τοῦς γὰρ

Διιπολείοις ὁ ἀνὴρ ἀπέθανε.

Περὶ δὲ τῆς εὐδαιμονίας, ῆς ἔνεκα τρέμοντά μέ φασιν εἰκότως ἀποκτεῖναι αὐτόν, πολὺ τὰναντία ἐστί. τοῖς μὲν γὰρ ἀτυχοῦσι νεωτερίζειν² συμφέρει ἐκ γὰρ τῶν μεταβολῶν ἐπίδοξος ἡ δυσπραγία μεταβάλλειν αὐτῶν ἐστι τοῖς δ' εὐτυχοῦσιν ἀτρεμίζειν καὶ φυλάσσειν τὴν παροῦσαν εὐπραγίαν. μεθισταμένων γὰρ τῶν πραγμάτων δυστυχεῖς ἐξ εὐτυχούντων καθίστανται.

10 Ἐκ δὲ τῶν εἰκότων προσποιούμενοί με ἐλέγχειν, οὐκ εἰκότως ἀλλ' ὄντως φονέα μέ φασι τοῦ ἀνδρὸς εἶναι. τὰ δὲ εἰκότα ἄλλα πρὸς ἐμοῦ μᾶλλον ἀποδέδεικται ὄντα. ὅ τε γὰρ καταμαρτυρῶν μου ἄπιστος ἐλήλεγκται ὧν, ὅ τε ἔλεγχος οὐκ ἔστι τά

1 ποι Reiske: που codd.

<sup>a</sup> A festival in honour of Zeus, celebrated in the first week of June.

<sup>2</sup> άτυχοῦσι νεωτερίζειν Ald.: άτυχοῦσιν έταιρίζειν codd.

<sup>&</sup>lt;sup>b</sup> The άλλα is answered by ὅ τε γὰρ, which explains away the one fact which might have been unfavourable to the de-80

## FIRST TETRALOGY, IV. 7-10

ment in perfect safety; so it is only natural that he was induced to lie about me by his masters, who are enemies of mine. On the other hand, it would be nothing short of impious were I put to death by you

on evidence which was untrustworthy.

According to the prosecution, it is harder to believe that I was absent from the scene of the crime than that I was present at it. But I myself, by using not arguments from probability but facts, will prove that I was not present. All the slaves in my possession, male or female, I hand over to you for torture; and if you find that I was not at home in bed that night, or that I left the house, I agree that I am the murderer. The night can be identified, as the murder was committed during the Diipoleia.<sup>a</sup>

As regards my wealth, my fears for which are said to have furnished a natural motive for the murder, the facts are precisely the opposite. It is the unfortunate who gain by arbitrary methods, as they expect changes to cause a change in their own sorry plight. It pays the fortunate to safeguard their prosperity by living peaceably, as change turns their good fortune into bad.

Again, although the prosecution pretend to base their proof of my guilt on inferences from probability, they assert not that I am the probable, but that I am the actual murderer. Moreover, those inferences bhave in fact been proved to be in my favour rather than theirs—for not only has the witness for the prosecution been proved untrustworthy, but he cannot

fence. The connexion of thought is: "The inferences are all in my favour; and, after all, it is only inferences that we have to consider in this case. There can be no question of evidence of fact, as the one possible witness has been proved prejudiced." The construction is thus elliptical.

81

τε τεκμήρια έμά, οὐ τούτων ὅντα ἐδήλωσα τά τε ἴχνη τοῦ φόνου οὐκ εἰς ἐμὲ φέροντα, ἀλλ' εἰς τοὺς ἀπολυομένους ἀποδέδεικται ὑπ' αὐτῶν. πάντων δὲ τῶν κατηγορηθέντων ἀπίστων ἐλεγχθέντων, οὐκ ἐὰν ἀποφύγω οὐκ ἔστιν ἐξ ὧν ἐλεγχθήσονται οἱ κακουργοῦντες, ἀλλ' ἐὰν καταληφθῶ, οὐδεμία ἀπο-

λογία τοῖς διωκομένοις ἀρκοῦσά ἐστιν.

11 Οὖτω δὲ ἀδίκως διώκοντές με, αὐτοὶ μὲν ἀνοσίως ἀποκτεῖναι ζητοῦντες καθαροί φασιν εἶναι, ἐμὲ δέ, ὅς εὐσεβεῖν ὑμᾶς πείθω, ἀνόσια δρᾶν λέγουσιν. ἐγὼ δὲ καθαρὸς ὧν πάντων τῶν ἐγκλημάτων ὑπὲρ (μὲν)³ ἐμαυτοῦ ἐπισκήπτω αἰδεῖσθαι τὴν τῶν μηδὲν ἀδικούντων εὐσέβειαν, ὑπὲρ δὲ τοῦ ἀποθανόντος ἀναμιμνήσκων τὴν ποινὴν παραινῶ ὑμῖν μὴ τὸν ἀναίτιον καταλαβόντας τὸν αἴτιον ἀφεῖναι ἀποθανόντος γὰρ ἐμοῦ οὐδεὶς ἔτι τὸν αἴτιον ζητήσει. 12 ταῦτα οὖν σεβόμενοι ὁσίως καὶ δικαίως ἀπολύετέ.

12 ταυτα ουν σερομενοι οσιως και οικαιως απολυετε με, και μη μετανοήσαντες την άμαρτίαν γνώτε· ἀνίατος γαρ ή μετάνοια των τοιούτων ἐστίν.

τούτων Jernstedt: τούτου codd.
 καταληφθώ Spengel: ἐλεγχθώ codd.
 μὲν add. Bekker.

<sup>&</sup>lt;sup>α</sup> τεκμήρια are here distinguished from εἰκότα; but the distinction is hardly observed by Antiphon in practice.

## FIRST TETRALOGY, IV. 10-12

be cross-examined. Similarly, I have shown that the presumptions are in my favour and not in favour of the prosecution; and the trail of guilt has been proved to lead not to me, but to those whom the prosecution are treating as innocent. Thus the charges made against me have been shown without exception to be unfounded. But it does not follow that there is no way of convicting criminals, if I am acquitted; it does follow that there is no way of effectively defending persons accused, if I am sentenced.

You see how unjustifiably my accusers are attacking me. Yet notwithstanding the fact that it is they who are endeavouring to have me put to death in so impious a fashion, they maintain that they themselves are guiltless; according to them, it is I who am acting impiously-I, who am urging you to show yourselves godfearing men. But as I am innocent of all their charges, I adjure you on my own behalf to respect the righteousness of the guiltless, just as on the dead man's behalf I remind you of his right to vengeance and urge you not to let the guilty escape by punishing the innocent; once I am put to death, no one will continue the search for the criminal. Respect these considerations, and satisfy heaven and justice by acquitting me. Do not wait until remorse proves to you your mistake; remorse in cases such as this has no remedy.

become supposed. Sundarly, I have shown that the prominional art in my favor and not be former of more grown without, and the trail of will have less parted to 1 ad not trail, but to 1 a control of trail and the former of the trail not to 1 and the colors of the colors which the companion to be a favorable. The erroration to be authorities to be a substitution of the colors are the colors of the colors and the colors of the colors o

You see how onjudifiably my arrangers are affice. by de. Wit colrectionships the face that it is they who are endorsement to have an other out and as trier, roll aridal's reduce or midisch they themselves to give the conding to them, programme after it whereight got a new odw the tr you to show a called good of green, that or I no neg emple I regentio ne b les es recenti me To be some entire sail to approve or Western was pur the guildless, inch a continuous bring add rear tyru: has summy not in their did to not believe not to be the guilty escape by punishing the Him wer on Allsob of the case I made the mount Continue the corb for the empired testing. there capable a done in thit for a marketing in a page of the when in the main is a market of a paint again you thing your selected; removed in each such as this . The morne cod

# III

# THE SECOND TETRALOGY

#### INTRODUCTORY NOTE

The second *Tetralogy* is concerned not with establishing facts but with interpreting them. X was practising with the javelin in the gymnasium. Y ran in front of the target just as X was making a cast, and was killed. Y's father prosecutes X for accidentally

causing his son's death.

To understand the case as developed in the four speeches made by the prosecution and defence, it is necessary to bear in mind the oddly inelastic conception of blood-guilt upon which they are based. Homicide, whether wilful or not, involves blood-guilt; and that blood-guilt must rest upon someone; in the last resort it may even be assumed to rest upon the inanimate instrument of death. Here, then, the question at issue is not whether X is guilty of wilful murder or manslaughter, nor again whether Y met his end by misadventure. It is acknowledged from the start that Y's death was purely accidental. point is that a life has been lost; and as only two persons, X and Y, were concerned, the blood-guilt must rest upon the one or the other. If it can be shown to rest upon Y himself, due atonement has already been made, as Y has paid with his life. however, it proves to rest upon X, X must be punished. Otherwise X's defilement will bring down divine vengeance not only upon himself but upon the community at large.

#### SECOND TETRALOGY

Since an accident involves άμαρτία on the part of the person responsible, the object of the prosecution and defence throughout is to prove that the άμαρτία lay with the other side. ἀμαρτία is the failure to perform an act as one intended to perform it, owing to circumstances outside of one's control; it is "error." But owing to the conception of blood-guilt mentioned, a ἀμάρτημα which results in another's death carries a certain moral responsibility with it. It was only the fact that the agent was performing the act at all that made it possible for the error to occur: and so he must bear the blame. In γ, § 8 it is implied that at least in some cases a ἀμάρτημα is due to the direct intervention of heaven; the agent has committed a sin, and the divine Nemesis takes the form of his being so blinded that he becomes guilty of a ἀμάρτημα, for which he is punished; it is the familiar notion of υβρις and ἄτη thinly disguised. Presumably in other cases the ἀμαρτία is due simply to  $\tau v \chi \eta$ ; but the author of the Tetralogy is not concerned to work out the theory in detail. . THE SALE OF SALES AND THE SALES AND THE

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Since an a will of account to a point on the many the person responsible, who object the book cash cash and determentation ashboard to be a fill to the first point of the contract to the contract to perform a contract as enoughbourd at the contract to perform a contract as enoughbourd at the contract to the contract.

## ΤΕΤΡΑΛΟΓΙΑ Β

σ Ιν ν Πουστικού αι. του με ευίσμο ΚΑΤΗΓΟΡΙΑ ΦΟΝΟΥ ΑΚΟΥΣΙΟΥ

1 Τὰ μὲν ὁμολογούμενα τῶν πραγμάτων ὑπό τε τοῦ νόμου κατακέκριται ὑπό τε τῶν ψηφισαμένων, οι κύριοι πάσης τῆς πολιτείας εἰσίν ἐὰν δέ τι ἀμφισβητήσιμον ἢ, τοῦτο ὑμιν, ῷ ἀνδρες πολιται, προστέτακται διαγνῶναι. οίμαι μὲν οὖν οὐδὲ ἀμφισβητήσειν πρὸς ἐμὲ τὸν διωκόμενον ὁ γὰρ παίς μου ἐν γυμνασίω ἀκοντισθεὶς διὰ τῶν πλευρῶν

[121] ὑπὸ τούτου τοῦ μειρακίου παραχρῆμα ἀπέθανεν. 2 ἐκόντα μὲν οὖν οὐκ ἐπικαλῶ ἀποκτεῖναι, ἄκοντα

εκόντα μέν ούν ουκ επικαλω αποκτείναι, ακοντα δέ. έμοι δε οὐκ ελάσσω τοῦ εκόντος ἄκων τὴν συμφορὰν κατέστησε. τῷ δε ἀποθανόντι αὐτῷ μεν οὐδεν ενθύμιον, τοῖς δε ζῶσι προσέθηκεν. ὑμᾶς δε ἀξιῶ ελεοῦντας μεν τὴν ἀπαιδίαν τῶν γονέων, οἰκτίροντας δε τὴν ἄωρον τοῦ ἀποθανόντος τελευτήν, εἴργοντας ὧν ὁ νόμος εἴργει τὸν ἀποκτείναντα μὴ περιορᾶν ἄπασαν τὴν πόλιν ὑπὸ τούτου μιαινομένην.

<sup>&</sup>lt;sup>a</sup> For ἐνθύμιος see General Introduction, p. 39.

8

# THE SECOND TETRALOGY,

1

# PROSECUTION FOR ACCIDENTAL HOMICIDE

Cases in which the facts are agreed upon are settled in advance either by the law or by the statutes of the Assembly, which between them control every branch of civic life. But should matter for dispute occur, it is your task, gentlemen, to give a decision. However, I do not imagine that any dispute will in fact arise between the defendant and myself. My son was struck in the side by a javelin thrown by yonder lad in the gymnasium, and died instantly. I accuse him not of killing my son deliberately, but of killing him by accident—though the loss which I have suffered is not thereby lessened. But if he has not caused the dead boy himself disquiet, he has caused disquiet to the living a; and I ask you to pity that dead boy's childless parents: to show your sorrow for his own untimely end: to forbid his slaver to set foot where he is forbidden to set foot by the law b: and to refuse to allow him to defile the whole city.

<sup>&</sup>lt;sup>b</sup> See Choreutes, Introd. §§ 34 sqq. for the meaning of εἴργεσθαιτῶν νομίμων.

β

### ΑΠΟΛΟΓΙΑ ΦΟΝΟΎ ΑΚΟΥΣΙΟΎ

1 Νῦν δὴ φανερόν μοι ὅτι αὐταὶ αἱ συμφοραὶ καὶ χρεῖαι τούς τε ἀπράγμονας εἰς ἀγῶνας ⟨καταστῆναι⟩¹ τούς τε ἡσυχίους τολμᾶν τά τε ἄλλα παρὰ φύσιν λέγειν καὶ δρᾶν βιάζονται. ἐγὼ γὰρ ἤκιστα τοιοῦτος ὢν καὶ βουλόμενος εἶναι, εἰ μὴ πολύ γε ἔψευσμαι, ὑπ' αὐτῆς τῆς συμφορᾶς ἦναγκάσθην νῦν παρὰ τὸν ἄλλον τρόπον ὑπὲρ πραγμάτων ἀπολογεῖσθαι, ὧν ἐγὼ χαλεπῶς μὲν τὴν ἀκρίβειαν ἔγνων, ἔτι δὲ ἀπορωτέρως διάκειμαι ὡς Σχρὴ ὑμῖν ἐρμηνεῦσαι ταῦτα. ὑπὸ δὲ σκληρᾶς ἀνάγκης βιαζόμενος, καὶ αὐτὸς εἰς τὸν ὑμέτερον ἔλεον, ὧ ἄνδρες δικασταί, καταπεφευγώς δέομαι ὑμῶν, ἐὰν ἀκριβέστερον ἢ ὡς σύνηθες ὑμῖν δόξω εἰπεῖν, μὴ διὰ τὰς προειρημένας τύχας ⟨δυσχερῶς⟩² ἀποδεξαμένους μου τὴν ἀπολογίαν δόξῃ καὶ μὴ ἀληθεία τὴν κρίσιν ποιήσασθαι ἡ μὲν γὰρ δόξα τῶν πραχθέντων πρὸς τῶν λέγειν δυναμένων ἔστίν, ἡ δὲ ἀλήθεια πρὸς τῶν δίκαια καὶ ὅσια πρασσόντων.

3 Έδόκουν μέν οὖν³ ἔγωγε ταῦτα παιδεύων τὸν υἱὸν ἐξ ῶν μάλιστα τὸ κοινὸν ἀφελεῖται, ἀμφοῖν τι ἡμῖν ἀγαθὸν ἀποβήσεσθαι· συμβέβηκε δέ μοι πολὺ παρὰ γνώμην τούτων. τὸ γὰρ μειράκιον οὐχ ὕβρει οὐδὲ ἀκολασία, ἀλλὰ μελετῶν μετὰ τῶν ἡλίκων

<sup>1</sup> καταστήναι add. Maetzner. 2 δυσχερώς add. Gebauer. 3 μεν οὖν edd.: μεν Α, γοῦν Ν.

<sup>•</sup> For τολμῶν used absolutely in this sense of. γ. 2.

#### SECOND TETRALOGY, II. 1-3

11

## REPLY TO A CHARGE OF ACCIDENTAL HOMICIDE

I now see that sheer misfortune and necessity can force those who hate litigation to appear in court and those who love peace to show boldness a and generally belie their nature in word and deed; for I myself, who, unless I am sorely mistaken, am very far from finding or wanting to find such a task congenial, have to-day been forced by sheer misfortune to depart from my habits and appear as defendant in a case in which I found it hard enough to arrive at the exact truth, but which leaves me still more perplexed when I consider how I should present it to you. I am driven by pitiless necessity: and I, like my opponents, gentlemen of the jury, seek refuge in your sympathy. I beg of you: if my arguments appear more subtle than those generally presented to you, do not allow the circumstances already mentioned b so to prejudice you against my defence as to make you base your verdict upon apparent fact instead of upon the truth; apparent fact puts the advantage with the clever speaker, but truth with the man who lives in justice and righteousness.

In training my son in those pursuits from which the state derives most benefit I imagined that both of us would be rewarded; but the result has sadly belied my hopes. For the lad—not from insolence or wantonness, but while at javelin-practice in the gymnasium

<sup>•</sup> i.e. the fact that he was not accustomed to appearing in courts of law, which should make it a priori probable that he is a simple and straightforward man who would not resort to subtleties of argument if his case were a sound one.

ἀκοντίζειν ἐνὶ τῷ γυμνασίῳ ἔβαλε μέν, οὐκ ἀπέκτεινε δὲ οὐδένα κατά γε τὴν ἀλήθειαν ὧν ἔπραξεν, ἄλλου δὶ εἰς αὐτὸν ἁμαρτόντος εἰς ἀκουσίους αἰτίας ἢλθεν.

4 Εἰ μὲν γὰρ τὸ ἀκόντιον ἔξω τῶν ὅρων τῆς αὐτοῦ πορείας ἐπὶ τὸν παίδα ἐξενεχθὲν ἔτρωσεν αὐτόν, οὐδεὶς ⟨α̈ν⟩² ἡμῖν λόγος ὑπελείπετο μὴ φονεῦσιν³ εἶναι τοῦ δὲ παιδὸς ὑπὸ τὴν τοῦ ἀκοντίου φορὰν ὑποδραμόντος καὶ τὸ σῶμα προστήσαντος, ⟨ὁ μὲν ἐκωλύθη⟩⁴ τοῦ σκοποῦ τυχεῖν, ὁ δὲ ὑπὸ τὸ ἀκόντιον ὑπελθὼν ἐβλήθη, καὶ τὴν αἰτίαν οὐχ τὸ ἡμετέραν οὖσαν προσέβαλεν ἡμῖν. διὰ δὲ τὴν ὑποδρομὴν βληθέντος τοῦ παιδός, τὸ μὲν μειράκιον οὐ δικαίως ἐπικαλεῖται, οὐδένα γὰρ ἔβαλε τῶν ἀπὸ τοῦ σκοποῦ ἀφεστώτων. ὁ δὲ παῖς εἴπερ ἐστὼς φανερὸς ὑμῖν ἐστι μὴ βληθείς, ἑκουσίως ⟨δ'⟩⁵ ὑπὸ τὴν φορὰν τοῦ ἀκοντίου ὑπελθών, ἔτι σαφεστέρως δηλοῦται διὰ τὴν αὐτοῦ ἁμαρτίαν ἀποθανών, οὐ γὰρ ἄν ἐβλήθη ἀτρεμίζων καὶ μὴ διατρέχων.

3 ΄ Ακουσίου δὲ τοῦ φόνου ἐξ ἀμφοῖν ὑμῖν ὁμολογουμένου γενέσθαι, ἐκ τῆς ἁμαρτίας, ὁποτέρου αὐτῶν ἐστίν, ἔτι γε° σαφέστερον ⟨ἂν⟩' ὁ φονεὺς

<sup>1</sup> èν Bekker: ἐπὶ codd.
2 αν add. Dobree.
3 φονεῦσιν Bekker: φονεὺς codd.

<sup>1 6</sup> μὲν ἐκωλύθη add. Reiske. 1 5 δ' add. Blass.

<sup>•</sup> ἔτι γε Sauppe: ἔτι δὲ codd. δὲ del. Dobree.

<sup>&</sup>lt;sup>a</sup> Two interpretations of the text as it stands in the MSS. are possible: (1) "He threw (his spear), it is true, but killed no one"; (2) "He struck (someone), it is true, but did not kill him." (1) gives good sense; but elsewhere in the Tetralogy βάλλειν means "to hit," not "to throw." (2) avoids

#### SECOND TETRALOGY, II. 3-6

with his fellows—made a hit, it is true, but killed no one, if one considers his true part in the matter a: he accidentally b incurred the blame for the error of another which affected that other's own person.

Had the boy been wounded because the javelin had travelled in his direction outside the area appointed for its flight, we should be left unable to show that we had not caused his death. But he ran into the path of the javelin and placed his person in its way. Hence my son was prevented from hitting the target: while the boy, who moved into the javelin's path, was struck, thereby causing us to be blamed for what we did not do. It was because he ran in front of the javelin that the boy was struck. The lad is therefore accused without just cause, as he did not strike anyone standing clear of the target. At the same time, since it is plain to you that the boy was not struck while standing still, but was struck only after deliberately moving into the path of the javelin, you have still clearer proof that his death was due to an error on his own part. Had he stood still and not run across, he would not have been struck.

Both sides are agreed, as you see, that the boy's death was accidental; so by discovering which of the two was guilty of error, we should prove still more this difficulty; but it has been urged (e.g. by Blass, who favours emendation) that the words τον μὲν βαλόντα καὶ ἀποκτείναντα οὖτε τρῶσαι οὖτε ἀποκτείναι φησι in γ. 5 (cf. also γ. 6 sub fin.) prove that the speaker in the present passage had not admitted that X struck Y. The contradiction, however, is only apparent. The speaker here is saying in effect that the responsibility for the blow must rest with Y, although X dealt it, in γ. 5 and 6 his opponents argue that the responsibility must rest with X, because X dealt it.

For ἀκουσίως cf. p. 68, note c. ( ) in the land of th

έλεγχθείη. οι τε γὰρ ἁμαρτάνοντες ὡς¹ ἂν ἐπινοήσωσί τι² δρασαι, οὖτοι πράκτορες τῶν ἀκουσίων εἰσίν οι τε³ ἐκούσιόν τι δρῶντες ἢ πάσχοντες, οὖτοι

των παθημάτων αίτιοι γίγνονται.

Το μεν τοίνυν μειράκιον περί οὐδένα οὐδεν ημαρτεν. οὕτε γὰρ ἀπειρημένον ἀλλὰ προστεταγμένον ἐξεμελέτα, οὕτε ἐν γυμναζομένοις ἀλλὶ ἐν τῆ τῶν ἀκοντιζόντων τάξει ἡκόντιζεν, οὕτε τοῦ σκοποῦ άμαρτών, εἰς τοὺς ἀφεστῶτας ἀκοντίσας, τοῦ παιδὸς ἔτυχεν, ἀλλὰ πάντα ὀρθῶς ὡς ἐπενόει δρῶν ἔδρασε μὲν οὐδὲν ἀκούσιον, ἔπαθε δὲ διακωλυθεὶς

[122] τοῦ σκοποῦ τυχεῖν.

1 'Ο δὲ παῖς βουλόμενος προδραμεῖν, τοῦ καιροῦ 8 διαμαρτών ἐν ῷ διατρέχων οὐκ ἃν ἐπλήγη, περιέπεσεν οἷς οὐκ ἤθελεν, ἀκουσίως δὲ ἁμαρτών εἰς
ἑαυτὸν οἰκείαις συμφοραῖς κέχρηται, τῆς δ' ἁμαρτίας τετιμωρημένος ἑαυτὸν ἔχει τὴν δίκην, οὐ
συνηδομένων μὲν οὐδὲ συνεθελόντων ἡμῶν, συναλγούντων δὲ καὶ συλλυπουμένων.

Της δε άμαρτίας είς τοῦτον ήκούσης, τό (τ') εργον οὐχ ἡμέτερον ἀλλὰ τοῦ έξαμαρτόντος ἐστί, τό τε πάθος είς τὸν δράσαντα ἐλθὸν ἡμᾶς μεν ἀπολύει της αἰτίας, τὸν δε δράσαντα δικαίως ἄμα

τῆ άμαρτία τετιμώρηται.

1 ώς Wilamowitz: ὧν codd.
2 ὧν . . . [τι] δρᾶσαι Maetzner.
3 τε Spengel: δὲ codd.
4 καιροῦ Spengel: χώρου codd.

<sup>5</sup> τοῦτον Reiske: τοῦτο codd. <sup>6</sup> τ' add. Spengel.

<sup>&</sup>lt;sup>a</sup> The argument is: (1) It is agreed that death was accidental. (2) But accidents are always due to  $\dot{a}\mu a\rho ria$  on the part of someone. (3) Therefore if the person guilty of  $\dot{a}\mu a\rho ria$  is discovered, we have *eo ipso* discovered the person responsible for the boy's death.

#### SECOND TETRALOGY, II. 6-8

conclusively who killed him. For it is those guilty of error in carrying out an intended act who are responsible for accidents a: just as it is those who voluntarily do a thing or allow it to be done to them who are

responsible for the effects suffered.

Now the lad, on his side, was not guilty of error in respect of anyone: in practising he was not doing what he was forbidden but what he had been told to do, and he was not standing among those engaged in gymnastics when he threw the javelin, but in his place among the other throwers: nor did he hit the boy because he missed the target and sent his javelin instead at those standing clear. He did everything correctly, as he intended; and thus he was not the cause of any accident, but the victim of one, in that he was prevented from hitting the target.

The boy, on the other hand, who wished to run forward, missed the moment at which he could have crossed without being hit, with results which he by no means desired. He was accidentally guilty of an error which affected his own person, and has thus met with a disaster for which he had himself alone to thank. He has punished himself for his error, and is therefore duly requited; not that we rejoice at or approve of it-far from it: we feel both sympathy

and sorrow.

It is thus the dead boy who proves to have been guilty of error; so the act which caused his death is to be attributed not to us, but to him, the party guilty of error: just as the recoiling of its effects upon the agent not only absolves us from blame, but has caused the agent to be punished as he deserved directly his

error was committed.

- 9 'Απολύει δὲ καὶ ὁ νόμος ἡμᾶς, ῷ πιστεύων, εἴργοντι μήτε ἀδίκως μήτε δικαίως ἀποκτείνειν, ώς φονέα με διώκει. ὑπὸ μεν γὰρ τῆς αὐτοῦ τοῦ τεθνεῶτος ἀμαρτίας ὅδε ἀπολύεται μηδὲ ἀκουσίως ἀποκτείναι αὐτόν ὑπὸ δὲ τοῦ διώκοντος οὐδ, ἐπικαλούμενος ὡς ἐκὼν ἀπέκτεινεν, ἀμφοῖν ἀπολύεται τοῖν ἐγκλημάτοιν, ⟨μήτ' ἄκων⟩ μήθ' ἐκὼν ἀποκτείναι.
- 10 Απολυόμενος δε υπό τε της άληθείας των πραχθέττων υπό τε τοῦ νόμου καθ' ον διώκεται, οὐδε τῶν ἐπιτηδευμάτων ἔνεκα δίκαιοι τοιούτων κακῶν ἀξιοῦσθαί ἐσμεν. οὐτός τε γὰρ ἀνόσια πείσεται τὰς οὐ προσηκούσας φέρων ἁμαρτίας, ἐγώ τε μᾶλλον μὲν οὐδέν, όμοιως δε τούτω ἀναμάρτητος ὤν, εἰς πολλαπλασίους τούτου συμφορὰς ήξω ἐπί τε γὰρ τῆ τούτου διαφθορῷ ἀβίωτον τὸ λειπόμενον τοῦ βίου διάξω, ἐπί τε τῆ ἐμαυτοῦ ἀπαιδία ζῶν ἔτι κατορυχθήσομαι.

11 Ἐλεοῦντες οὖν τοῦδε μὲν τοῦ νηπίου τὴν ἀναμάρτητον συμφοράν, ἐμοῦ δε τοῦ γηραιοῦ καὶ ἀθλίου τὴν ἀπροσδόκητον κακοπάθειαν, μὴ καταψηφισάμενοι δυσμόρους ἡμᾶς καταστήσητε, ἀλλὶ ἀπολύοντες εὐσεβεῖτε. ὅ τε γὰρ ἀποθανὼν συμφοραῖς περιπεσών οὐκ ἀτιμώρητός ἐστιν, ἡμεῖς τε οὐ δίκαιοι τὰς τούτων ἀμαρτίας συμφέρειν

12 έσμέν. τήν τε οὖν εὐσέβειαν τοὐτων τῶν πράχθέντων καὶ τὸ δίκαιον αἰδούμενοι δσίως καὶ δικαίως ἀπολύετε ἡμᾶς, καὶ μὴ ἀθλιωτάτω δύο,

#### SECOND TETRALOGY, II. 9-12

Furthermore, our innocence is attested by the law upon which my accuser relies in charging me with the boy's death, the law which forbids the taking of life whether wrongfully or otherwise. For the fact that the victim himself was guilty of error clears the defendant here of having killed him by accident: while his accuser does not even suggest that he killed him deliberately. Thus he is cleared of both charges, of killing the boy by accident and

of killing him deliberately.

Not only do the true facts of the case and the law under which he is being prosecuted attest my son's innocence; but our manner of life is equally far from justifying such harsh treatment of us. Not only will it be an outrage, if my son is to bear the blame for errors which he did not commit; but I myself, who am equally innocent, though assuredly not more so, will be visited with woes many times more bitter. Once my son is lost, I shall pass the rest of my days longing for death: once I am left childless, mine will be a life within the tomb.

Have pity, then, on this child, the victim of calamity, though guilty of no error: and have pity on me, an old man in distress, stricken thus suddenly with sorrow. Do not bring a miserable fate upon us by condemning us: but show that you fear God by acquitting us. The dead boy is not unavenged for the calamity which befell him: nor ought we ourselves to share the responsibility for errors due to our accusers. So respect the righteousness which the facts before you have revealed: respect justice; and acquit us as godly and just men should. Do not bring upon a father and a son, two of the most

ετι κατορυχθήσομαι Reiske: ἐπικατορ. codd.

#### ANTIPHON

πατέρα καὶ παῖδα, ἀώροις συμφοραῖς περιβάλητε.

#### γ

#### ΕΚ ΚΑΤΗΓΟΡΙΑΣ Ο ΥΣΤΕΡΟΣ

1 "Ότι μὲν αὐτὴ ἡ χρεία παρὰ φύσιν καὶ λέγειν καὶ δρᾶν ἄπαντας ἀναγκάζει, ἔργω καὶ οὐ λόγω δοκεῖ μοι σημαίνειν οὖτος. ἤκιστα γὰρ ἔν γε τῷ ἔμπροσθεν χρόνω ἀναιδὴς καὶ τολμηρὸς ἄν, νῦν ὑπ' αὐτῆς τῆς συμφορᾶς ἠνάγκασται λέγειν οἷα 2 οὐκ ἄν ποτε ὤμην ἐγὼ τοῦτον εἰπεῖν. ἐγώ τε γὰρ πολλῆ ἀνοία χρώμενος οὐκ ἄν ὑπέλαβον τοῦτον ἀντειπεῖν. οὐδὲ γὰρ ἄν ἔνα λόγον ἀντὶ δυοῖν² λέξας τὸ ἤμισυ τῆς κατηγορίας ἐμαυτὸν ᾶν ἀπεστέρησα οὖτός τε μὴ τολμῶν οὐκ ᾶν προεῖχε τῷ διπλασίω μου, ἔνα μὲν πρὸς ἕνα λόγον ἀπολογηθείς, ἃ δὲ κατηγόρησεν ἀναποκρίτως εἰπών.

3 Τοσοῦτον δὲ προέχων ἐν τοῖς λόγοις ἡμῶν, ἔτι δὲ ἐν οῖς ἔπρασσε πολλαπλάσια τούτων, οὖτος μὲν οὐχ ὁσίως δεῖται ὑμῶν εὐμενῶς³ τὴν ἀπολογίαν ἀποδέγεσθαι αὐτοῦ ἐγὰ δὲ δράσας μὲν οὐδὲν

περιβάλητε Ν, περιβάλοιτε Α.
 ἀντὶ δυοῖν Reiske: ἀντιδοὺς ἢ codd.
 εὐμενῶς Reiske: συχνῶς codd.

δè δράσας Reiske: δ' ἔδρασα codd.

<sup>&</sup>lt;sup>a</sup> I take the speaker to mean: "The case seemed so simple that instead of developing any argument in my first speech for the prosecution, I merely stated the bare facts. The defendant, however, has made an elaborate reply, and will doubtless do the same again in his second speech; this is equivalent to his making two speeches to my one. Further, he will be able to use his second speech to answer my one 98

#### SECOND TETRALOGY, II. 12—III. 3

wretched of beings, sorrows which the years of neither can well bear.

III

## SECOND SPEECH FOR THE PROSECUTION

That sheer necessity can force all men to belie their nature in both word and deed is a fact of which the defendant seems to me to be giving very real proof. Whereas in the past he was the last to show impudence or audacity, his very misfortune has to-day forced him to say things which I for one would never have expected of him. I, in my great folly, imagined that he would not reply; otherwise I would not have deprived myself of half of my opportunities as prosecutor by making only one speech instead of two; and he, but for his audacity, would not have had the twofold advantage over me of using one speech to answer the one speech for the prosecution and making his accusations when they could not be answered.

Referring apparently to the artifices employed by the defence for working upon the feelings of the court (cf.  $\beta$ . 1 ff.).

κακόν, παθών δὲ ἄθλια καὶ δεινά, καὶ νῦν ἔτι δεινότερα τούτων, ἔργω καὶ οὐ λόγω εἰς τὸν ὑμέτερον ἔλεον καταπεφευγώς δέομαι ὑμών, ὧ ἄνδρες ἀνοσίων ἔργων τιμωροί, ὁσίων δὲ διαγνώμονες, μὴ ⟨παρ'⟩¹ ἔργα φανερὰ ὑπὸ πονηρᾶς λόγων ἀκριβείας πεισθέντας ψευδῆ τὴν ἀλήθειαν τῶν πραχθέντων ἡ ἡγήσασθαι ἡ μὲν γὰρ πιστότερον ἢ ἀληθέστερον σύγκειται, ἡ δ' ἀδολώτερον καὶ ἀδυνατώτερον

λεχθήσεται. Το μεν οδύ δικαίω πιστεύων ύπερορω της άπο-

λογίας τῆ δὲ σκληρότητι τοῦ δαίμονος ἀπιστῶν ορρωδῶ μὴ οὐ μόνον τῆς χρείας τοῦ παιδὸς ἀποστερηθῶ, ἀλλὰ καὶ αὐθέντην προσκαταγνωσθέντα ὑψ ὑμῶν ἐπίδω αὐτόν. εἰς τοῦτο γὰρ τόλμης καὶ ἀναιδείας ῆκει, ὥστε τὸν μὲν βαλόντα καὶ ἀποκτείναντα οὖτε τρῶσαι οὔτε ἀποκτείναί ψησι, τὸν δὲ οὔτε ψαύσαντα τοῦ ἀκοντίου οὔτε ἐπινοήσαντα ἀκοντίσαι, ἀπάσης μὲν γῆς ἁμαρτόντα, πάντων δὲ σωμάτων, διὰ τῶν ἐαυτοῦ πλευρῶν διαπῆξαι τὸ ἀκόντιον λέγει. ἐγὼ δὲ ἐκουσίως κατηγορῶν ἀποκτείναι αὐτὸν πιστότερος ἄν μοι δοκῶ εἶναι ἢ οὖτος, ⟨δς⟩² μήτε βαλεῖν μήτε ἀποκτεῖναί ψησι τὸ μειράκιον.

6 'Ο μεν γαρ εν τούτω τῷ καιρῷ κελευόμενος ὑπὸ τοῦ παιδοτρίβου, δς ὑπεδέχετο τοῖς ἀκοντίζουσι τὰ ἀκόντια, ἀναιρεῖσθαι, διὰ τὴν τοῦ βαλόντος ἀκολασίαν πολεμίω τῷ τούτου βέλει περιπεσών, οὐδὲν οὐδ' εἰς ἔν' ἀμαρτών, ἀθλίως ἀπέθανεν ὁ δὲ

<sup>1</sup> παρ' addidi: παρὰ τὰ Gernet: alii alia.
3 κελευόμενος scripsi: καλούμενος codd. ex δ. 4. Verba δς ὑπεδέχετο κτλ. potius corrupta esse plerique arbitrantur. Sic ὡς ὑποδέχοιτο Blass, ῷ ὑπεδέχετο Thalheim. ἀναιρεῖσθαι secl. Franke.
4 ἔν' Franke: ἐν codd.

#### SECOND TETRALOGY, III. 3-6

hand, far from causing any harm, have been the victim of cruel affliction, and am to-day being treated still more cruelly. It is as one who seeks more than a pretended refuge in your sympathy that I make my own request of you. You who take vengeance for unrighteous deeds and determine wherein is righteousness, do not, I beg of you, let worthless subtleties of speech induce you to disregard plain facts and treat the truth as false; for such subtleties result in a tale more plausible than true, whereas the truth, when told, will be less guileful and therefore less convincing.

My faith in justice, then, enables me to despise his defence. Yet my distrust of the pitiless will of fate makes me fear that I may not only lose the benefit of my child, but that I may see him convicted by you of taking his own life in addition. For the defendant has had the audacity and shamelessness to say that he who struck and killed neither wounded nor killed, whereas he who neither touched the javelin nor had any intention of throwing it missed every other point on earth and every other person, and pierced his own side with the javelin. Why, I should myself sound more convincing, I think, were I accusing the lad of wilful murder, than does the defendant in claiming that the lad neither struck nor killed.

My son was bidden at that moment by the master in charge, who was taking the javelins of the throwers into his keeping, to pick them up; but thanks to the wantonness of him who east it, he was greeted by yonder lad's cruel weapon; though guilty of error in respect of no single person, he died a piteous death. The lad, on the other hand,

#### ANTIPHON

περὶ τὸν τῆς ἀναιρέσεως καιρὸν πλημμελήσας, οὐ τοῦ σκοποῦ τυχεῖν ἐκωλύθη, ἀλλ' ἄθλιον καὶ πικρὸν σκοπὸν ἐμοὶ ἀκοντίσας, ἑκών μὲν οὐκ ἀπέκτεινεν, μᾶλλον δὲ ἐκών ἢ οὕτ' ἔβαλεν οὕτ' ἀπέκτεινεν.

<sup>1</sup> 'Ακουσίως δὲ οὐχ ἦσσον ἢ ἐκουσίως ἀποκτείναντες¹ μου τὸν παίδα, τὸ παράπαν δ' ἀρνούμενοι² μὴ ἀποκτείναι αὐτόν, οὐδ' ὑπὸ τοῦ νόμου καταλαμβάνεσθαί φασιν,³ δς ἀπαγορεύει μήτε δικαίως μήτε ἀδίκως ἀποκτείνειν. ἀλλὰ τίς ὁ βαλών; εἰς τίν' ὁ φόνος ἀνήκει;⁴ εἰς τοὺς θεωμένους ἢ εἰς τοὺς παιδαγώγους, ὧν οὐδεὶς οὐδὲν κατηγορεῖ; οὐ γὰρ ἀφανὴς ἀλλὰ καὶ λίαν φανερὸς ἔμοιγε αὐτοῦ ὁ θάνατός ἐστιν. ἐγὰ δὲ τὸν νόμον ὀρθῶς ἀγορεύειν φημὶ τοὺς ἀποκτείναντας κολάζεσθαιο τε γὰρ ἄκων ἀποκτείνας ἀκουσίοις κακοῖς περιπεσεῖν δίκαιός ἐστιν, ὅ τε διαφθαρεὶς οὐδὲν ἦσσον ἀκουσίως ἢ ἑκουσίως βλαφθεὶς ἀδικοῖτ' ἄν ἀτιμώρητος γενόμενος.

8 Οὐ δίκαιος δὲ ἀποφυγεῖν ἐστι διὰ τὴν ἀτυχίαν τῆς ἁμαρτίας. εἰ μὲν γὰρ ὑπὸ μηδεμιᾶς ἐπιμελείας τοῦ θεοῦ ἡ ἀτυχία γίγνεται, ἁμάρτημα οὖσα τῷ ἁμαρτόντι συμφορὰ δικαία γενέσθαι ἐστίν εἰ δὲ αὖ θεία⁵ κηλὶς τῷ δράσαντι προσπίπτει ἀσε-

<sup>1</sup> ἀποκτείναντες Blass: -αντος Α pr. N: ἀπέκτεινε Α corr.<sup>2</sup> ἀρνούμενοι Blass: ἀρνουμένου Α pr. N: -μενος Α corr.<sup>2</sup>

#### SECOND TETRALOGY, III. 6-8

who mistook the moment at which the javelins were being picked up, was not prevented from making a hit. To my bitter sorrow, he struck a target; and although he did not kill my son deliberately, there are better grounds for maintaining that he did than for

asserting that he neither struck nor killed.

Although it was by accident that they killed my son, the effects were the same as those of wilful murder. Yet they deny that they killed him at all, and even maintain that they are not amenable to the law which forbids the taking of life whether wrongfully or otherwise. Then who did throw the javelin? To whom is the boy's death in fact to be attributed? To the spectators or the masters in charge-whom no one accuses at all? The circumstances of my son's death are no mystery: to me, for one, they are only too clear; and I maintain that the law is right when it orders the punishment of those who have taken life; not only is it just that he who killed without meaning to kill should suffer punishment which he did not mean to incur; but it would also be an injustice to the victim, whose injury is not lessened by being accidental, were he deprived of vengeance.

Nor does he deserve acquittal because of his misfortune in committing the error which he did. on the one hand, the misfortune is not due to any dispensation of heaven, then, as an error pure and simple, it is right that it should prove disastrous to him who was guilty of it; and if, on the other hand, a defilement from heaven has fallen upon the slayer by

<sup>3</sup> φασιν Blass: φησιν codd.

<sup>\*</sup> τίς ὁ βαλών; ἐς τίν ὁ φόνος ἀνήκει Bekker: τίς ὁ βάλλων ἐστίν; ὁ φόνος δν ἀνήκει codd.: βαλών Α corr.\*

5 εἰ δὲ αὖ θεία Jernstedt: ἡ δὲ ἀλήθεια Α pr. Ν: ἡ δὲ θεία

A corr.2

#### SECOND NOHITAN. ILL III

9 Ελεξαν δε και ως ου πρέπει χρηστα επιτηδεύοντας αὐτους κακων άξιουσθαι ήμεις δε πως αν πρέποντα πάσχοιμεν, εί μηδεν υποδεέστερα τουτων

μελετώντες θανάτω ζημιούμεθα;

Φάσκων δὲ ἀναμάρτητος εἶναι, καὶ ἀξιῶν τὰς συμφορὰς τῶν άμαρτόντων εἶναι καὶ μὴ εἰς τοὺς ἀναμαρτήτους ἐκτρέπεσθαι, ὑπὲρ ἡμῶν λέγει, ὅ τε γὰρ παῖς μου εἰς οὐδένα οὐδὲν άμαρτών, ὑπὸ τούτου τοῦ μειρακίου ἀποθανών, ἀδικοῖτ' ἂν ἀτιμώρητος γενόμενος ἐγώ τε τοῦδε μᾶλλον ἀναμάρτητος ὢν δεινὰ πείσομαι, ὰ ὁ νόμος ἀπο-

δίδωσί μοι μὴ τυχὼν παρ' ύμῶν.

10 'Ως δὲ οὐδὲ τῆς ἁμαρτίας οὐδὲ τοῦ¹ ἀκουσίως ἀποκτεῖναι, ἐξ ὧν αὐτοὶ λέγουσιν, ἀπολύεται, ἀλλὰ κοινὰ ἀμφότερα ταῦτα ἀμφοῖν αὐτοῖν ἐστι, δηλώσω. εἴπερ ὁ παῖς διὰ τὸ ὑπὸ τὴν φορὰν τοῦ ἀκοντίου ὑπελθεῖν καὶ μὴ ἀτρέμας ἐστάναι φονεὺς αὐτὸς αὐτοῦ δίκαιος εἶναί ἐστιν, οὐδὲ τὸ μειράκιον καθαρὸν τῆς αἰτίας ἐστίν, ἀλλὶ εἴπερ τούτου μὴ ἀκοντίζοντος ἀλλὶ ἀτρέμα ἐστῶτος ἀπέθανεν ὁ παῖς. ἐξ ἀμφοῖν δὲ τοῦ φόνου γενομένου, ὁ μὲν παῖς εἰς αὐτὸν ἀμαρτών μᾶλλον ἢ κατὰ τὴν ἁμαρτίαν ἑαυτὸν τε-

<sup>1</sup> οὐδὲ τοῦ Sauppe: τοῦδε τοῦ A pr. N: τοῦδε τῶ A corr. 1

a i.e. it might be argued that the lad was ἀτυχής in committing the ἀμαρτία which he did, and therefore deserves acquittal. But the prosecution produce a dilemma: (a) If the ἀτυχία was a piece of divine retribution for some past offence, he deserves punishment all the more, as it is God's will that he should be punished. (b) If it is not due to God, then to say that the lad was the victim of ἀτυχία is only a more 404

#### SECOND TETRALOGY, III. 8-10

reason of some act of sin, then it is wrong for us to

impede the visitation of God.a

They also maintained that it is wrong for those who have lived as honourably as they to be treated with severity. But what of us? Should we be treated aright, if we are punished with death when our life

has been as praiseworthy as theirs?

When he argues that he is not guilty of error and claims that the consequences must be borne by those who are, instead of being diverted to the innocent, he is pleading our case for us. Not only would it be an injustice to my son, who was killed by yonder lad, though guilty of error in respect of no one, were he deprived of vengeance; but it will be an outrage, if I myself, who am even more guiltless than he, fail to obtain from you the recompense which the law assigns me.

Further, the defence's own statements show that the accused cannot be acquitted either of error or of accidentally taking life, but that he and my son are equally guilty of both; I will prove this. b Assume that because my son moved into the path of the javelin instead of standing still, he deserves to be treated as his own slaver. Then the lad is not free from blame either; he is only innocent if he was standing still and not throwing his javelin when the boy was killed. The boy's death was therefore due to both of them. Now the boy, whose error affected his own person, has punished himself even

polite way of saving that he was guilty of αμαρτία (αμάρτημα ovoa), and we are back where we started.

<sup>&</sup>lt;sup>b</sup> An attempt to show the two-edged character of the arguments used by the defence. "If," say the prosecution, "the dead boy has been proved guilty by the defence, then eo ipso the lad has been proved guilty too."

τιμώρηται, τέθνηκε γάρ, ὁ δὲ συλλήπτωρ καὶ κοινωνὸς εἰς τοὺς οὐ προσήκοντας τῆς ἁμαρτίας γενόμενος πῶς δίκαιος ἀζήμιος ἀποφυγεῖν ἐστιν;

11 Έκ δὲ τῆς αὐτῶν τῶν ἀπολογουμένων ἀπολογίας μετόχου τοῦ μειρακίου τοῦ φόνου ὄντος, οὐκ ἂν δικαίως οὐδὲ όσίως ἀπολύοιτε αὐτόν. οὔτε γὰρ ἡμεῖς, οἱ διὰ τὴν τούτων ἁμαρτίαν διαφθαρέντες, αὐθένται καταγνωσθέντες ὅσια ἀλλ' ἀνόσι' ἂν πάθοιμεν ὑφ' ὑμῶν· οὔθ' οἱ θανατώσαντες ἡμᾶς μὴ εἰργόμενοι τῶν προσηκόντων †εὐσεβοῖντ' αν†¹ ὑπὸ τῶν ἀπολυσάντων τοὺς ἀνοσίους.

Πάσης δ' ύπέρ πάντων τής κηλίδος εἰς ὑμᾶς ἀναφερομένης, πολλή εὐλάβεια² ὑμῖν τούτων ποιητέα ἐστί· καταλαβόντες μὲν γὰρ αὐτὸν καὶ εἴρξαντες ῶν ὁ νόμος εἴργει καθαροὶ τῶν ἐγκλημάτων ἔσεσθε, 12 ἀπολύσαντες δὲ ὑπαίτιοι καθίστασθε. τῆς οὖν [124] ὑμετέρας εὐσεβείας ἔνεκα καὶ τῶν νόμων ἀπάγοντες τιμωρεῖσθε αὐτόν, ⟨καὶ⟩³ αὐτοί τε μὴ μεταλάβητε τῆς τούτου μιαρίας, ἡμῖν τε τοῖς γονεῦσιν, οἱ ζῶντες κατορωρύγμεθα⁴ ὑπ' αὐτοῦ, δόξη γοῦν ἐλαφροτέραν τὴν συμφορὰν καταστήσατε.

Verba εὐσεβοῦντ' ἄν ut corrupta obelis inclusi.
 εὐλάβεια A corr.²: εὐσέβεια A pr. N.
 καὶ add. Blass.

κατορωρύγμεθα Ald.: κατωρύγμεθα codd.

<sup>&</sup>lt;sup>a</sup> The passive of  $\epsilon \hat{v} \sigma \epsilon \beta \epsilon \hat{v} \nu$ , while exceedingly rare (it occurs otherwise only at [Plato,] Axiochus 4, as far as I know), might be supported here by the parallel use of the passive of  $\hat{a} \sigma \epsilon \beta \epsilon \hat{v} \nu$  in the phrase  $\tau o \hat{v} \hat{s} \delta v \omega \hat{\theta} \epsilon o \hat{v} \hat{s} \hat{a} \sigma \epsilon \beta \hat{\epsilon} \hat{v} \theta \delta a \omega$ , [Lys.] ii. 7. But  $\epsilon \hat{v} \sigma \epsilon \beta \hat{v} \hat{v} \hat{r} \hat{s} \nu$  could only mean "would be reverenced"; and that clearly gives an impossible sense to the passage, which 106

#### SECOND TETRALOGY, III. 10-12

more harshly than that error warranted: for he has lost his life. So what right has his accomplice, who joined him in committing his unfortunate error, to

escape unpunished?

The accused have themselves proved by their defence that the lad had a share in the slaying. So, as just and godfearing men, you cannot acquit him. If we, who have lost our life through the defendants' error, were found guilty of having taken it ourselves, it would be an act not of righteousness but of wickedness on your part: and if those responsible for our death were not prohibited from setting foot where they should not, [it would be an outrage against heaven:] a you would have acquitted persons stained with guilt.

As the whole of the defilement, upon whomsoever it rests, is extended to you, you must take the greatest care. If you find him guilty and prohibit him from setting foot where the law forbids him to set foot, you will be free of the charges brought to-day; but if you acquit him, you become liable to them. So satisfy the claims of heaven and the laws by taking him and punishing him. Do not share his blood-guilt yourselves: but let me, the parent whom he has sent to a living death, at least appear to have had my

sorrow lightened.

requires something like "would be rendered εὐσεβεῖς," or "would be treated as εὐσέβεια requires," if it is to be intelligible. Conceivably there is a lacuna before εὐσεβοῖντ ἄν, which might be filled by τὰ ἄξια ᾶν φέρουντο τῆς αὐτῶν άμαρτίας οὐδὲ αὖ αὐτοὶ οἱ θεοὶ or something similar, giving εὐσεβοῖντ ἄν the subject it requires. But this would destroy the balance of the two halves of the sentence as they stand in the MSS.; and it is more probable that the words εὐσεβοῖντ ἄν are themselves corrupt.

107

ment has ing the second of the heart wice, who

#### Δ μείος ΕΞ ΑΠΟΛΟΓΙΑΣ Ο ΥΣΤΕΡΟΣ

1 Τοῦτον μὲν εἰκὸς πρὸς τὴν ἐαυτοῦ κατηγορίαν προσέχοντα τὸν νοῦν μὴ μαθεῖν τὴν ἀπολογίαν μου ὑμᾶς δὲ χρή, γιγνώσκοντας ὅτι ἡμεῖς μὲν οἱ ἀντίδικοι κατ εὔνοιαν κρίνοντες τὸ πρᾶγμα εἰκότως δίκαια ἐκάτεροι αὐτοὺς οἰόμεθα λέγειν, ὑμᾶς δὲ 2 ὁσίως ὁρᾶν προσήκει τὰ πραχθέντα ἐκ τῶν λεγομένων γὰρ ἡ ἀλήθεια σκεπτέα αὐτῶν ἐστίν. ἐγὼ δέ, εἰ μέν τι ψεῦδος εἴρηκα, ὁμολογῶ καὶ τὰ ὀρθῶς εἰρημένα προσδιαβάλλειν ἄδικα εἶναι εἰ δὲ ἀληθῆμέν, λεπτὰ δὲ καὶ ἀκριβῆ, οὐκ ἐγὼ ὁ λέγων ἀλλ' ὁ πράξας τὴν ἀπέχθειαν αὐτῶν δίκαιος φέρεσθαί

δοτι βραστικό του μας του μαθείν, ὅτι οὐκ ἐάν τις φάσκη ἀποκτεῖναι, ποῦτ ἔστιν, ἀλλ' ἐάν τις ἐλεγχθηϊ οῦτος δὲ ὁμολογῶν τὸ ἔργον ὡς ἡμεῖς λέγομεν γενέσθαι, ὑπὲρ τοῦ ἀποκτείναντος ἀμφισβητεῖ, ὅν ἀδύνατον ἀλλαχόθεν ἢ ἐκ τῶν πραχθέν-

βητεῖ, ον ἀδύνατον ἀλλαχόθεν ἢ ἐκ τῶν πραχθέν-4 των δηλοῦσθαι. σχετλιάζει δὲ κακῶς ἀκούειν φάσκων τον παῖδα, εἰ μήτε ἀκοντίσας μήτ, ἐπινοήσας αὐθέντης ὢν ἀποδέδεικται, καὶ οὐ πρὸς τὰ λεγόμενα, ἀπολογεῖται. οὐ γὰρ ἀκοντίσαι οὐδὲ βυλεῖν αὐτόν φημι τὸν παῖδα, ἀλλ' ὑπὸ τὴν πληγὴν

1 γινώσκοντας A pr. N: γινώσκειν A corr.2

The addition of this sentence is necessary for a proper understanding of the connexion of thought. The γάρ is explanatory of the words ὑμᾶς δὲ χρή in l. 3.

#### SECOND TETRALOGY, IV. 1-4

## ชด์หลอง วิก (ค. **17** ขอ]อนุธนุท กลาว (ค. 17) (ค. 18 ธ. 18 ธ. 18 ธ. 18 ธ. SECOND SPEECH FOR THE DEFENCE

While it is only to be expected that the preoccupation of my opponent with his speech for the prosecution should prevent his understanding my defence, the same is not true of yourselves. You should bear in mind that while we, the interested parties, take a biassed view of the case, each naturally thinking that his own version of it is fair, your duty is to consider the facts conscientiously; and so you must give your attention to me as much as you did to hima: as it is in what is said that the true facts are to be sought. For my part, if I have told any falsehoods, I am content that you should treat the truth which I have spoken as itself a piece of equally dishonest pleading. On the other hand, if my arguments have been honest, but close and subtle, it is not I who used them, but he whose conduct made them necessary, upon whom the displeasure which they have caused should properly fall.

I would have you understand to begin with that it requires not mere assertion, but proof, to show that someone has killed someone else. Now our accuser agrees with us as to how the accident happened, but disagrees as to the person responsible; vet it is only from what happened that that person can be determined. He complains bitterly, because, according to him, it is a slur upon his son's memory that he should have been proved a slayer when he neither threw the javelin nor had any intention of so doing. That complaint is not an answer to my arguments. I am not maintaining that his son threw the javelin or struck

#### ANTIPHON

τοῦ ἀκοντίου ὑπελθόντα οὐχ ὑπὸ τοῦ μειρακίου ἀλλ' ὑφ' ἐαυτοῦ διαφθαρῆναι οὐ γὰρ ἀτρεμίζων ἀπέθανε. τῆς δὲ διαδρομῆς αἰτίας ταύτης γιγνομένης, εἰ μὲν ὑπὸ τοῦ παιδοτρίβου καλούμενος διέτρεχεν, ὁ παιδοτρίβης ἃν ἀποκτείνας αὐτὸν εἴη, εἰ δ' ὑφ' ἐαυτοῦ πεισθεὶς ὑπῆλθεν, αὐτὸς ὑφ'

έαυτοῦ διέφθαρται.

5 Θέλω δὲ μὴ πρότερον ἐπ' ἄλλον λόγον ὁρμῆσαι, 
ἢ τὸ ἔργον ἔτι φανερώτερον καταστῆσαι, ὁποτέρου 
αὐτῶν ἐστί. τὸ μὲν μειράκιον οὐδενὸς μᾶλλον τῶν 
συμμελετώντων ἐστὶ τοῦ σκοποῦ ἁμαρτόν, οὐδὲ 
τῶν ἐπικαλουμένων τι διὰ τὴν αὐτοῦ ἁμαρτίαν 
δέδρακεν ὁ δὲ παῖς οὐ ταὐτὰ τοῖς συνθεωμένοις 
δρῶν, ἀλλ' εἰς τὴν ὁδὸν τοῦ ἀκοντίου ὑπελθών, 
σαφῶς δηλοῦται παρὰ τὴν αὐτοῦ ἁμαρτίαν περισσοτέροις ἀτυχήμασι² τῶν ἀτρεμιζόντων περιπεσών. 
ὁ μὲν γὰρ ἀφεὶς οὐδὲν ἂν ἤμαρτε, μηδενὸς ὑπὸ τὸ 
βέλος ὑπελθόντος αὐτῷ· ὁ δ' οὐκ³ ἄν ἐβλήθη μετὰ 
τῶν θεωμένων ἑστώς.

6 'Ως δ' οὐδενὸς μᾶλλον τῶν συνακοντιζόντων μέτοχός ἐστι τοῦ φόνου, διδάξω. εἰ γὰρ διὰ τὸ τοῦτον ἀκοντίζειν ὁ παῖς ἀπέθανε, πάντες ἂν οἱ συμμελετῶντες συμπράκτορες εἶεν τῆς αἰτίας.

¹ ὑπελθών N: ἐπελθών A.
 ² ἀτυχήμασι A corr.²: ἀμαρτήμασι A pr. N.
 ³ αὐτῷ· ὁ δ' οὐκ Blass: ὑπελθόντος· αὐτὸς δ' οὐκ codd.

A highly artificial piece of sophistry. (1) The lad did

a It is at first sight odd that so little is made of the part played by the  $\pi a i \delta \sigma r \rho i \beta \eta s$ , who would be a vitally important witness, were the case being tried in a modern court of law. But it should not be forgotten that the writer is throughout endeavouring to exhibit the possibilities of the  $\pi i \sigma \tau s$   $\varepsilon r \tau \epsilon \chi r \sigma s$  as such. See Gen. Introd. p. 34.

#### SECOND TETRALOGY, IV. 4-6

himself. I am maintaining that since he moved within range of the javelin, his death was due not to the lad, but to himself; for he was not killed standing in his place. As this running across was his undoing, it follows that if it was at his master's summons that he ran across, the master would be the person responsible for his death a; but if he moved into the way of his

own accord, his death was due to himself.

Before proceeding to any further argument, I wish to show still more clearly which of the two was responsible for the accident. The lad no more missed the target than any of those practising with him b: nor has he rendered himself guilty of any of the acts with which he is charged owing to error on his own part. On the other hand, the boy did not do the same as the other onlookers; he moved into the javelin's path. And this is clear proof that it was through his own error that he met with a disaster which those who stood still did not. The thrower would not have been guilty of an error in any respect, had no one moved into the path of his spear; while the boy would not have been hit, had he remained in his place among the onlookers.

Further, my son was not more concerned in the boy's death than any one of those throwing javelins with him, as I will show. If it was owing to the fact that my son was throwing a javelin that the boy was killed, then all those practising with him must share in the guilt of the deed, as it was not owing to their

exactly the same as the other throwers: so, as they did not miss the target, neither can he have done. (2) On the other hand, the boy did not do the same as the other spectators; and so he is not blameless, as they are.

<sup>c</sup> A curious admission that the μειράκιον was guilty of

άμαρτία to at least some extent.

ούτοι γάρ οὐ διὰ τὸ μὴ ἀκοντίζειν οὐκ ἔβαλον αὐτόν, ἀλλὰ διὰ τὸ μηδενὶ ὑπὸ τὸ ἀκόντιον ὑπελθείν ό δε νεανίσκος οὐδεν περισσότερον τούτων άμαρτών, όμοίως τούτοις οὐκ αν ἔβαλεν αὐτὸν ἀτρέμα σὺν τοῖς θεωμένοις ἐστῶτα:

Έστι δὲ οὐδὲ τὸ άμάρτημα τοῦ παιδὸς μόνον, άλλα και ή αφυλαξία. ὁ μεν γαρ ουδένα όρων διατρέχοντα, πως αν έφυλάξατο μηδένα βαλείν; δ' ίδων τους ακοντίζοντας εύπετως αν έφυλάξατο μη διαδραμείν<sup>3</sup>· έξην γαρ αὐτῶ ἀτρέμα ἐστάναι.

8 Τον δε νόμον ον παραφέρουσιν, επαινείν δεί. όρθως γάρ καὶ δικαίως τοὺς ἀκουσίως ἀποκτείναντας ἀκουσίοις παθήμασι κολάζει. τὸ μὲν οὖν μειράκιον αναμάρτητον ον ούκ αν δικαίως ύπερ του άμαρτόντος κολάζοιτο ίκανον γάρ αὐτῷ ἐστι τὰς αύτοῦ άμαρτίας φέρειν ὁ δὲ παῖς ταῖς αύτοῦ άμαρτίαις διαφθαρείς, άμα ημαρτέ τε καὶ ὑφ' έαυτοῦ ἐκολάσθη. κεκολασμένου δὲ τοῦ ἀποκτείναντος, οὐκ ἀτιμώρητος ὁ φόνος ἐστίν.

9 "Εχοντός γε δη την δίκην τοῦ φονέως, οὐκ ἐὰν [125] ἀπολύσητε ἡμᾶς, ἀλλ' ἐὰν καταλάβητε, ἐνθύμιον ύπολείψεσθε., ὁ μὲν γὰρ<sup>5</sup> αὐτὸς τὰς αὐτοῦ ἁμαρτίας φέρων, οὐδενὶ οὐδεν προστρόπαιον καταλείψει ο δε καθαρός της αίτίας ὢν έὰν διαφθαρή, τοῖς κατα-

λαμβάνουσι μείζον τὸ ἐνθύμιον γενήσεται.

1 μηδενί Reiske: μηδένα codd.

<sup>3</sup> μη διαδραμείν Wilamowitz: μη βληθήναι Kayser: μηδένα μη βαλείν codd.

<sup>&</sup>lt;sup>2</sup> περισσότερον Sakorraphos, coll. Plat. Ap. 20 c (cf. § 5. supra): περισσον codd.

<sup>&</sup>lt;sup>4</sup> Verba ἔχοντος . . . φονέως huc rettulit Jernstedt. Praecedentibus adjungunt codd. ο ων Scheibe: δς δε NA. 5 yàp om. N.

#### SECOND TETRALOGY, IV. 6-9

failure to throw that they did not strike him, but owing to the fact that he did not move into the path of the javelin of any one of them. Similarly the young man, who was no more guilty of error than they, would not have hit the boy any more than they did, had the boy stood still with the onlookers.

Again, not only was the boy guilty of the error committed; he was also to blame for the failure to take due precautions. My son saw no one running across, so how could he have taken precautions against striking anyone? The boy, on the other hand, upon seeing the throwers, might easily have guarded against running across, as he was quite at liberty to

remain standing still.

The law which they quote is a praiseworthy one; it is right and fair that it should visit those who have killed without meaning to do so with chastisement which they did not mean to incur. But the lad is not guilty of error; and it would therefore be unjust that he should suffer for him who is. It is enough that he should bear the consequences of his own errors. On the other hand, the boy, who perished through his own error, punished himself as soon as he had committed that error. And as the slayer has been punished, the slaying has not gone unavenged.

The slayer has paid the penalty; so it is not by acquitting us, but by condemning us that you will leave a burden upon your consciences. The boy, who is bearing the consequence of his own error, will leave behind him nothing that calls for atonement from anyone; but if my son, who is innocent, is put to death, the conscience of those who have condemned him will be more heavily burdened than

ever.

#### ANTIPHON

Εί δὲ αὐθέντης ἐκ τῶν λεγομένων ἐπιδείκνυται, οὐχ ἡμεῖς αὐτῷ οἱ λέγοντες αἴτιοί ἐσμεν, ἀλλ' ἡ 10 πρᾶξις τῶν ἔργων. ὀρθῶς δὲ τῶν ἐλέγχων ἐλεγχόντων τὸν παῖδα αὐθέντην ὄντα, ὁ νόμος ἀπολύων ἡμᾶς τῆς αἰτίας τὸν ἀποκτείναντα καταλαμβάνει. μήτε οὖν ἡμᾶς εἰς μὴ προσηκούσας συμφορὰς ἐμβάλητε, μήτε αὐτοὶ ταῖς τούτων ἀτυχίαις βοηθοῦντες ἐναντία τοῦ δαίμονος γνῶτε, ἀλλ' ὥσπερ ὅσιον καὶ δίκαιον, μεμνημένοι τοῦ πάθους, ὅτι διὰ τὸν ὑπὸ τὴν φορὰν τοῦ ἀκοντίου ὑπελθόντα ἐγένετο, ἀπολύετε ἡμᾶς οὐ γὰρ αἴτιοι τοῦ φόνου ἐσμέν.

#### SECOND TETRALOGY, IV. 9-10

If the arguments put forward prove the dead boy his own slayer, it is not we who have stated them whom he has to thank, but the fact that the accident happened as it did. Since examination proves beyond doubt that the boy was his own slayer, the law absolves us from blame, and condemns him who was guilty. See, then, that we are not plunged into woes which we do not deserve, and that you yourselves do not defy the powers above by a verdict succouring my opponents in their misfortunes. Remember, as righteousness and justice require you to do, that the accident was caused by him who moved into the javelin's path. Remember, and acquit us; for we are not guilty of his death.

#### THE GRADITATION OF STREET

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### IV

## THE THIRD TETRALOGY

#### INTRODUCTORY NOTE

The third Tetralogy treats of  $\phi$ óvos in yet another of its aspects, that of homicide in self-defence. As in the second Tetralogy, the facts are not disputed; the problem is one of interpretation. An old man, X, quarrels with a young one, Y, as they sit drinking. They come to blows: and X is seriously injured in consequence. He receives medical attention, but ultimately dies. The relatives of X prosecute Y for wilful murder. He, however, pleads provocation and attempts to show that he was acting in self-defence.

The argumentation is considerably more involved than in the second Tetralogy, where the issue resolved itself immediately into the question whether the  $\delta\mu\alpha\rho\tau$  (a committed lay with X or Y. Here the original charge is wilful murder, and the prosecution make some effort to sustain it throughout. On the other hand, the defence meet it by attempting to prove justifiable homicide; while it is simultaneously suggested that death was entirely due to the incompetence of the medical attention received. Besides this, the possibility that death was purely accidental is admitted, and both sides use arguments similar to those developed at greater length in Tetralogy~II to show that the  $\delta\mu\alpha\rho\tau$  (a committed must rest with their opponents.

In spite of the complication of the issue, the object

#### THIRD TETRALOGY

of the author is clearly to exhibit the lines along which a plea of justifiable homicide should be supported or attacked. On the side of the defence it is argued that the responsibility for the fatal blow must be thrust back beyond the striker to the aggressor, because Y, the striker, was acting under compulsion. On the side of the prosecution it is urged that responsibility for a given act must remain with the agent himself; Y struck the blow which caused death, therefore Y is to blame for it. This principle is forgotten, however, when the physician comes under discussion. The question of his competence is treated as irrelevant, and it is maintained that the responsibility for death must be thrust back to Y, whose blows made medical attention necessary in the first place. But the inconsistency is intelligible, if it is remembered that the purpose of the Tetralogy as a whole is to illustrate the opportunities offered the advocate by a pseudo-philosophical analysis of the terms, motive and will.

A touch of realism is added in  $\delta$ , where it is stated that the accused has taken advantage of his right to throw up the case half-way through. The last speech

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is delivered by his friends on his behalf.

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#### ΤΕΤΡΑΛΟΓΙΑ Γ

ΚΑΤΗΓΟΡΙΑ ΦΟΝΟΎ ΚΑΤΑ ΤΟΥ ΛΕΓΟΝΤΟΣ

1 Νενόμισται μὲν ὀρθῶς τὰς φονικὰς δίκας περὶ πλείστου τοὺς κρίνοντας ποιεῖσθαί διώκειν τε καὶ μαρτυρεῖν κατὰ τὸ δίκαιον, μήτε τοὺς ἐνόχους ἀφιέντας μήτε τοὺς καθαροὺς εἰς ἀγῶνα καθισ-2 τάντας. ὅτεὶ γὰρ ⟨ό⟩² θεὸς βουλόμενος ποιῆσαι τὸ ἀνθρώπινον φῦλον³ τοὺς πρώτους γενομένους ἔφυσεν ἡμῶν, τροφέας τε καὶ ⟨σωτῆρας)⁵ παρέδωκε τὴν γῆν καὶ τὴν θάλασσαν, ἴνα μὴ σπάνει τῶν ἀναγκαίων προαποθνήσκοιμεν τῆς γηραιοῦ τελευτῆς, ὅστις οὖν, τούτων ὑπὸ τοῦ θεοῦ ἀξιωθέντος τοῦ βίου ἡμῶν, ἀνόμως τινὰ ἀποκτείνει, ἀσεβεῖ μὲν περὶ τοὺς θεούς, συγχεῖ δὲ τὰ νόμιμα τῶν ἀνθρώ-3 πων. ὅ τε γὰρ ἀποθανών, στερόμενος ὧν ὁ θεὸς ἔδωκεν αὐτῷ, εἰκότως θεοῦ τιμωρίαν ὑπολείπει τὴν τῶν ἀλιτηρίων δυσμένειαν, ῆν οἱ παρὰ τὸ

ὅτε Spengel: ὅτε codd.
 ὁ add. Thalheim, coll. § 3, β. 7, 8.
 ὁ φῦλον Ν: γένος Α.
 πρώτους Ν: πρῶτον Α.

#### THE THIRD TETRALOGY

I

# PROSECUTION FOR MURDER OF ONE WHO PLEADS THAT HE WAS ACTING IN SELF-DEFENCE

It is very rightly laid down that in cases of murder prosecutors must take especial care to observe justice in making their charge and presenting their evidence; they must neither let the guilty escape nor bring the innocent to trial. For when God was minded to create the human race and brought the first of us into being, he gave us the earth and sea to sustain and preserve us, in order that we might not die for want of the necessaries of life before old age brought us to our end. Such being the value placed upon our life by God, whoever unlawfully slays his fellow both sins against the gods and confounds the ordinances of man. For the victim, robbed of the gifts bestowed by God upon him, naturally leaves behind him the angry spirits of vengeance, God's instruments of punishment, spirits which they who prosecute and

For the ἀλιτήριοι see Géneral Introduction, p. 39.

<sup>•</sup> σωτήρας add, Thalheim. Nonnihil huiusmodi videtur excidisse.

#### ANTIPHON

δίκαιον κρίνοντες ἢ μαρτυροῦντες, συνασεβοῦντες τῷ ταῦτα δρῶντι, οὐ προσῆκον μίασμα εἰς τοὺς 4 ίδίους οἴκους εἰσάγονται ἡμεῖς τε οἱ τιμωροὶ τῶν διεφθαρμένων, εί δι' ἄλλην τινὰ ἔχθραν τοὺς ἀναιτίους διώκοιμεν, τῷ μὲν ἀποθανόντι οὐ τιμωροθντες δεινούς άλιτηρίους έξομεν τούς των άποθανόντων προστροπαίους, τους δε καθαρούς άδίκως αποκτείνοντες ένοχοι τοῦ φόνου τοῖς ἐπιτιμίοις έσμέν, ύμᾶς δὲ¹ ἄνομα δρᾶν πείθοντες καὶ τοῦ ύμετέρου άμαρτήματος ύπαίτιοι γιγνόμεθα.

5 'Εγώ μέν οὖν δεδιώς ταῦτα, εἰς ὑμᾶς παράγων τὸν ἀσεβήσαντα καθαρὸς τῶν ἐγκλημάτων εἰμί· ύμεις δε άξίως των προειρημένων τη κρίσει προσέχοντες τὸν νοῦν, ἀξίαν δίκην τοῦ πάθους τῶ εἰργασμένω ἐπιθέντες, ἄπασαν τὴν πόλιν καθαράν τοῦ 6 μιάσματος καταστήσετε. εί μεν γαρ ακων άπέκτεινε τὸν ἄνδρα, ἄξιος ᾶν ἦν συγγνώμης τυχεῖν

τινός υβρει δε καὶ ἀκολασία παροινῶν εἰς ἄνδρα πρεσβύτην, τύπτων τε καὶ πνίγων έως τῆς ψυχῆς ἀπεστέρησεν αὐτόν, ώς μεν ἀποκτείνας τοῦ φόνου τοις επιτιμίοις ένοχός εστιν, ώς δε συγχέων απαντα των γεραιοτέρων τὰ νόμιμα οὐδενὸς άμαρτεῖν, οίς οί τοιούτοι κολάζονται, δίκαιός έστιν.

7 'Ο μεν τοίνυν νόμος δρθώς ύμιν τιμωρεισθαι παραδίδωσιν αὐτόν τῶν δὲ μαρτύρων ἀκηκόατε, οἶ παρήσαν παροινούντι αὐτώ. ύμας δέ χρή τή το ανομία τοῦ παθήματος αμύνοντας, τήν τε υβριν

¹ δè Schaefer : τε codd. <sup>2</sup> άξίαν δίκην των είργασμένων έπιθ. A pr.

#### THIRD TETRALOGY, I. 3-7

testify without giving heed to justice bring into their own homes, defiling them with the defilement of another, because they share in the sin of him who did the deed. And similarly, should we, the avengers of the dead, accuse innocent persons because of some private grudge, not only will our failure to avenge the murdered man cause us to be haunted by dread demons to whom the dead will turn for justice, but by wrongfully causing the death of the innocent we are liable to the penalties prescribed for murder, and because we have persuaded you to break the law, the responsibility for your mistake also becomes ours.

For my part, my fear of such consequences has led me to bring the true sinner before you, and thus the stain of none of the charges which I am making rests upon me; and if you yourselves give that attention to the trial which the considerations I have put before you demand, and inflict upon the criminal a punishment proportionate to the injury which he has done, you will cleanse the entire city of its defilement. Had he killed his victim accidentally, he would have deserved some measure of mercy. But he wantonly committed a brutal assault upon an old man when in his cups; he struck him and throttled him until he robbed him of life. So for killing him he is liable to the penalties prescribed for murder: and for violating every right to respect enjoyed by the aged he deserves to suffer in full the punishment usual in such cases.

Thus the law rightly hands him over to you for punishment; and you have listened to the witnesses who were present during his drunken assault. It is your duty to take vengeance for the injury which he so lawlessly inflicted: to punish such brutal violence κολάζοντας άξίως τοῦ πάθους, τὴν βουλεύσασαν ψυχὴν ἀνταφελέσθαι αὐτόν.

β

#### [126] ΑΠΟΛΟΓΙΑ ΦΟΝΟΥ, ΩΣ ΑΜΥΝΟΜΕΝΟΣ ΑΠΕΚΤΕΙΝΕΝ

1 ΤΟτι μεν βραχείς τοὺς λόγους ἐποιήσαντο, οὐ θαυμάζω αὐτῶν οὐ γὰρ ὡς μὴ πάθωσιν ὁ κίνδυνος αὐτοῖς ἐστιν, ἀλλ' ὡς ἐμὲ μὴ δικαίως δι' ἔχθραν διαφθείρωσιν. ὅτι δ' ἐξισοῦν τοῖς μεγίστοις ἐγκλήμασιν ἤθελον τὸ πρᾶγμα, οῦ ὁ ἀποθανὼν αὑτῷ αἴτιος καὶ μᾶλλον ἢ ἐγὼ ἐγένετο, εἰκότως ἄν ἀγανακτεῖν μοι δοκῶ. ἄρχων γὰρ χειρῶν ἀδίκων, καὶ παροινῶν εἰς ἄνδρα πολὺ αὑτοῦ σωφρονέστερον, οὐχ αὑτῷ μόνον τῆς συμφορᾶς, ἀλλὰ καὶ ἐμοὶ αἴτιος τοῦ ἐγκλήματος γέγονεν.

2 Ο Γμαι μεν οῦν ἔγωγε οὕτε δίκαια τοὐτους οὕθ' ὅσια δρᾶν ἐγκαλοῦντας ἐμοί. τὸν γὰρ ἄρξαντα τῆς πληγῆς, εἰ μὲν σιδήρω ἢ λίθω ἢ ξύλω ἢμυνάμην αὐτόν, ἢδίκουν μὲν οὐδ' οὕτως—οὐ γὰρ ταὐτὰ ἀλλὰ μείζονα καὶ πλείονα δίκαιοι οἱ ἄρχοντες ἀντιπάστχειν εἰσίνι—ταις δὲ χεροὶ τυπτόμενος ὑπ' αὐτοῦ, ταις χεροὶν ἄπερ ἔπασχον ἀντιδρῶν, πότερα ἢδίκουν;

ι πότερα αν ήδίκουν Λ pr. N: αν in A erasum.

#### THIRD TETRALOGY, I. 7-II. 2

as harshly as the harm which it has caused requires: to deprive him in his turn of a life which was used to plot another's death.

#### REPLY TO A CHARGE OF MURDER, ARGUING THAT THE ACCUSED KILLED IN SELF-DEFENCE

The fact that their speech was brief does not surprise me: because for them the danger is, not that they may come to some harm, but that they may fail to gratify their animosity by sending me to a death which I do not deserve. On the other hand, that they should want to treat the present matter, in which the victim had himself to blame more than me, as a case of the greatest gravity, gives me, I think, some excuse for indignation. By resorting to violence as he did and making a drunken assault upon a man far more in control of himself than he, he was responsible not only for the disaster which befell himself, but for the accusation which has been brought against me. or it is much a sor the self of

In my opinion, the prosecution are setting both God and man at defiance in accusing me. He was the aggressor; and even if I had used steel or stone or wood to beat him off, I was acting within my rights; an aggressor deserves to be answered with, not the same, but more and worse than he gave. Actually, when he struck me with his fists, I used my own to retaliate for the blows which I received. Was that unjustified?

#### ANTIPHON

Είεν έρει δέ, " άλλ' ὁ νόμος είργων μήτε δικαίως μήτε αδίκως αποκτείνειν ένοχον τοῦ φόνου τοῖς έπιτιμίοις ἀποφαίνει σε ὅντα· ὁ γὰρ ἀνὴρ τέθνηκεν." έγω δε δεύτερον και τρίτον οὐκ ἀποκτειναί φημι. εί μεν γάρ ύπο των πληγών ο άνηρ παραχρημα ἀπέθανεν, ὑπ' ἐμοῦ μὲν δικαίως δ' ἂν ἐτεθνήκει οὐ γὰρ ταὐτὰ ἀλλὰ μείζονα καὶ πλείονα οἱ ἄρξαντες

4 δίκαιοι ἀντιπάσχειν εἰσί - νῦν δὲ πολλαῖς ἡμέραις υστερον μοχθηρώ<sup>1</sup> ιατρώ επιτρεφθείς διά την του ιατρού μοχθηρίαν καὶ οὐ διὰ τὰς πληγὰς ἀπέθανε. προλεγόντων γάρ αὐτῷ τῶν ἄλλων ἰατρῶν, εἰ ταύτην την θεραπείαν θεραπεύσοιτο, ότι ιάσιμος ῶν διαφθαρήσοιτο, δι' ύμᾶς τοὺς συμβούλους διαφθαρείς έμοι ἀνόσιον ἔγκλημα² προσέβαλεν.

δ 'Απολύει δέ με καὶ ὁ νόμος καθ' ὃν διώκομαι. τὸν γὰρ ἐπιβουλεύσαντα κελεύει φονέα είναι. ἐγώ μεν οὖν πῶς ἂν ἐπιβουλεύσαιμι αὐτῷ ὅ τι μὴ καὶ έπεβουλεύθην ύπ' αὐτοῦ; τοῖς γὰρ αὐτοῖς ἀμυνόμενος αὐτὸν καὶ τὰ αὐτὰ δρῶν ἄπερ ἔπασχον, σαφές ότι τὰ αὐτὰ ἐπεβούλευσα καὶ ἐπεβουλεύθην.

6 Εί δέ τις έκ των πληγων τον θάνατον οιόμενος γενέσθαι φονέα με αὐτοῦ ἡγεῖται είναι, ἀντιλογισάσθω ότι διὰ τὸν ἄρξαντα αί πληγαί γενόμεναι τοῦτον αἴτιον τοῦ θανάτου καὶ οὐκ ἐμὲ ἀποφαίνουσιν όντα: οὐ γὰρ ἂν ἡμυνάμην μὴ τυπτόμενος ύπ' αὐτοῦ.

² ἔγκλημα om. N. ὅτι μὴ Schoell: εἰ μὴ codd. 1 μοχθηρῷ N : πονηρῷ A.
3 είναι οπ. N.

# THIRD TETRALOGY, II. 3-6

Well and good. "But," he will object, "the law which forbids the taking of life whether justifiably or not shows you to be liable to the penalty prescribed for murder; for the man is dead." I repeat for a second and a third time that I did not kill him. Had the man died on the spot from the blows which he received, his death would have been due to me, not but what I would have been justified-an aggressor deserves to be answered with not the same, but more and worse than he gave ;-but in fact he died several days later, after being placed under an incompetent physician. His death was due to the incompetence of the physician, and not to the blows which he received. The other physicians warned him that though he was not beyond cure, he would die if he followed this particular treatment. Thanks to your advice, he did die, and thereby caused an outrageous charge to be brought against myself.

Further, the very law under which I am being accused attests my innocence; it lays down that the guilt of a murder shall rest upon that party which acted from design. Now what designs could I have on his life which he did not also have on mine? I resisted him with his own weapons, and returned him blow for blow; so it is clear that I only had the

designs upon his life which he had on mine.

Furthermore, if anyone thinks that his death was the result of the blows which he received and that therefore I am his murderer, let him set against that the fact that it was the aggressor who was the cause of those blows, and that they therefore point to him, not to me, as the person responsible for his death; I would not have defended myself unless I had been struck by him.

· Απολυόμενος δε ύπό τε τοῦ (νόμου ύπό τε τοῦ)<sup>1</sup> ἄρξαντος τῆς πληγῆς, ἐγὼ μὲν οὐδενὶ τρόπω φονεὺς αὐτοῦ εἰμι, ὁ δὲ ἀποθανών, εἰ μὲν ἀτυχία τέθιηκεν, τη έαυτοῦ ἀτυχία κέχρηται—ἠτύχησε γὰρ ἄρξας τῆς πληγῆς—εἰ δ' ἀβουλία τινί, τῆ ἐαυτοῦ ἀβουλία διέφθαρται οὐ γὰρ εὖ φρονῶν ἔτυπτέ με. 'Ως μὲν οὖν οὐ δικαίως κατηγοροῦμαι, ἐπι-

δέδεικταί μοι έθέλω δὲ τοὺς κατηγοροῦντάς μου πασιν οίς εγκαλούσιν ενόχους αὐτοὺς όντας ἀποδείξαι. καθαρῷ μέν μοι τῆς αἰτίας ὄντι φόνον ἐπικαλοῦντες,³ ἀποστεροῦντες δέ με τοῦ βίου, ον ὁ θεὸς παρέδωκέ μοι, περὶ τὸν θεὸν ἀσεβοῦσιν: άδίκως δε θάνατον επιβουλεύοντες τά τε νόμιμα συγχέουσι φονης τέ μου γίγνονται ανοσίως δ' αποκτείναι ύμας με πείθοντες και της ύμετέρας εὐσεβείας †αὐτοὶ φονης † εἰσί:

8 Τούτοις μεν οθν ο θεος επιθείη την δίκην ύμας δε χρη το υμέτερον σκοπούντας απολύσαί με μαλ-

λον ἢ καταλαβεῖν βούλεσθαι. ἀδίκως μὲν γὰρ [127] ἀπολυθείς, διὰ το μὴ ὀρθῶς ὑμᾶς διδαχθῆναι ἀποφυγών, τοῦ μὴ διδάξαντος καὶ οὐχ ὑμέτερον τὸν προστρόπαιον τοῦ ἀποθανόντος καταστήσω μὴ ορθως δε καταληφθείς ύφ' ύμων, ύμιν και οὐ τούτω το μήνιμα των άλιτηρίων προστρέψομαι.<sup>5</sup>
9 Ταθτ' οὖν εἰδότες, τουτοισὶ τὸ ἀσέβημα τοῦτο

<sup>1</sup> νόμου ὑπό τε τοῦ add. Reiske. 2 autous om. N.

<sup>3</sup> επικαλοῦντες Kayser: επιβουλ(-βολ-)εύοντες codd.

<sup>4.</sup> Obelis inclusi. αὐτοὶ φονής Blass: ἀνατροπής ci. Thalheim. <sup>5</sup> προστρέψομαι Gernet, coll. Plat. Leg. ix. 866 Β: προστρίψομαι codd.

<sup>&</sup>lt;sup>a</sup> See note on γ. 4., ad fin.

b The Ms. text is clearly corrupt here. αὐτοὶ cannot be right; and φονῆs is hardly tolerable after the φονῆs of the 128

# THIRD TETRALOGY, II. 6-9

Thus my innocence is attested both by the law and by the fact that my opponent was the aggressor; in no way am I his murderer. As to the dead man, if his death was due to mischance, he had himself to thank for that mischance: for it consisted in his taking the offensive.<sup>a</sup> Similarly, if his death was due to a loss of self-control it was through his own loss of self-control that he perished: for he was not in

his right mind when he struck me.

I have now proved that I am unjustly accused. But I wish to prove also that my accusers are themselves exposed to all the charges which they are bringing against me. By accusing me of murder when I am free from guilt, and by robbing me of the life which God bestowed upon me, they are sinning against God; by seeking to compass my death wrongfully, they are confounding the laws of man and becoming my murderers; and by urging you to commit the sin of taking my life, [they are murdering your consciences also].

May God visit them with the punishment which they deserve. You on your side must look to your own interests and be more disposed to acquit than to condemn me. If I am acquitted unjustly, if I escape because you have not been properly informed of the facts, then it is he who failed to inform you, not you, whom I shall cause to be visited by the spirit who is seeking vengeance for the dead. But if I am wrongfully condemned by you, then it is upon you, and not upon my accuser, that I shall turn the

wrath of the avenging demons.

In this knowledge, make the prosecution bear the

previous sentence. No satisfactory emendation has yet been proposed.

129

#### ANTIPHON

άναθέντες, αὐτοί τε καθαροί τῆς αἰτίας γένεσθε, ἐμέ τε όσίως καὶ δικαίως ἀπολύετε οὕτω γὰρ ἂν καθαρώτατοι πάντες οἱ πολίται εἴημεν.

# **γ** ΕΚ ΚΑΤΗΓΟΡΙΑΣ Ο ΥΣΤΕΡΟΣ

1 Τοῦτόν τε οὐ θαυμάζω ἀνόσια δράσαντα ὅμοια οἶς εἴργασται λέγειν, ὑμῖν τε συγγιγνώσκω βουλομένοις τὴν ἀκρίβειαν τῶν πραχθέντων μαθεῖν τοιαῦτα ἀνέχεσθαι ἀκούοντας αὐτοῦ, ἃ ἐκβάλλεσθαι ἄξιά ἐστι. τὸν γὰρ ἄνδρα ὁμολογῶν τύπτειν τὰς πληγὰς ἐξ ὧν ἀπέθανεν, αὐτὸς μὲν τοῦ τεθνηκότος οὔ φησι φονεὺς εἶναι, ἡμᾶς δὲ τοὺς τιμωροῦντας αὐτῷ ζῶν τε καὶ βλέπων φονέας αὐτοῦ φησιν εἶναι. θέλω δὲ καὶ τάλλα παραπλήσια ἀπολογηθέντα τούτοις ἐπιδεῖξαι αὐτόν.

2 Εἶπε δὲ πρῶτον μέν, εἰ καὶ ἐκ τῶν πληγῶν ἀπέθανεν ὁ ἀνήρ, ὡς οὐκ ἀπέκτεινεν αὐτόν τὸν γὰρ
ἄρξαντα τῆς πληγῆς, τοῦτον αἴτιον τῶν πραχθέντων γενόμενον καταλαμβάνεσθαι ὑπὸ τοῦ νόμου,
ἄρξαι δὲ τὸν ἀποθανόντα. μάθετε δὴ πρῶτον μὲν
ὅτι ἄρξαι καὶ παροινεῖν τοὺς νεωτέρους τῶν πρεσβυτέρων εἰκότερόν ἐστι τοὺς μὲν γὰρ ἥ τε μεγαλοφροσύνη τοῦ γένους ἥ τε ἀκμὴ τῆς ρώμηςὶ ἥ τε
ἀπειρία τῆς μέθης ἐπαίρει τῷ θυμῷ χαρίζεσθαι,

1 ρώμης A corr. N: ώ..ς (sc. ωρας) A pr.

<sup>•</sup> ἡ μεγαλοφροσύνη τοῦ γένους ought to mean "pride of birth": but the speaker is not limiting his remarks to 130

# THIRD TETRALOGY, II. 9—III. 2

consequences of their sin; cleanse yourselves of guilt: and acquit me as righteousness and justice require you to do. Thus may all of us citizens best avoid defilement.

#### III

# SECOND SPEECH FOR THE PROSECUTION

I am not surprised that the defendant, who has committed so outrageous a crime, should speak as he has acted; just as I pardon you, who are desirous of discovering the facts exactly, for tolerating such utterances from his lips as deserve to be greeted with derision. Thus, he admits that he gave the man the blows which caused his death; yet he not only denies that he himself is the dead man's murderer, but asserts, alive and well though he is, that we, who are seeking vengeance for the victim, are his own murderers. And I wish to show that the remainder of his defence is of a similar character.

To begin with, he said that even if the man did die as a result of the blows, he did not kill him: because it is the aggressor who is to blame for what happens: it is he whom the law condemns; and the aggressor was the dead man. First, let me tell you that young men are more likely to be the aggressors and make a drunken assault than old. The young are incited by their natural arrogance, their full vigour, and the unaccustomed effects of wine to give free play to anger: whereas old men are sobered by young aristocrats. Yévos must be used in the sense of "class" or "type."

131

τοὺς δὲ ἢ τε ἐμπειρία τῶν παροινουμένων ἢ τε ἀσθένεια τοῦ γήρως ἢ τε δύναμις τῶν νέων φοβοῦσα

σωφρονίζει.

3 'Ως δὲ οὐδὲ τοῖς αὐτοῖς ἀλλὰ τοῖς ἐναντιωτάτοις 
ἠμύνατο αὐτόν, αὐτὸ τὸ ἔργον σημαίνει. ὁ μὲν 
γὰρ ἀκμαζούση τῆ ρωμη των χειρων χρωμενος 
ἀπέκτεινεν ὁ δὲ ἀδυνάτως τὸν κρείσσονα ἀμυνόμενος, οὐδὲ σημεῖον οὐδὲν ῶν ἡμύνατο ὑπολιπων,³ 
ἀπέθανεν. εἰ δὲ ταῖς χερσὶν ἀπέκτεινε καὶ τοὐ 
σιδήρω, ὅσον αἱ χεῖρες τοῦ σιδήρου οἰκειότεραι 
τούτω εἰσί, τοσούτω μᾶλλον φονεύς ἐστιν.

4 Ἐτόλμησε δὲ εἰπεῖν ὡς ὁ ἄρξας τῆς πληγης καὶ μὴ διαφθείρας μᾶλλον τοῦ ἀποκτείναντος φονεύς ἐστι· τοῦτον γὰρ βουλευτὴν τοῦ θανάτου φησὶ γενέσθαι. ἐγὼ δὲ πολὺ τἀναντία τούτων φημί. εἰ γὰρ αἱ χεῖρες ἃ διανοούμεθα ἐκάστω ἡμῶν ὑπουργοῦσιν, ὁ μὲν πατάξας καὶ μὴ ἀποκτείνας τῆς πληγῆς βουλευτὴς ἐγένετο, ὁ δὲ θανασίμως τύπτων τοῦ θανάτου ἐκ γὰρ ῶν ἐκεῖνος διανοηθεὶς ἔδρασεν, ὁ ἀνὴρ τέθνηκεν.

"Εστι δὲ ἡ μὲν ἀτυχία τοῦ πατάξαντος, ἡ δὲ συμφορὰ τοῦ παθόντος. ὁ μὲν γὰρ ἐξ ὧν ἔδρασεν ἐκεῖνος διαφθαρείς, οὐ τῆ ἐαυτοῦ ἁμαρτία ἀλλὰ τῆ τοῦ πατάξαντος χρησάμενος ἀπέθανεν. ὁ δὲ μείζω

<sup>1</sup> παροινουμένων Reiske: παρανομουμένων codd.
2 ων ημύνατο υπολείπων Ν: υπολιπων ων ημύνατο Α.
3 ἀπέθανεν Α: ἔπαθεν Ν.

# THIRD TETRALOGY, III. 2-4

their experience of drunken excesses, by the weakness of age, and by their fear of the strength of the

young.

Further, it was not with the same, but with vastly different weapons that the accused withstood him, as the facts themselves show. The one used hands which were in the fullness of their strength, and with them he slew; whereas the other defended himself but feebly against a stronger man, and died without leaving any mark of that defence behind him. Moreover, if it was with his hands and not with steel that the defendant slew, then the fact that his hands are more a part of himself than is steel makes him so much the more a murderer.

He further dared to assert that he who struck the first blow, even though he did not slay, is more truly the murderer than he who killed; for it is to the aggressor's wilful act that the death was due, he says. But I maintain the very opposite. If our hands carry out the intentions of each of us, he who struck without killing was the wilful author of the blow alone: the wilful author of the death was he who struck and killed: for it was as the result of an intentional act on the part of the defendant that the man was killed.

Again, while the victim suffered the ill-effect of the mischance, it is the striker who suffered the mischance itself; for the one met his death as the result of the other's act, so that it was not through his own mistake, but through the mistake of the man who struck him, that he was killed; whereas the other did more than he meant to do, and he had only himself to blame for the mischance

#### ANTIPHON

**δ**ν ήθελε πράξας, τῆ έαυτοῦ ἀτυχία δν οὐκ ήθελεν

Τπό δε τοῦ ἰατροῦ φάσκων αὐτὸν ἀποθανεῖν, θαυμάζω ὅτι [οὐχ]¹ ὑφ' ἡμῶν τῶν συμβουλευσάντων ἐπιτρεφθῆναί φησιν αὐτὸν διαφθαρῆναι. καὶ γὰρ ἄν εἰ μὴ ἐπετρέψαμεν, ὑπ' ἀθεραπείας ἃν ἔφη διαφθαρῆναι αὐτόν. εἰ δέ τοι καὶ ὑπὸ τοῦ ἰατροῦ ἀπέθανεν, ὡς οὐκ ἀπέθανεν, ὁ μὲν ἰατρὸς οὐ φονεὺς αὐτοῦ ἐστιν, ὁ γὰρ νόμος ἀπολύει αὐτόν, διὰ δὲ τὰς τούτου πληγὰς ἐπιτρεψάντων ἡμῶν αὐτῷ, πῶς ἄν ἄλλος τις ἢ ὁ βιασάμενος ἡμᾶς χρῆσθαι αὐτῷ φονεὺς εἴη ἄν;

Οὔτω δὲ φανερῶς ἐκ παντὸς τρόπου ἐλεγχόμενος ἀποκτεῖναι τὸν ἄνδρα, εἰς τοῦτο τόλμης καὶ ἀναι-δείας ἤκει, ὤστ' οὐκ ἀρκοῦν αὐτῶ ἐστιν ὑπὲρ τῆς

1 οὐχ del. Hemstege. Cf. β. 4.

b If the oux of the Mss. is retained, we have a flat con-

<sup>&</sup>lt;sup>a</sup> A reply to the arguments of the defence in  $\beta$ . 6. terms ἀτυχία, άμαρτία, and συμφορά represent the logically distinguishable elements which constitute an "unfortunate accident." Owing to arvyla the agent commits an error (άμαρτία), i.e. performs an act which he either had no intention of performing at all or intended to perform differently, and the result is a συμφορά, which may fall either upon the agent himself or upon some second person. In the present paragraph it is assumed for the moment, as it had been assumed by the defence in  $\beta$ . 6, that death was purely accidental. Blood-guilt will still rest upon one of the two parties: but it will rest upon the party guilty of apapria (cf. Tetralogy II). Now the defence had argued in  $\beta$ . 6 that X, the aggressor, had been responsible for the auapria; it had consisted in his taking the offensive: and he was arvyns in doing so. The resultant συμφορά had fallen on himself. The prosecution here reply that while the συμφορά indeed fell on X, the ἀτυχία and the apapria lay with Y, because Y had given a harder blow than he intended.

## THIRD TETRALOGY, III. 4-6

whereby he killed a man whom he did not mean to

slav.a

I am surprised that, in alleging the man's death to have been due to the physician, he should assign the responsibility for it to us, upon whose advice it was that he received medical attention; for had we failed to place him under a physician, the defendant would assuredly have maintained that his death was due to neglect. But even if his death was due to the physician, which it was not, the physician is not his murderer, because the law absolves him from blame. On the other hand, as it was only owing to the blows given by the defendant that we placed the dead man under medical care at all, can the murderer be anyone save him who forced us to call in the physician?

Although it has been proved so clearly and so completely that he killed the dead man, his impudence and shamelessness are such that he is not content with defending his own act of wickedness: he

tradiction of  $\beta$ . 4, where the defence do in fact accuse the prosecution of having caused the man's death. Further, the argument of the present paragraph becomes exceedingly elliptical. It will presumably run thus: "The defendant accuses the physician; but he ought logically to accuse us instead. He would undoubtedly have accused us of having been responsible for the man's death through neglect, had we not sought medical aid at all; so he should similarly accuse us of murder, if we sent the patient to a bad physician instead of to a good one." If the ovy is deleted, we get consistency with  $\beta$ . 4, and the argument is as in the text. ovy was probably inserted by a reader who thought that the first sentence of § 5 was self-contradictory. Note that this first sentence (ὑπὸ δὲ . . . διαφθαρῆναι) does not imply merely that the defence have contradicted themselves by accusing first the physician and then the prosecution; this is clear from the καὶ γὰρ αν κτλ. which follows, giving the true reason for the speaker's surprise.

135

αύτοῦ ἀσεβείας ἀπολογεῖσθαι, ἀλλὰ καὶ ἡμᾶς, οῖ [128] τὸ τούτου μίασμα ἐπεξερχόμεθα, ἀθέμιστα καὶ

ανόσια δραν φησι.

Τούτω μεν οῦν πρέπει καὶ ταῦτα καὶ ἔτι τούτων δεινότερα λέγειν, τοιαῦτα δεδρακότι ἡμεῖς δὲ τόν ⟨τε⟩¹ θάνατον φανερὸν ἀποδεικνύντες, τήν τε πληγὴν ὁμολογουμένην ἐξ ῆς ἀπέθανε, τόν τε νόμον εἰς τὸν πατάξαντα τὸν φόνον ἀνάγοντα, ἀντὶ τοῦ παθόντος ἐπισκήπτομεν ὑμῖν, τῷ τούτου φόνω τὸ μήνιμα τῶν ἀλιτηρίων ἀκεσαμένους πᾶσαν τὴν πόλιν καθαρὰν τοῦ μιάσματος καταστῆσαι.

δ

# ΕΞ ΑΠΟΛΟΓΙΑΣ, Ο ΥΣΤΕΡΟΣ

1 'Ο μεν ἀνήρ, οὐ καταγνοὺς αὐτὸς αὐτοῦ, ἀλλὰ τὴν σπουδὴν τῶν κατηγόρων φοβηθείς, ὑπαπέστη· ἡμῖν δὲ τοῖς φίλοις ζῶντι ἢ ἀποθανόντι εὐσεβέστερον ἀμύνειν αὐτῷ. ἄριστα μὲν οὖν αὐτὸς ἂν ὑπὲρ αὐτοῦ ἀπελογεῖτο· ἐπεὶ δὲ τάδε ἀκινδυνότερα ἔδοξεν εἶναι, ἡμῖν, τοῖς μέγιστον ἂν πένθος γένοιτο στερηθεῖσιν αὐτοῦ, ἀπολογητέον.

2 Δοκεῖ δέ μοι περὶ τὸν ἄρξαντα τῆς πληγῆς τὸ ἀδίκημα εἶναι. ὁ μὲν οῦν διώκων οὐκ εἰκόσι τεκμηρίοις χρώμενος τοῦτον τὸν ἄρξαντά φησιν εἶναι. εἰ μὲν γὰρ ὥσπερ βλέπειν μὲν τοῦν ὀφθαλμοῦν, ἀκούειν δὲ τοῦς ἀσίν, οὕτω κατὰ φύσιν ἦν

<sup>1</sup> τε add. Blass. 2 είναι, ήμιν Hirschig: ήμιν είναι codd.

ant in a δίκη φόνου had the right of withdrawing into exile 136

# THIRD TETRALOGY, III. 6-IV. 2

actually accuses us, who are seeking expiation of the defilement which rests upon him, of acting like un-

scrupulous scoundrels.

Assertions as outrageous as this, or even more so, befit one guilty of such a crime as he. We, on our side, have clearly established how the death took place: we have shown that there are no doubts about the blow which caused it: and we have proved that the law fixes the guilt of the murder upon him who gave that blow. So in the name of the victim we charge you to appease the wrath of the spirits of vengeance by putting the defendant to death, and thereby cleanse the whole city of its defilement.

## SECOND SPEECH FOR THE DEFENCE

The defendant, not because he has judged himself guilty, but because he was alarmed by the vehemence of the prosecution, has withdrawn.a As to us, his friends, we are discharging our sacred duty to him more fitly by aiding him while he is alive than by aiding him after he is dead. Admittedly, he himself would have pleaded his own case best; but since the present course appeared the safer, it remains for us, to whom his loss would be a very bitter grief, to defend him.

To my mind, it is with the aggressor that the blame for the deed rests. Now the presumptions from which the prosecution argues that the defendant was the aggressor are unreasonable. If brutal violence on the part of the young and self-control on the part of the old were as natural as seeing with the eyes and half-way through the trial, if he saw no hope of an acquittal. Cf. Herodes: Introd:

Cf. Herodes: Introd.

ύβρίζειν μὲν τοὺς νέους, σωφρονεῖν δὲ τοὺς γέροντας, οὐδὲν ἂν τῆς ὑμετέρας κρίσεως ἔδει· αὐτὴ γὰρ ⟨ἄν⟩¹ ἡ ἡλικία τῶν νέων κατέκρινε· νῦν δὲ πολλοὶ μὲν νέοι σωφρονοῦντες, πολλοὶ δὲ πρεσβῦται παροινοῦντες, οὐδὲν μᾶλλον τῷ διώκοντι ἢ τῷ φεύ-

γοντι τεκμήριον γίγνονται.

3 Κοινοῦ δὲ τοῦ τέκμηρίου ἡμῖν ὅντος ⟨καί⟩² τούτῳ, τῷ παντὶ προέχομεν· οἱ γὰρ μάρτυρες τοῦτόν φασιν ἄρξαι τῆς πληγῆς. ἄρξαντος δὲ τούτου, καὶ τῶν ἄλλων ἀπάντων ⟨τῶν⟩³ κατηγορουμένων ἀπολύεται τῆς αἰτίας. εἴπερ⁴ γὰρ ὁ πατάξας, διὰ τὴν πληγὴν βιασάμενος ὑμᾶς ἐπιτρεφθῆναι ἰατρῷ, μᾶλλον τοῦ ἀποκτείναντος φονεύς ἐστιν, ὁ ἄρξας τῆς πληγῆς φονεὺς γίγνεται. οὖτος γὰρ ἡνάγκασε τόν τε ἀμυνόμενον ἀντιτύπτειν τόν τε πληγέντα ἐπὶ τὸν ἰατρὸν ἐλθεῖν. ἀνόσια γὰρ ⟨ἄν⟩⁵ ὁ⁵ διωκόμενος πάθοι, εἰ μήτε ἀποκτείνας ὑπὲρ᾽ τοῦ ἀποκτείναντος μήτε ἄρξας ὑπὲρ τοῦ ἄρξαντος φονεὺς ἔσται.

4 Έστι δε οὐδε ο επιβουλεύσας οὐδεν μαλλον ο διωκόμενος τοῦ διώκοντος. εἰ γὰρ ο μεν ἄρξας τῆς πληγῆς τύπτειν καὶ μὴ ἀποκτείνειν διενοήθη, ο δε ἀμυνόμενος ἀποκτείναι, οὖτος αν ο ἐπιβουλεύσας εἴη. νῦν δε καὶ ο ἀμυνόμενος τύπτειν καὶ οὐκ ἀποκτείναι διανοηθεὶς ἤμαρτεν, εἰς α οὐκ δ ἐβούλετο πατάξας. τῆς μεν οῦν πληγῆς βουλευτὴς

<sup>1</sup> αν probat Blass.

<sup>2</sup> καὶ add. Blass. <sup>3</sup> τῶν add. Bekker. <sup>4</sup> εἶπερ Ignatius: εἶτε codd.

δ ἀν add. Sauppe. δ ὁ Reiske: ὅ τε A pr. N, ὅ γε A corr. τοῦς Α pr. N.

<sup>•</sup> τοῦ ἀποκτείναντος is of course the physician.

## THIRD TETRALOGY, IV. 2-5

hearing with the ears, then there would be no need for you to sit in judgement; the young would stand condemned by their mere age. In fact, however, many young men are self-controlled, and many old men are violent in their cups; and so the presumption which they furnish favours the defence no less than

the prosecution.

As the presumption supports us as much as it does the dead man, the balance is in our favour; for according to the witnesses, it was he who was the aggressor. This being so, the defendant is cleared of all the other charges brought against him as well. For once it is argued that, because it was only the blow given by the striker which obliged you to seek medical attention at all, the murderer is the striker rather than the person immediately responsible for the man's death, a it follows that the murderer was he who struck the very first blow of all: because it was he who compelled both his adversary to strike back in self-defence and the victim struck to go to the physician. It would be outrageous, were the defendant, who was neither slayer nor aggressor, to be held a murderer in place of the true slayer and the true aggressor.

Nor again is the intention to kill to be attributed to the accused rather than to his accuser. If it had been the case that, whereas he who struck the first blow had meant not to kill, but to strike, he who was defending himself had meant to kill, then it would have been this last who was guilty of the intention to kill. As it was, he who was defending himself likewise intended to strike, not to kill; but he committed an error, and struck where he did not mean to strike. He was thus admittedly the wilful author of the blow;

#### \* \* ANTIPHON

έγένετο, τον δε θάνατον πως αν επεβούλευσεν, ος γε¹ ακουσίως επάταξεν;

Οἰκεῖον δὲ καὶ τὸ ἀμάρτημα τῷ ἄρξαντι μᾶλλον ἢ τῷ ἀμυνομένῳ ἐστίν. ὁ μὲν γὰρ ἃ ἔπασχεν ἀντιδρᾶν ζητῶν, ὑπ' ἐκείνου βιαζόμενος ἐξήμαρτεν ὁ δὲ διὰ τὴν αὐτοῦ ἀκολασίαν πάντα δρῶν καὶ πάσχων, καὶ τῆς ἑαυτοῦ² καὶ τῆς ἐκείνου ἁμαρτίας ⟨αἴτιος, ῶν⟩³ δίκαιος φονεὺς εἶναί ἐστιν.

6 'Ως δὲ οὐδὲ κρεισσόνως' ἀλλὰ πολὺ ὑποδεεστέρως ὧν ἔπασχεν ἢμύνετο, διδάξω. ὁ μὲν ὑβρίζων καὶ παροινῶν πάντ' ἔδρα καὶ οὐδὲν ἢμύνατο ὁ δὲ μὴ πάσχειν ἀλλὰ ἀπωθεῖσθαι ζητῶν, ἄ τε ἔπασχεν ἀκουσίως ἔπασχεν, ἄ τ' ἔδρασε τὰ παθήματα βουλόμενος διαφυγεῖν ἐλασσόνως ἢ κατ' ἀξίαν τὸν ἄρξαντα ἢμύνετο, καὶ οὐκ ἔδρα.

7 Εἰ δὲ κρείσσων ὢν τὰς χειρας κρεισσόνως ἡμύνετο ἢ ἔπασχεν, οὐδὶ οὕτω δίκαιος ὑφὶ ὑμῶν καταλαμβάνεσθαί ἐστι... τῷ μὲν γὰρ ἄρξαντι πανταχοῦ μεγάλα ἐπιτίμια ἐπίκειται, τῷ δὲ ἀμυνομένῳ οὐδαμοῦ οὐδὲν ἐπιτίμιον γέγραπται.

8 Πρὸς δὲ τὸ μήτε δικαίως μήτε ἀδίκως ἀποκτείνειν ἀποκέκριται οὐ γὰρ ὑπὸ τῶν πληγῶν ἀλλ' ὑπὸ τοῦ ἰατροῦ ὁ ἀνὴρ ἀπέθανεν, ὡς οἱ μάρτυρες

<sup>1.</sup> δς γε Sauppe: ὅν γε codd.

3. αίτιος ὡν add. Maetzner: ἀμ. δίκαιος φορεύς tentavit Thalheim.

4. κρεισσόνως Reiske: κρείσσον (-ων) ὢν codd.
140

# THIRD TETRALOGY, IV. 5-8

but how can he have killed wilfully, when he struck

otherwise than he intended?

Further, it is with the aggressor rather than with him who was defending himself that the responsibility for the error itself rests. The one was seeking to retaliate for the blows which he was receiving, when he committed his error: he was being forced to act by his attacker; whereas with the other, it was his own lack of self-control which caused him to give and receive the blows which he did: and so, since he is responsible both for his own error and for his victim's, he deserves the name of murderer.

Again, his defence was not more vigorous than the attack made upon him, but much less so: as I will show. The one was truculent, drunken, and violent; he took the offensive throughout, and was never on the defensive at all. The other was seeking to avoid his blows and repel him; the blows which he received, he received from no choice of his own: and the blows which he gave were given in defence of himself against the aggressor, and much less vigorously than that aggressor deserved, because his only object was to avoid the hurt which was being done him; he did not take the offensive at all.

Even supposing that his defence was more vigorous than the attack made upon him, because there was more vigour in his hands; you cannot justly condemn him. Heavy penalties are invariably provided for the aggressor: whereas no penalty is ever prescribed for

him who defends himself.

The objection that the taking of life, whether justifiably or not, is forbidden, has been answered; it was not to the blows, but to the physician, that the man's death was due, as the witnesses state in their

#### ANTIPHON

μαρτυρούσιν. ἔστι δὲ καὶ ἡ τύχη τοῦ ἄρξαντος καὶ οὐ τοῦ ἀμυνομένου. ὁ μὲν γὰρ ἀκουσίως πάντα δράσας καὶ παθών ἀλλοτρία τύχη κέχρηται· ὁ δὲ [129] έκουσίως πάντα πράξας, έκ τῶν αύτοῦ ἔργων τὴν

τύχην προσαγόμενος, τη αύτου άτυχία ημαρτεν.

9 'Ως μεν οὖν οὐδενὶ ἔνοχος τῶν κατηγορημένων ό διωκόμενός έστιν, αποδέδεικται. εί δέ τις κοινήν μέν την πράξιν, κοινήν δέ την άτυχίαν αὐτῶν ήγούμενος είναι, μηδέν ἀπολύσιμον μᾶλλον ή καταλήψιμον έκ τῶν λεγομένων γιγνώσκει αὐτὸν ὄντα, καὶ οὖτως ἀπολύειν μᾶλλον ἢ καταλαμβάνειν δίκαιός δοτι. τόν τε γάρ διώκοντα οὐ δίκαιον καταλαμβάνειν, μή σαφως διδάξαντα ὅτι ἀδικεῖται· τόν τε φεύγοντα ἀνόσιον άλῶναι, μὴ φανερῶς ἐλεγχθέντα ἃ ἐπικαλεῖται.

10 Ούτωσὶ δὲ ἐκ παντὸς τρόπου τῶν ἐγκλημάτων απολυομένου τοῦ ανδρός, ήμεις όσιώτερον ύμιν έπισκήπτομεν ύπερ αὐτοῦ, μὴ τὸν φονέα ζητοῦντας κολάζειν τὸν καθαρὸν ἀποκτείνειν, ὅ τε νὰρ †άποκτείνας τοῦ ἀποθανόντος το οὐδεν ήσσον τοῖς αίτίοις προστρόπαιος έσται, οὐτός τε ανοσίως διαφθαρείς διπλάσιον καθίστησι τὸ μίασμα τῶν

<sup>1</sup> προσαγόμενος Reiske: προαγόμενος codd.

<sup>3</sup> δίκαιος N: δίκαιον A. 2 ouv om. N. Locus vix sanus: ἀλιτήριος pro ἀποκτείνας Thalheim. fortasse recte.

<sup>&</sup>lt;sup>δ</sup> ἔσται Kayser: ἐστιν codd. 6 μίασμα] μήνιμα Briegleb.

<sup>&</sup>lt;sup>a</sup> There is clearly some corruption here. Some reference is wanted to the spirits of vengeance who will continue to 142

# THIRD TETRALOGY, IV. 8-10

evidence. Further, it is the aggressor, and not he who was defending himself, who was responsible for the accident. The one gave and received the blows which he did from no choice of his own, and therefore the accident in which he had a part was not of his own causing. The other did what he did of his own free will, and it was by his own actions that he brought the accident upon himself; hence he had himself to blame for the mischance whereby he committed his error.

It has been shown, then, that not one of the charges made concerns the defendant; and even if both parties are thought equally responsible alike for the actual crime and for the mischance which led to it, and it is decided from the arguments put forward that there is no more reason for acquitting the defendant than for condemning him, he still has a right to be acquitted rather than condemned. Not only is it unjust that his accuser should secure his conviction without clearly showing that he has been wronged: but it is a sin that the accused should be sentenced, if the charges made against him have not been proved conclusively.

As the defendant has been cleared so completely of the charges made, we lay upon you in his name a more righteous behest than did our opponents: in seeking to punish the murderer, do not put him who is blameless to death. If you do, [the slayer no less than the slain will bring the wrath of heaven upon the guilty:] and if the defendant is put to death without scruple, he causes the defilement brought upon his slayers by the spirits of vengeance to become

haunt the guilty until due reparation has been made to the dead. See app. crit.

#### ANTIPHON

11 ἀλιτηρίων τοῖς ἀποκτείνασιν αὐτόν. ταῦτα οὖν δεδιότες, τὸν μὲν καθαρὸν ὑμέτερον ἡγεῖσθε¹ εἶναι ἀπολύειν τῆς αἰτίας, τὸν δὲ μιαρὸν τῷ χρόνῳ ἀποδόντες φῆναι τοῖς ἔγγιστα τιμωρεῖσθαι ὑπολείπετε οὕτω γὰρ ἄν² δικαιότατα καὶ δσιώτατα πράξαιτ' ἄν.

1 ήγεισθε Λ corr.2: ήγεισθαι Α pr. N. 2 αν om. A.

<sup>&</sup>lt;sup>a</sup> Briegleb's μήνιμα is unnecessary. It is clear from a. 3 sub fin. that the writer felt the δυσμένεια τῶν ἀλιτηρίων and

# THIRD TETRALOGY, IV. 11

twofold.<sup>a</sup> Hold that defilement in fear: and consider it your duty to absolve him who is guiltless. Him upon whom the stain of blood rests you may let time reveal, even as you may leave his punishment to his victim's kin. It is thus that you will best observe justice and the will of heaven.

the  $\mu$ iaσ $\mu$ a φόνου to be complementary aspects of one and the same thing. The ἀλιτήριοι were the positive forces which gave effect to the  $\mu$ iaσ $\mu$ a. Hence such a phrase as  $\mu$ iaσ $\mu$ a  $\tau$ αν άλιτηρίων in the present passage is perfectly orthodox; it is the "pollution to which the spirits of vengeance give expression."



#### INTRODUCTION

Ancient criticism regarded the Murder of Herodes as one of the most notable products of Antiphon's period of maturity. The year in which it was delivered cannot be determined with absolute accuracy: but it was not much earlier or much later than 415; thus we learn that the revolt of Lesbos (428-427) had occurred when the speaker was still a mere child, and he has now just reached manhood (§ 74): while it is clear that the Athenian disaster in Sicily is still a thing of the future (§ 81). The facts are as follows.

A wealthy young Mytilenean, Euxitheus, and an Athenian, Herodes-probably one of the Cleruchs settled in Lesbos after the revolt-embarked together at Mytilene for Aenus on the Thracian coast. They were unfortunate enough to meet with bad weather before completely rounding Lesbos and were forced to run for a bay on the north coast of the island near Other ships had done the same; and Methymna. Herodes, Euxitheus, and their fellow-passengers took the opportunity of sheltering from the rain on one bound for Mytilene, as their own vessel was open to the sky. A convivial evening followed; and in the course of it Herodes, who had drunk more than was good for him, went ashore. From that moment he was never seen again. A search was made in the

1 1

a Cf. Sopater, ap. Rhet. Graeci, iv. 316.

neighbourhood and a message sent back to Mytilene in the hope that he had made his way thither; but both were without result. Finally, he was given up for lost, and the remainder of the passengers resumed their voyage to Aenus in the original vessel.

The family of Herodes, who had been informed of his disappearance, were convinced that he had been the victim of foul play, and suspected Euxitheus; so directly the boat which Herodes had left so strangely reached Mytilene, they boarded it to make investigations for themselves. Some bloodstains came to light; but they turned out to be due to a sacrifice. A member of the crew a was examined under torture; but he stoutly maintained that Euxitheus had remained on board throughout the night in question. A second member of the crew, a slave, was purchased from his owners for similar examination. However, before he had been tortured, a note was discovered purporting to be a message from Euxitheus to a certain Lycinus to the effect that Euxitheus had murdered Herodes. Then the slave was examined, and the confession wrung from him that he had helped Euxitheus to commit the murder. He alleged that Euxitheus had struck Herodes on the head with a stone, the pair of them had carried the body down to a boat, and then he himself had rowed out to sea and thrown it overboard. In consequence of this admission the accusers put the slave to death as a party to the crime. They next seem to have obtained authority for the arrest of Euxitheus by lodging an information against him, whether locally or with the Eleven at Athens; and, in accordance with the warrant, he was taken to Athens and

See further, note, p. 180.

thrown into prison to await trial, bail being refused.

At the trial Euxitheus adopts two main lines of defence. First, he maintains that the case should have taken the form of a  $\delta \kappa \eta$ ,  $\phi \delta \nu \sigma \nu$  instead of an  $d\pi a \gamma \omega \gamma \eta$  for  $\kappa a \kappa \sigma \nu \rho \gamma \ell a$ ; and secondly he shows that the evidence of his guilt produced by the prosecution is self-contradictory. In connexion with this second line of argument he examines the case against Lycinus, who, it had been suggested, had paid him to commit the murder, and endeavours to rehabilitate his own father, whose supposed anti-Athenian activities during the past dozen years had been used to prejudice the court.

The main problem presented by the speech is that of the validity of the objection raised by the defendant to the action of his accusers in prosecuting him as a κακούργος before a Heliastic court, instead of as a φονεύς before the Areopagus. The procedure generally followed in cases of murder was that of the δίκη φόνου, which had remained unchanged since the days of Draco. The form which it took is known from the Choreutes.4 The prosecution had first to register their charge with the Basileus (ἀπογράφεσθαι την δίκην). If he consented to admit it, the accused was ipso facto debarred from the Agora and from all temples—was forbidden in fact to take any part whatsoever in the public and religious life of the community; and proclamation was made to this effect by his prosecutors (πρόρρησις). No one who was under suspicion of having the blood of another on his hands could be allowed to contaminate his fellows or defile sacred buildings. Next the Basileus issued

<sup>&</sup>lt;sup>a</sup> See Choreutes, Introd. p. 238.

writs to secure the attendance of the accused and the necessary witnesses. There followed a preliminary inquiry (προδικασία), which opened with the administration of a peculiarly solemn oath to the prosecutor, defendant, and witnesses by the court official known as the δρκώτης. A goat, a ram, and a bull were sacrificed, and all had to lay their hands on the offerings and swear, έξωλείαν αὐτοῖς καὶ γένει καὶ οἰκία ἐπαρώμενοι, to tell nothing but the truth and to confine themselves to the question at issue. Two other προδικασίαι were held within the three months following the registration of the charge, and it was not until the fourth month that the case came before the Areopagus. At the trial proper each side spoke twice, and the penalty upon conviction was death. However, the defendant had the right to throw up his case and withdraw into exile after making his first speech.

Clearly this was a cumbersome procedure; and it became lengthier still if the Basileus had less than three months of office left when the prosecutor applied for permission to register the charge. As he was forbidden by tradition to hand over the case half-finished to his successor, the entire proceedings had to be postponed to the next archonship. But what if the accused were not an Athenian citizen? Could the  $\delta \kappa \eta$   $\phi \delta \nu v v$  operate at all? Direct evidence is lacking; but it seems most doubtful. The  $\delta \kappa \eta$   $\phi \delta \nu v v$  was essentially a local institution. It was the instrument whereby the community of archaic Attica had sought to rid itself of the pollution brought upon it by the blood-guilt of one of its

<sup>&</sup>quot;Invoking utter destruction upon themselves, their family, and their house."

members. Hence the elaborate precautions to insure that none came into contact with the accused. But if the φονεύς had no part in the πόλις of the victim, his blood-guilt lost this social importance; what now required satisfaction was the wrong done to a member of the community by one outside it. And for such a purpose the δίκη φόνου had never been intended.

It would seem likely a priori that some alternative procedure should appear to meet this difficulty, particularly after the growth of her empire forced Athens to some definition of the legal status of her subjects in relation to herself; and the methods used against Euxitheus meet it admirably. An alien, or at least, an alien from a subject-state, charged with the murder of an Athenian citizen can be treated as a κακοῦργος; and a charge of κακουργία allows the summary arrest of the accused and his close confinement until the day of his trial. When that day arrives, he is brought before an ordinary Heliastic court and tried as a "malefactor," his particular malefaction being murder.

This is, I think, the reasonable conclusion from (a) the fact that the  $\delta i \kappa \eta$   $\phi \delta \nu \sigma \nu$  was parochial in its operation, and (b) the definite statement of Euxitheus that he was being tried as a  $\kappa a \kappa \sigma \hat{\nu} \rho \gamma \sigma s$  before the Heliaea, instead of as a  $\phi \nu \nu \nu \sigma$  before the Areopagus. But we must be wary of identifying the use here made of  $\delta \nu \delta \epsilon \iota \xi \iota s$  and  $\delta \pi u \gamma \omega \gamma \eta$  with their use in certain other, cases of  $\phi \delta \nu \sigma s$ ; if a common legal principle can be detected at work, it was a fluid one, as a brief, examination will show.

There are three such instances: (1) Lysias, In

Agoratum: Here Dionysius arrests Agoratus for causing the death of his brother, Dionysodorus, under the Thirty by turning informer. Dionysius proceeds by lodging an information against Agoratus with the Eleven. They, however, refuse to permit his arrest until Dionysius has added the qualification ἐπ' αὐτοφώρω ληφθείς a to his formal charge of murder. The case is tried before a Heliastic court and the penalty upon conviction is death. (2) Demosthenes, In Aristocratem (§§ 641 ff.). Here there is a detailed description of the five courts competent to try the various forms of homicide, followed by the statement that there was a sixth means of proceeding against a murderer in cases where none of the others was possible or convenient. This was by ἀπαγωγή. If the criminal was seen in the Agora or in a temple, he could be arrested at sight and thrown into prison to await trial. Should he be found guilty, the penalty was death. (3) Lycurgus, In Leocratem (§ 112). The friends of Phrynichus arrest and imprison his murderers. A clear case of ἀπαγωγή, although the absence of further details makes it impossible to say under what head the accused were tried.

Originally ἀπαγωγή was limited in its application to crimes of violence where the criminal was caught in flagrante delicto. For judicial purposes these crimes formed a single group and were known as κακουργήματα. Thieves, footpads, cutpurses, temple-robbers, kidnappers, were all κακούργοι, and, if caught in the act (ἐπ' αὐτοφώρω), could be summarily arrested and in most cases punished by the Eleven on their own authority. If the crime was too serious to fall within

#### ANTIPHON

the jurisdiction of the Eleven, however, they kept the prisoner in close confinement until his trial before a Heliastic court.

Now it is clear from Lysias that Agoratus, who was charged with murder, was similarly subjected to άπαγωγή; and the fact that his arrest was authorized by the Eleven only on the condition that the clause έπ' αὐτοφώρω ληφθείς was added to the written ἔνδειξις presented to them by the prosecutor, makes it reasonably certain that by the end of the fifth century murder itself could be treated as a κακουργήμα, provided that the criminal was taken ἐπ' αὐτοφώρω. Agoratus, it is important to remember, had some sort of civic rights, in spite of the statement to the contrary in § 64 of Lysias' speech. The allegation that he was "a slave and of slave parentage" is a rhetorical exaggeration which is tacitly acknowledged as false in the next paragraph, where we are told that Agoratus had made a living as a συκοφάντης and had been very heavily fined for it. No slave could have conducted prosecutions in this fashion.

The case mentioned by Demosthenes, on the other hand, is somewhat different. It is true that the criminal is in a sense taken ἐπ' αὐτοφώρφ; he is caught in the act of entering the Agora or a temple when his defilement has deprived him of the right to do so. But he is not arrested qua κακοῦργος, because he is not caught in the act of committing the murder which has brought about his defilement. The justification for his ἀπαγωγή must be sought elsewhere. Now it is highly probable, if not certain, that ἀπαγωγή was permissible, if a person against whom proceedings were being instituted for murder before the Basileus disobeyed the formal πρόρρησις of his

It remains to determine the relation between the arrest of Agoratus and that of Euxitheus. Both were apparently  $\kappa \alpha \kappa o \hat{\nu} \rho \gamma o \iota$  in the eyes of the law. But whereas it was necessary in the case of Agoratus that he should be taken  $\dot{\epsilon} \pi^{\prime}$   $a \dot{\nu} \tau o \phi \dot{\omega} \rho \varphi$ , no such condition was observed in the case of Euxitheus. Now Euxitheus was a  $\xi \dot{\epsilon} \nu o s$  from Lesbos, a subject-state; Agoratus had civic rights of some kind and lived in Athens. Clearly the conclusion is that  $\dot{\alpha} \pi a \gamma \omega \gamma \dot{\eta}$  was permissible in the case of Athenians only if they were caught  $\dot{\epsilon} \pi^{\prime}$   $a \dot{\nu} \tau o \phi \dot{\omega} \rho \omega s$ ; while  $\xi \dot{\epsilon} \nu o \iota$  suspected of murder could be arrested as  $\kappa \alpha \kappa o \dot{\nu} \rho \gamma o \iota$ , even if they were not so caught, for the reason that  $\dot{\alpha} \pi a \gamma \omega \gamma \dot{\eta}$  was found to be the only practicable method of bringing them to trial.

A second difficulty in connexion with the objections raised by Euxitheus to the procedure of the prosecution is the statement in § 10 that the case was  $\tau\iota\mu\eta\tau\delta\varsigma$ , i.e. that in the event of a verdict of guilty,

alternative penalties would be proposed by the prosecution and defence, and the court would decide between them. In § 10 it is stated that this penalty would take the form of a fine. Later in the speech, however, the only penalty envisaged is death (e.g. §§ 59, 71, etc.).

We cannot treat Euxitheus' words in § 10 as a piece of sheer falsehood. Both he and the jury must have known whether or not the case was τιμητός, and if it was not, if the penalty was fixed at death, Euxitheus would hardly have been so ingenuous as to imagine that he could talk his hearers into forgetting the fact. He must mean what he says; and the explanation would appear to be this. In the case of a citizen there were various courts to try the various kinds of homicide which he might commit, and the penalties which each was empowered to impose differed in severity according to the seriousness of the offence with which the court in question dealt. But these courts were largely unsuited to try Eévoi, and the alternative procedure of ἀπαγωγή followed by a trial before a Heliastic court seems frequently to have replaced them. The various types of offence were here all tried in identical fashion; and as no common penalty was possible, the difficulty must have been surmounted by treating any case of homicide tried by the Heliaea as an ἀγων τιμητός which admitted of an adjustment of the penalty to suit circumstances.

The further fact that Euxitheus contradicts himself later in the speech by treating the penalty as fixed at death is intelligible if it is remembered that he is arguing in § 10 for the transference of the case to the Areopagus. As there was never any alternative to death as the penalty for conviction before the

Areopagus, Euxitheus gives great emphasis to the possibility of his merely being fined by the Heliaea in order to prove the incompetence of such a court to try his case as it should be tried; that the prosecution have in fact determined upon the death penalty is carefully kept in the background at this

4. 4.8. 20.1.1

stage.

The fact that bail was refused cannot be accounted for with absolute certainty owing to the incompleteness of the evidence as to ενδειξις and ἀπαγωγή. It is clear from §17 that the right of furnishing sureties (έγγυηταί) was recognized by law in certain cases, probably in the case of citizens only. The Eleven very likely had powers of discretion when the prisoner was an alien, and if the accuser could show good reason for supposing that the accused would default if allowed his liberty, bail would be refused.

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#### ANALYSIS

Preliminary request for a fair hearing. 88 1-7. Objections to the procedure adopted by **88 8-19.** 

the prosecution.

(i) The defendant cannot legally be tried as a κακοῦργος.

(ii) The trial is being held in the wrong

place.

(iii) The trial has been made an ἀγων τιμητός.

(iv) The διωμοσία has been omitted.

(v) The defendant has been deprived of the right of throwing up his case and going into exile.

(vi) Bail has been refused.

§§ 20-24. Brief account of the circumstances of Herodes' disappearance.

§§ 25-28. A priori conclusions to be drawn from that account as to the innocence of the defendant.

The attempt of the prosecution to collect §§ 29. evidence by a personal investigation.

§§ 30-41. Examination of the value of the evidence of the first witness tortured by the prosecution, a slave who had admitted that he had helped the defendant to commit the murder.

- §§ 42-52. Examination of the value of the evidence of the second witness tortured by the prosecution, a free man who had not incriminated the defendant. Arguments establishing the comparative trustworthiness of the two witnesses.
- §§ 53-56. Discussion of a letter from the defendant to Lycinus admitting his guilt, which had been produced in evidence by the prosecution.
- §§ 57-59. Proof that no adequate motive for committing the murder has been or can be suggested.
- §§ 60-63. Examination of the case against Lycinus.
- §§ 64-73. Unfairness of expecting the defendant to explain the mystery of Herodes' disappearance. Historical parallels.
- §§ 74-80. Defence of the defendant's father, who had been violently attacked by the prosecution for his anti-Athenian activities.
- §§ 81-84. Proof of the defendant's innocence drawn from the "signs from heaven."
- §§ 85-96. Final appeal for acquittal on the ground that the case can be properly tried only by means of a δίκη φόνου.

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# turb P ΠΕΡΙ ΤΟΥ ΗΡΩΙΔΟΥ ΦΟΝΟΥΘĞ-86 ¿?

- 1 'Εβουλόμην μέν, ὧ ἄνδρες, τὴν δύναμιν τοῦ λέγειν καὶ τὴν ἐμπειρίαν τῶν πραγμάτων ἐξ ἴσου μοι καθεστάναι τῆ τε συμφορῷ καὶ τοῖς κακοῖς τοῖς γεγενημένοις νῦν δὲ τοῦ μὲν πεπείραμαι πέρα τοῦ προσήκοντος, τοῦ δὲ ἐνδεής εἰμι μᾶλλον τοῦ 2 συμφέροντος. οῦ μὲν γάρ με ἔδει κακοπαθεῖν τῷ σώματι μετὰ τῆς αἰτίας τῆς οὐ προσηκούσης, ἐνταυθοῖ οὐδέν με ἀφέλησεν ἡ ἐμπειρία οῦ δέ με δεῖ σωθῆναι μετὰ τῆς ἀληθείας εἰπόντα τὰ γενό-
- μενα, ἐν τούτῳ με βλάπτει ἡ τοῦ λέγειν ἀδυνασία. 
  3 πολλοὶ μὲν² γὰρ ἤδη τῶν οὐ δυναμένων λέγειν, ἄπιστοι γενόμενοι ποῖς ἀληθέσιν, αὐτοῖς τούτοις ἀπώλοντο, οὐ δυνάμενοι δηλῶσαι αὐτά πολλοὶ δὲ τῶν λέγειν δυναμένων³ πιστοὶ γενόμενοι τῷ ψεύδεσθαι, τούτῳ ἐσώθησαν, διότι ἐψεύσαντο. ἀνάγκη οὖν, ὅταν τις ἄπειρος ἡ τοῦ ἀγωνίζεσθαι, ἐπὶ τοῖς τῶν κατηγόρων λόγοις εἶναι μᾶλλον ἡ ἐπ' αὐτοῖς τοῖς ἔργοις καὶ τῷ ἀληθεία τῶν πραγμάτων.

Έγω οὖν, ω ἄνδρες, αἰτήσομαι ὑμᾶς, οὐχ ἄπερ

¹ ἀδυνασία Sauppe ex Bekker An. i. 345: ἀδυναμία codd.
² μèν om. A.

δυναμένων add. A corr.²: τῶν δεινῶν λέγειν Fuhr: alii alia.
<sup>6</sup> αἰτήσομαι δὲ N: δὲ crasum in A.

<sup>&</sup>lt;sup>a</sup> τῶν πραγμάτων refers especially to the workings of the law, and is picked up by οδ μέν γάρ με ἔδει . . . ἐμπειρία. The 160

I could have wished, gentlemen, that my powers of speech and my experience of the world a were as great as the misfortune and the severities with which I have been visited. Instead, I know more of the last two than I should, and am more wanting in the first than is good for me. When I had to submit to the bodily suffering which this unwarranted charge brought with it, experience afforded me no help; while now that my life depends upon my giving a truthful account of the facts, my case is being prejudiced by my inability to speak. Poor speakers have often before now been disbelieved because they spoke the truth, and the truth itself has been their undoing because they could not make it convincing: just as clever speakers have often gained credit with lies, and have owed their lives to the very fact that they lied. Thus the fate of one who is not a practised pleader inevitably depends less upon the true facts and his actual conduct than upon the version of them given by his accusers.

I shall therefore ask you, gentlemen, not indeed

speaker means that had he been less ignorant in such matters, he might have effectively protested against the employment of ενδειξιs and ἀπαγωγή, which involved the close confinement of the defendant before his trial, instead of the more regular δίκη φόνου before the Areopagus. See Introd. p. 150.

#### ANTIPHON

οί πολλοί τῶν ἀγωνιζομένων ἀκροᾶσθαι σφῶν αὐτων αιτοῦνται, σφίσι μεν αὐτοῖς ἀπιστοῦντες, ὑμῶν δέ προκατεγνωκότες ἄδικόν τι-είκὸς γὰρ ἐν άνδράσι γε άγαθοῖς καὶ ἄνευ τῆς αἰτήσεως τὴν άκρόασιν ὑπάρχειν τοῖς φεύγουσιν, οὖπερ καὶ οἱ 5 διώκοντες έτυχον άνευ αιτήσεως - τάδε δε δέομαι ύμῶν, τοῦτο μὲν ἐάν τι τῆ γλώσση άμάρτω, συγγνώμην έχειν μοι, καὶ ἡγεῖσθαι ἀπειρία αὐτὸ μᾶλλον η άδικία ήμαρτησθαι, τοῦτο δὲ ἐάν τι ὀρθῶς είπω, άληθεία μαλλον η δεινότητι ειρησθαι. οὐ γαρ δίκαιον ουτ' έργω αμαρτόντα δια ρήματα [130] σωθήναι, οὖτ' ἔργω ὀρθῶς πράξαντα διὰ ρήματα ἀπολέσθαι· τὸ μὲν γὰρ βῆμα τῆς γλώσσης ἄμάρ-6 τημά έστι, τὸ δ' ἔργον τῆς γνώμης. ἀνάγκη δὲ κινδυνεύοντα περί αυτώ και πού τι και έξαμαρτείν. οὐ γὰρ μόνον τῶν λεγομένων ἀνάγκη ἐνθυμεῖσθαι, άλλὰ καὶ τῶν ἐσομένων: ἄπαντα γὰρ τὰ ἐν ἀδήλω ἔτ' ὄντα ἐπὶ τῆ τύχη μαλλον ἀνάκειται ἢ τῆ προνοία. ταθτ' οθν έκπληξιν πολλήν παρέχειν 7 ανάγκη έστι τω κινδυνεύοντι. όρω γαρ έγωγε καί τούς πάνυ έμπείρους τοῦ ἀγωνίζεσθαι πολλώ χείρον έαυτων λέγοντας, όταν έν τινι κινδύνω ώσιν. όταν δ' ἄνευ κινδύνων τι διαπράσσωνται, μάλλον ορθουμένους.

8 Ἡ μὲν οὖν αἴτησις, ὦ ἄνδρες, καὶ νομίμως καὶ οσίως ἔχουσα, καὶ ἐν τῷ ὑμετέρῳ δικαίῳ οὐχ ἦσσον ἢ ἐν τῷ ἐμῷ. περὶ δὲ τῶν κατηγορημένων

απολογήσομαι καθ' εκαστον.

Πρώτον μέν οὖν, ώς παρανομώτατα καὶ βιαιό-162

### ON THE MURDER OF HERODES, 4-8

for a hearing, as do the majority of those on trial, who lack confidence in themselves and presume you to be biassed; for with an honest jury the defence is naturally assured of a hearing even without appealing for it, seeing that that same jury accorded the prosecution a hearing unasked-no, my request of you is this. If, on the one hand, I make any mistake in speaking, pardon me and treat it as due to inexperience rather than dishonesty; and if, on the other hand, I express a point well, treat it as due to truthfulness rather than skill. For it is no more right that mere words should be the undoing of a man who is in fact innocent than that they should be the salvation of a man who is in fact guilty; the tongue is to blame for a word: whereas the will is to blame for an act. Moreover, a man in personal danger is sure to make some mistake; he cannot help thinking of his fate as well as of his argument, as the decision of an issue which is still in doubt always depends more upon chance than upon human effort. Hence a man in danger is bound to be not a little distraught. Even speakers with a long experience of the courts are far from being at their best, I notice, when in any danger; they are more successful when conducting a case in safety.

So much for my request, gentlemen; it breaks no law, human or divine: and it takes into account what you have a right to expect from me as much as what I have a right to expect from you. And now for the charges made, which I will answer one at a time.

To begin with, I shall prove to you that the methods

<sup>1 8</sup>è om. A pr. N: add. A corr.2

<sup>2</sup> συγγνώμην έχειν μοι ante τοῦτο μέν codd.: huc transtulit Baiter.

### ANTIPHON 17

τατα εἰς τόνδε τὸν ἀγῶνα καθέστηκα, τοῦτο ὑμᾶς διδάξω, οὐ τῷ φεύγειν ἂν τὸ πλῆθος τὸ ὑμέτερον, ἐπεὶ καν ἀνωμότοις ὑμῖν καὶ μὴ κατὰ νόμον μη-δένα ἐπιτρέψαιμι περὶ τοῦ σώματος τοῦ ἐμοῦ δια-ψηφίσασθαι, ἔνεκά γε τοῦ πιστεύειν ἐμοί τε μηδὲν ἐξημαρτῆσθαι εἰς τόδε τὸ πρᾶγμα καὶ ὑμᾶς γνώσεσθαι τὰ δίκαια, ἀλλ ἵνα ἢ τεκμήρια ὑμῖν καὶ τῶν ἄλλων πραγμάτων [καὶ]² τῶν εἰς ἐμὲ ἡ τούτων

βιαιότης καὶ παρανομία.

9 Πρώτον μὲν γὰρ κακοῦργος ἐνδεδειγμένος φόνου δίκην φεύγω, ὁ οὐδεὶς πώποτ ἔπαθε, τῶν ἐν τῆ γῆ ταύτη, καὶ ὡς μὲν οὐ κακοῦργός εἰμι οὐδ ἔνοχος τῷ τῶν κακούργων νόμω, αὐτοὶ οὖτοι τούτου γε μάρτυρες γεγένηνται. περὶ γὰρ τῶν κλεπτῶν καὶ λωποδυτῶν ὁ νόμος κεῖται, ὧν οὐδὲν ἐμοὶ προσὸν ἀπέδειξαν. οὕτως εἴς γε ταύτην τὴν ἀπαγωγὴν νομιμωτάτην καὶ δικαιοτάτην πεποιή-10 κασιν ὑμῖν τὴν ἀποψήφισίν μου. φασὶ δὲ αὖ τό γε³ ἀποκτείνειν μέγα κακούργημα εἶναι, καὶ ἐγὼ ὁμολογῶ μέγιστόν γε, καὶ τὸ ἱεροσυλεῖν καὶ τὸ προδιδόναι τὴν πόλιν ἀλλὰ χωρὶς περὶ αὐτῶν ἐκάστου οἱ νόμοι κεῖνται. ἐμοὶ δὲ πρῶτον μέν, οῦ τοῖς ἄλλοις εἴργεσθαι προαγορεύουσι τοῖς τοῦ φόνου φεύγουσι τὰς δίκας, ἐνταυθοῖ πεποιήκασι τὴν κρίσιν, ἐν τῆ ἀγορᾳ ἔπειτα τίμησίν μοι ἐποίησαν, ἀνταποθανεῖν τοῦ νόμου κειμένου τὸν ἀποκτείναντα,

δ Λ deliberate ambiguity. τῶν ἐν τῆ γῆ ταύτη can mean 164

ὑμῦν Λ corr. N: ἐμοὶ Λ pr.
 καὶ del. Sauppe.
 αὖ τό γε Sauppe: αὖ τό τε codd.

<sup>&</sup>lt;sup>a</sup> For the meaning of this and the following paragraph see Introd.

# ON THE MURDER OF HERODES, 8-10

used to involve me in to-day's proceedings were entirely illegal and arbitrary. Not that I wish to evade trial before a popular court; as far as my belief in my innocence of the present charge and in the justice of your verdict is concerned, I would place my life in your hands even if you were not on oath and I were being tried under no particular law. No, my object is to let the arbitrary and illegal behaviour of the prosecution furnish you with a presumption as to the character of the rest of their case against me.

First. whereas an information has been lodged against me as a malefactor, I am being tried for murder: a thing which has never before happened to anyone in this country.b Indeed, the prosecution have themselves borne witness to the fact that I am not a malefactor and cannot be charged under the law directed against malefactors, as that law is concerned with thieves and footpads, and they have omitted to prove my claim to either title. Thus, as far as this arrest of mine goes, they have given you every right and justification to acquit me. They object, however, that murder is a malefaction, and a grave one. agree, a very grave one; so is sacrilege; so is treason; but the laws which apply to each of them differ. In my case the prosecution have first of all caused the trial to be held in the one place from which those charged with murder are always debarred by proclamation, the Agora: and secondly, although it is laid down by law that a murderer shall pay with his life, they have entered a claim for damages of

· For an explanation of the phrase τίμησιν ποιείν see 

<sup>(</sup>a) Athenian citizens, (b) persons who happen to be in Attica. Taken in sense (a) the statement is true. Taken in sense (b) it is probably false.

#### ANTIPHON

οὐ τοῦ ἐμοὶ συμφέροντος ἔνεκα, ἀλλὰ τοῦ σφίσιν αὐτοῖς λυσιτελοῦντος, καὶ ἐνταῦθα ἔλασσον ἔνειμαν τῷ τεθνηκότι τῶν ἐν τῷ νόμῳ κειμένων· οῦ δ' ἔνεκα, γνώσεσθε προϊόντος τοῦ λόγου.

11 Επειτα δέ, δ πάντας οίμαι ύμας επίστασθαι, απαντα τὰ δικαστήρια εν ὑπαίθρω δικάζει τὰς δίκας τοῦ φόνου, οὐδενὸς ἄλλου ἔνεκα ἢ ΐνα τοῦτο μὲν οἱ δικασταὶ μὴ ἴωσιν εἰς τὸ αὐτὸ τοῖς μὴ καθαροῖς τὰς χεῖρας, τοῦτο δὲ ὁ διώκων τὴν δίκην τοῦ φόνου ίνα μη όμωρόφιος γίγνηται τῷ αὐθέντη. σὺ δὲ τοῦτο μὲν παρελθών τοῦτον τὸν νόμον τοῦναντίον τοις άλλοις πεποίηκας τουτο δέ δέον σε διομόσασθαι όρκον τὸν μέγιστον καὶ ἰσχυρότατον, εξώλειαν σαυτώ<sup>2</sup> καὶ γένει καὶ οἰκία τῆ σῆ ἐπαρώμενον, ή μὴν μὴ ἄλλα κατηγορήσειν ἐμοῦ ἢ εἰς αὐτὸν τὸν φόνον, ὡς ἔκτεινα, ἐν ῷ οὕτ' ἂν κακὰ πολλὰ εἰργασμένος ἡλισκόμην ἄλλῳ ἢ αὐτῷ τῷ πράγματι, οὕτ' ἂν πολλὰ ἀγαθὰ εἰργασμένος τού-12 τοις αν έσωζόμην τοις αγαθοίς α σὺ παρελθών, αὐτὸς σεαυτῷ νόμους ἐξευρών, ἀνώμοτος μὲν αὐτὸς ἐμοῦ κατηγορεῖς, ἀνώμοτοι δὲ οἱ μάρτυρες καταμαρτυροῦσι, δέον αὐτοὺς τὸν αὐτὸν ὅρκον σοὶ διομοσαμένους καὶ άπτομένους τῶν σφαγίων καταμαρτυρείν έμου. έπειτα κελεύεις τους δικαστάς άνωμότοις πιστεύσαντας τοῖς μαρτυροῦσι φόνου δίκην καταγνώναι, ούς σύ αὐτὸς ἀπίστους κατ-

166

<sup>1</sup> ένειμαν A corr2: αν ένειμαν αν A pr.: ένειμαν αν N. <sup>2</sup> σαυτῶ Ν: αὐτῶ Α. 3 σὺ παρελθών Α: συμπαρελθών Ν.

<sup>&</sup>lt;sup>a</sup> A promise which is never adequately fulfilled. The only further reference to the subject is § 79, ad fin. b The διωμοσία, or preliminary oath, taken by the prose-

# ON THE MURDER OF HERODES, 10-12

—not as a kindness to me, but for their own benefit—and by so doing they have grudged the dead man his lawful due. Their motives you will learn in the

course of my speech.a

Secondly, as of course you all know, every court judges cases of murder in the open air, and for good reasons: first, that the jurors may avoid entering the same building as those whose hands are unclean: and secondly, that he who is conducting the prosecution for murder may avoid being under the same roof as the murderer. No one but yourself has ever dreamed of evading this law. And not only that: you should, as a preliminary, have taken the most solemn and binding oath known, b swearing, under pain of causing yourself, your kin, and your house to perish from the earth, that you would accuse me only in connexion with the murder itself, to the effect that I committed it; whereby, however numerous my crimes, I could have been condemned only on the charge before the court, and however numerous my good deeds, none of those good deeds could have gained me an acquittal. This requirement you have evaded. You have invented laws to suit yourself. You, the prosecutor, are not on oath; nor are the witnesses, who are giving evidence against me which they should have given only after taking the same preliminary oath as yourself, their hands on the sacrifice as they did so. You bid the court, moreover, believe your witnesses, in spite of their not being on oath, and pass sentence for murder—

cutor, the defendant, and the witnesses of each, was peculiar to the δίκη φόνου; the equivalent elsewhere was the ἀντωμοσία taken by both plaintiff and defendant at the ἀνάκρισις before the Archon. From this witnesses were exempt.

έστησας παρελθών τους κειμένους νόμους, καὶ ἡγῆ¹ χρηναι αὐτοις την σην παρανομίαν κρείσσω γενέ-

Λέγεις δε ώς οὐκ αν παρέμεινα εὶ ελελύμην, άλλ' ἀχόμην ἃν ἀπιών, ἀσπερεὶ ἄκοντά με ἀναγκάσας εἰσελθεῖν εἰς τὴν γῆν ταύτην. καίτοι ἐμοὶ εί μηδέν διέφερε στέρεσθαι τησδε της πόλεως, ίσον

[131] ην μοι καὶ προσκληθέντι μη ἐλθεῖν, ἀλλ' ἐρήμην οφλεῖν την δίκην, τοῦτο δ' ἀπολογησαμένω την προτέραν ἐξεῖναι ἐξελθεῖν ἄπασι γὰρ τοῦτο κοινόν έστι, σύ δέ, δ τοις άλλοις Ελλησι κοινόν έστιν, ίδία ζητείς με μόνον αποστερείν, αὐτὸς σαυτώ νόμον θέμενος.

14 Καίτοι τούς γε νόμους οι κείνται περί των τοιούτων, πάντας αν οίμαι όμολογησαι κάλλιστα νόμων άπάντων κείσθαι καὶ δσιώτατα. ὑπάρχει μένηγε αὐτοῖς ἀρχαιοτάτοις εἶναι ἐν τῆ γῆ ταὐτη, ἔπειτα τοὺς ἀὐτοὺς ἀεὶ περὶ τῶν ἀὐτῶν, ὅπερ μέγιστόν έστι σημείον νόμων καλώς κειμένων ο γάρ χρόνος καὶ ἡ ἐμπειρία τὰ μὴ καλῶς ἔχοντα ἐκδιδάσκει τοὺς ἀνθρώπους. ὧστε οὐ δεῖ ὑμᾶς ἐκ τῶν τοῦ κατηγόρου λόγων τοὺς νόμους καταμανθάνειν, εἰ καλώς ύμιν κείνται η μή, άλλ' έκ των νόμων τούς

 ήγη Dryander: εἴ γε Α, ή γε Ν. τ Η Η Η Η Η Ε΄
 αν ἀπιών Α corr.²: ἀνάπτων Α pr. Ν. τ τ τη τη της 

a i.e. the prosecution justify their choice of an ἀπαγωγή rather than a δίκη φόνου by claiming that only thus could the defendant be prevented from slipping through their fingers. The defendant objects to this on two grounds: (a) The prosecution have no reason to assume that he would not have faced a δίκη φόνου if left at liberty. In fact, he cut himself off from 168

# ON THE MURDER OF HERODES, 12-14

when your own evasion of the laws of the land has destroyed the trustworthiness of those witnesses. Yes, you imagine that, in the eyes of the court, the laws themselves should have less authority than your

own actions in defiance of them.

You reply that if I had been allowed my freedom, I should have made off without awaiting my trial—as though you had forced me to enter this country against my will. Yet if I attached no importance to being debarred from Athens for the future, it was equally open to me either to disregard the summons to appear in court and so lose the case by default, or to avail myself of the right given to every one of leaving the country after making the first speech for the defence. You, however, for purely personal reasons, are trying to rob me, and me alone, of a privilege accorded to every Greek, by framing a law to suit yourself.

Yet it would be unanimously agreed, I think, that the laws which deal with cases such as the present are the most admirable and righteous of all laws. Not only have they the distinction of being the oldest in this country, but they have changed no more than the crime with which they are concerned; and that is the surest token of good laws, as time and experience show mankind what is imperfect. Hence you must not use the speech for the prosecution to discover whether your laws are good or bad: you must use the laws to discover whether or not the speech

Athens by so defaulting, and that was a strong deterrent. (b) In any case, it was recognized that the defendant in a  $\delta l \kappa \eta \phi \phi \sigma \nu$  had the right of withdrawing into exile either before or during the trial. The speaker is of course careful not to remind the court that he is an alien, whose position is not necessarily the same as that of an Athenian citizen charged with murder.

169

τοῦ κατηγόρου λόγους, εἰ ὀρθῶς καὶ νομίμως ὑμᾶς

διδάσκουσι¹ τὸ πρᾶγμα ἢ οὔ. 15 Οὔτως οἴ γε νόμοι κάλλιστα κεῖνται οἱ περὶ φόνου, οθς οθδείς πώποτε ετόλμησε κινήσαι οθ δὲ μόνος δὴ τετόλμηκας γενέσθαι νομοθέτης ἐπὶ τὰ πονηρότερα, καὶ ταῦτα παρελθών ζητεῖς με άδίκως ἀπολέσαι. ἃ δὲ σὺ παρανομεῖς, αὐτὰ ταῦτά μοι μέγιστα μαρτύριά έστιν εὖ γὰρ ἤδεις ὅτι οὐδείς ἂν ἦν σοι ὃς ἐκεῖνον τὸν ὄρκον διομοσάμενος

έμοῦ κατεμαρτύρησεν.

16 Επειτα δε ούχ ώς πιστεύων τῷ πράγματι ἀναμφισβητήτως ένα τὸν ἀγῶνα περὶ τοῦ πράγματος έποιήσω, άλλα αμφισβήτησιν και λόγον υπελίπου ώς καὶ τοῖσδε τοῖς δικασταῖς ἀπιστήσων. ὥστε μηδέν μοι ένθάδε [μηδέ] πλέον είναι μηδ' ἀποφυγόντι, άλλ' έξειναί σοι λέγειν ότι κακουργος άπέφυγον, άλλ' οὐ τοῦ φόνου τὴν δίκην έλων δ' αὖ άξιώσεις με αποκτείναι ώς του φόνου την δίκην ώφληκότα. καίτοι πῶς ἂν εἴη τούτων δεινότερα μηχανήματα, εἰ ὑμῖν μὲν ἄπαξ τουτουσὶ πείσασι κατείργασται α βούλεσθε, έμοι δ' απαξ αποφυγόντι ό αὐτὸς κίνδυνος ὑπολείπεται;

17 Έτι δὲ μάλ' ἐδέθην, ὧ ἄνδρες, παρανομώτατα άπάντων ἀνθρώπων. ἐθέλοντος γάρ μου ἐγγυητὰς τρείς καθιστάναι κατά τὸν νόμον, οὕτως οὗτοι

2 πονηρότερα Ν: πονηρότατα Α. 3 μαρτύρια A: μαρτυρία N (μεγίστη N corr.2).

<sup>&</sup>lt;sup>1</sup> διδάσκουσι Reiske: διδάξουσι A: διδάξει N.

<sup>4</sup> τοισδε τοις Pahle: τοις τότε codd.: κάν τοις τότε δικασταίς αμφισβητήσων Sauppe. μηδέ del. Reiske.

<sup>6</sup> αὖ ἀξιώσεις Bekker: αν ἀξιώσεις A corr.2: αν ἀξιώσης A pr. N.

# ON THE MURDER OF HERODES, 14-17

for the prosecution is giving you a correct and lawful

interpretation of the case.a

The laws concerned with the taking of life are thus excellent, and no one has ever before ventured to interfere with them. You alone have had the audacity to turn legislator and substitute worse for better; and the object of this arbitrary behaviour of yours is to have me put to death without just cause. In fact, your infringement of the law is itself decisive evidence in my favour, because you well knew that you would find no one to testify to my guilt once he had taken that preliminary oath.

Furthermore, instead of acting like a man confident of his case and arranging that it should be tried once and indisputably, you have left yourself grounds for dispute and argument, as though you proposed to show your distrust of even the present court. The result is that even if I am acquitted to-day, I am no better off; you can say that it was as a malefactor that I was acquitted, not on a charge of murder. On the other hand, if you win your case, you will claim my life, on the ground that it is on a charge of murder that I have been tried and found guilty. Could anything more unfair be devised? You and your associates have only to convince this court once, and your object is gained; whereas I, if I am acquitted once, am left in the same peril as before.

Then again, gentlemen, my imprisonment was an act of illegality quite without parallel. I was ready to furnish the three sureties required by law; yet

<sup>&</sup>lt;sup>a</sup> This paragraph reappears in *Choreutes*, § 2 (cf. §§ 87-89 and *Chor*. §§ 3-4). The employment of such *loci communes* was frequent, and there is no reason to suspect the genuineness of the present passage.

διεπράξαντο τοῦτο ώστε μὴ ἐγγενέσθαι μοι¹ ποιῆσαι. των δε άλλων ξένων όστις πώποτε ήθέλησε καταστήσαι έγγυητάς, οὐδεὶς πώποτ' έδέθη. καίτοι οἱ έπιμεληταί των κακούργων τῷ αὐτῷ χρῶνται νόμῷ τούτῳ. ὤστε καὶ οὖτος κοινὸς τοῖς ἄλλοις πᾶσιν ῶν ἐμοὶ μόνω ἐπέλιπε μη ἀπολῦσαι τοῦ δεσμοῦ. 18 τούτοις γὰρ ἢν τοῦτο συμφέρον, πρῶτον μὲν άπαρασκευότατον γενέσθαι με, μη δυνάμενον δια-πράσσεσθαι αὐτον τάμαυτοῦ πράγματα, ἔπειτα κακοπαθείν τῷ σώματι, τούς τε φίλους προθυμο-

τέρους έχειν τοὺς έμαυτοῦ τούτοις τὰ ψευδή μαρτυρεῖν, ἢ έμοὶ τἀληθῆ λέγειν, διὰ τὴν τοῦ σώματος κακοπάθειαν. ὄνειδός τε αὐτῷ τε ἐμοὶ περιέθεσαν

καὶ τοις έμοις προσήκουσιν είς τὸν βίον απαντα. 19 Ούτωσὶ μεν δη πολλοῖς ελασσωθείς τῶν νόμων των ύμετέρων και του δικαίου καθέστηκα είς τον άγωνα όμως μέντοι γε και έκ τούτων πειράσομαι έμαυτον αναίτιον επιδείξαι. καίτοι χαλεπόν γε τα έκ πολλοῦ κατεψευσμένα και επιβεβουλευμένα, ταθτα παραχρήμα απελέγχειν α γάρ τις μή προσ-

εδόκησεν, οὐδὲ φυλάξασθαι ἐγχωρεῖ.
20 Ἐγὰ δὲ τὸν μὲν πλοῦν ἐποιησάμην ἐκ τῆς Μυτιλήνης, ὧ ἄνδρες, ἐν τῷ πλοίω πλέων ὧ Ἡρώδης οὖτος, ὄν φασιν ὑπ' ἐμοῦ ἀποθανεῖν: ἐπλέομεν δὲ εἰς τὴν Αἶνον, ἐγὰ μὲν ὡς τὸν πατέρα

1 μοι Α: με Ν.

τε Reiske: γε codd.

² ἀπολύσαι τοῦ δεσμοῦ Thalheim: ἀφελήσαι τοῦδε κόσμου A pr. N: ἀφελεῖσθαι τοῦδε τοῦ νόμου A corr.²

<sup>4</sup> έλασσωθείς A pr. N: έλος σωθείς A corr.: έλος σωθείς deteriores. 11 11 11

a i.e. the Eleven, who were the magistrates concerned in 172

# ON THE MURDER OF HERODES, 17-20

the prosecution took steps to ensure that I should be prevented from doing so. Hitherto no alien willing to furnish sureties has ever been imprisoned; and, moreover, the law concerned applies to the custodians of malefactors a as it does to others. Here again, then, we have a law by which every one benefits: and it has failed to release me, and me alone, from confinement. The reason was that it was to the prosecution's advantage, first, that I should be prevented from looking after my interests in person, and so be quite unable to prepare for my trial: and secondly, that I should undergo bodily suffering, and by reason of that bodily suffering find my friends readier to tell lies as witnesses for the prosecution than the truth as witnesses for the defence. In addition to which, lifelong disgrace has been brought upon me and mine.

Such are the manifold respects in which I have had to submit to a loss of the rights accorded me by your laws and by justice before appearing in court. However, in spite of that disadvantage, I will try to prove my innocence: although it is hard to refute at a moment's notice false charges so carefully framed, as one cannot prepare oneself against the

unexpected.

I sailed from Mytilene, gentlemen, as a passenger on the same boat as this Herodes whom, we are told, I murdered. We were bound for Aenus, I to visit my

the ενδειξις of a κακούργος and who were responsible for his safe custody pending trial.

b Apparently on the assumption that the rats will leave a

sinking ship.

<sup>c</sup> From the reading λos σωθείς of the inferior MSS. the writer of a (late) Argument, which is found prefixed to the speech in A and N, made the curious deduction that the speaker's name was Έλος.

173

-- ἐτύγχανε γὰρ ἐκεῖ ὢν τότε—ὁ δ' Ἡρώδης ἀνδράποδα Θραξὶν ἀνθρώποις ἀπολύσων. συνέπλει δὲ
τά τε ἀνδράποδα ἃ ἔδει αὐτὸν ἀπολῦσαι, καὶ οἱ
Θρᾶκες οἱ λυσόμενοι. τούτων δ' ὑμῖν τοὺς μάρτυρας παρέξομαι.

### MAPTYPEX

φασίν ἀποθανείν αὐτόν [, τὸν Ἡρώδην].

[32] Καὶ πρῶτον μὲν αὐτὰ ταῦτα σκοπεῖτε, ὅτι ζοὐ τῆ ἐ⟩μῆ προνοία μαλλον ἐγίγνετο ἢ τύχη. οὕτε γὰρ πείσας τὸν ἄνδρα οὐδαμοῦ ἀπελέγχομαι σύμπλουν μοι γενέσθαι, ἀλλ' αὐτὸς καθ' αὐτὸν τὸν

22 πλοῦν πεποιημένος ἔνεκα πραγμάτων ἰδίων οὕτ' αὖ ἐγὼ ἄνευ προφάσεως ἱκανῆς φαίνομαι τὸν πλοῦν ποιησάμενος εἰς τὴν Αἶνον, οὕτε κατασχόντες εἰς τὸ χωρίον τοῦτο ἀπὸ παρασκευῆς οὐδεμιᾶς, ἀλλ' ἀνάγκη χρησάμενοι οὕτ' αὖ ἐπειδὴ ώρμισάμεθα, ἡ μετέκβασις ἐγένετο εἰς τὸ ἔτερον πλοῖον οὐδενὶ μηχανήματι οὐδ' ἀπάτη, ἀλλ' ἀνάγκη καὶ τοῦτο ἐγίγνετο. ἐν ῷ μὲν γὰρ ἐπλέομεν, ἀστέγαστον ἡν τὸ πλοῖον, εἰς δ δὲ μετέβημεν, ἐστεγασμένον τοῦ δὲ ὑετοῦ ἔνεκα ταῦτ' ἡν. τούτων δ' ὑμῦν μάρτυρας παρέξομαι.

1 μετεκβάντα A corr. N : μεταβάντα A.

² τὸν Ἡρώδην secl. Reiske. ² ὅτι οὐ τῆ ἐμῆ πρ. Jebb: ὅτι οὐ προνοία Maetzner: ὅτι μὴ προνοία codd.

4 καθ' αὐτον Stephanus: κατ' αὐτον codd. 5 μετέκβασις Α corr. Ν: μετάβασις Α.

6 μάρτυρας Reiske: μαρτυρίας codd.

# ON THE MURDER OF HERODES, 20-22

father, who happened to be there just then, and Herodes to release some slaves a to certain Thracians. The slaves whom he was to release were also passengers, as were the Thracians who were to purchase their freedom. I will produce witnesses to satisfy you of this.

### Witnesses

Such were our respective reasons for making the voyage. In the course of it, we happened to meet with a storm which forced us to put in at a place within the territory of Methymna, where the boat on to which Herodes transhipped, and on which the prosecution maintain that he met his end, lay at anchor.

Now consider these circumstances in themselves to begin with; they were due to chance, not to any design on my part. It has nowhere been shown that I persuaded Herodes to accompany me; on the contrary, it has been shown that I made the voyage independently on business of my own. Nor again, as is clear, was I making my voyage to Aenus without good reason. Nor did we put in at this particular spot by prearrangement of any sort; we were forced to do so. And the transhipment after coming to anchor was similarly forced upon us, and not part of any plot or ruse. The boat on which we were passengers had no deck, whereas that on to which we transhipped had one; and the rain was the reason for the exchange. I will produce witnesses to satisfy you of this.

<sup>a</sup> Probably prisoners of war who were being ransomed by their relatives. It is surprising that no attempt is made to throw suspicion on one of these Thracians, as a motive would have been easy to find.

## ANTIPHON

#### MAPTYPES

23 Ἐπειδὴ δὲ μετεξέβημεν εἰς τὸ ἔτερον πλοιον, ἐπίνομεν. καὶ ὁ μέν ἐστι φανερὸς ἐκβὰς ἐκ τοῦ πλοίου καὶ οὐκ εἰσβὰς πάλιν ἐγὼ δὲ τὸ παράπαν οὐκ ἐξέβην ἐκ² τοῦ πλοίου τῆς νυκτὸς ἐκείνης. τῆς δ' ὑστεραία, ἐπειδὴ ἀφανὴς ἢν ὁ ἀνήρ, ἔζητεῖτο οὐδέν τι μᾶλλον ὑπὸ τῶν ἄλλων ἢ καὶ ὑπ' ἐμοῦ καὶ εἴ τῷ τῶν ἄλλων ἐδόκει δεινὸν εἶναι, καὶ ἐμοῦ ὁμοίως. καὶ εἴς τε τὴν Μυτιλήνην ἐγὼ αἴτιος ἢ πεμφθῆναι 24 ἄγγελον, καὶ τῆ ἐμῆ γνώμη ἐπέμπετο. καὶ ἄλλου οὐδενὸς ἐθέλοντος βαδίζειν, οὔτε τῶν ἀπὸ τοῦ πλοίου οὔτε τῶν αὐτῷ τῷ Ἡρῷδη συμπλεόντων, ἐγὼ τὸν ἀκόλουθον τὸν ἐμαυτοῦ πέμπειν ἔτοιμος ἢ καίτοι οὐ δήπου γε κατ' ἐμαυτοῦ μηνυτὴν ἔπεμπον εἰδώς. ἐπειδὴ δὲ ὁ ἀνὴρ οὔτε ἐν τῆ Μυτιλήνη

έφαίνετο ζητούμενος οὖτ' ἄλλοθι οὐδαμοῦ, πλοῦς τε ἡμῖν ἐγίγνετο, καὶ τἆλλ' ἀνήγετο πλοῦα ἄπαντα, ἀχόμην κἀγὰ πλέων. Τούτων δ' ὑμῖν τοὺς μάρτυρας παρασχήσομαι.

### MAPTTPEZ

25 Τὰ μὲν γενόμενα ταῦτ' ἐστίν ἐκ δὲ τούτων ήδη σκοπεῖτε τὰ εἰκότα. πρῶτον μὲν γὰρ πρὶν ἀνάγεσθαί με εἰς τὴν Αἶνον, ὅτε ἦν ἀφανὴς ὁ ἀνήρ, οὐδεἰς ἢτιάσατό με ἀνθρώπων, ἤδη πεπυσμένων τούτων τὴν ἀγγελίαν οὐ γὰρ ἄν ποτε ὡχόμην πλέων. ἀλλ' εἰς μὲν τὸ παραχρῆμα κρεῖσσον ἦν τὸ ἀληθὲς καὶ τὸ γεγενημένον τῆς τούτων αἰτιάσεως, καὶ ἄμα ἐγὼ ἔτι ἐπεδήμουν ἐπειδὴ δὲ ἐγώ τε ὡχόμην

 $^{1}$  μετεξέβημεν A: μετέβημεν N $^{1}$ min G  $^{2}$  εκ om, N.

# ON THE MURDER OF HERODES, 23-25

### Witnesses

After crossing into the other boat, we fell to drinking. Now whereas it is established that Herodes quitted the boat and did not board it again, I did not leave the boat at all that night. Next day, when Herodes was missing, I joined in the search as anxiously as any; if anyone considered the matter serious, I did. Not only was I responsible for the dispatch of a messenger to Mytilene, that is to say, it was upon my suggestion that it was decided to send one, but when none of the passengers or the personal companions of Herodes volunteered to go, I offered to send my own attendant; and I hardly imagine that I was deliberately proposing to send someone who would inform against me. Finally, when the search had failed to reveal any trace of Herodes either at Mytilene or anywhere else and, with the return of fair sailing-weather, the rest of the boats began standing out to sea, I likewise took my departure. I will produce witnesses to prove these statements to you.

### Witnesses

Those are the facts; now draw the logical conclusions. First, in the interval before I put to sea for Aenus, when Herodes was missing, not a soul accused me, although the prosecution had already heard the news; otherwise I should never have taken my departure. For the moment the true facts of the matter were too much for any charge which they could bring; and, moreover, I was still on the island. It was not until I had resumed my voyage, and the

### ANTIPHON

πλέων καὶ οὖτοι ἐξ ἐπιβουλῆς συνέθεσαν ταῦτα

πλεων και ουτοι εξ επιβουλης συνεθεσαν ταυτα και έμηχανήσαντο κατ' έμοῦ, τότε ἠτιάσαντο. 26 Λέγουσι δὲ ὡς ἐν μὲν τῆ γῆ ἀπέθανεν ὁ ἀνήρ, κἀγὼ λίθον αὐτῷ ἐνέβαλον¹ εἰς τὴν κεφαλήν, δς οὐκ ἐξέβην τὸ παράπαν ἐκ τοῦ πλοίου. καὶ τοῦτο μὲν ἀκριβῶς οὖτοι ἴσασιν. ὅπως δ' ἠφανίσθη ὁ ἀνήρ, οὐδενὶ λόγω εἰκότι δύνανται ἀποφαίνειν. δῆλον γαρ ότι έγγύς που τοῦ λιμένος εἰκὸς ἡν τοῦτο² γίγνεσθαι, τοῦτο μὲν μεθύοντος τοῦ ἀνδρός, τοῦτο δὲ νύκτωρ ἐκβάντος ἐκ τοῦ πλοίου· οὔτε γὰρ αὑτοῦ³ κρατείν ἴσως αν εδύνατο, οὔτε τῶ ἀπάγοντι νύκτωρ μακράν όδον ή πρόφασις αν εικότως εγίγνετο. 27 ζητουμένου δὲ τοῦ ἀνδρὸς δύο ἡμέρας καὶ ἐν τῷ λιμένι καὶ ἄπωθεν τοῦ λιμένος, οὔτε ὀπτὴρ οὐδεὶς ἐφάνη οὔθ' αἷμα οὔτ' ἄλλο σημεῖον οὐδέν. κάτ' έγω συγχωρω τῷ τούτων λόγω, παρεχόμενος μεν τους μάρτυρας ως οὐκ εξέβην εκ τοῦ πλοίου εἰ δὲ καὶ ως μάλιστα εξέβην εκ τοῦ πλοίου, οὐδενὶ τρόπω εἰκὸς ἢν ἀφανισθέντα λαθεῖν τὸν ἄνθρωπον, εἴπερ γε μὴ πάνυ πόρρω ἀπῆλθεν άπὸ τῆς θαλάσσης.

28 'Αλλ' ώς κατεποντώθη λέγουσιν. ἐν τίνι πλοίω; δηλον γὰρ ὅτι ἐξ αὐτοῦ τοῦ λιμένος ἦν τὸ πλοῖον. πως αν ούν ουκ έξηυρέθη; και μην είκός γε ήν καὶ σημειόν τι γενέσθαι εν τῶ πλοίω ἀνδρὸς τεθνεῶ-

> 1 αὐτῷ ἐνέβαλον Ν: ἐνέβαλον αὐτῷ Α. 2 τοῦτο A: αὐτὸ N. 3 αὐτοῦ Taylor: αὐτοῦ codd. 4 y€ om. A.

<sup>&</sup>lt;sup>a</sup> These "witnesses" are not specifically referred to again. If they are included in those cited at the end of the paragraph, it is strange that nothing more is made of their evidence. In all probability the speaker is alluding to the

# ON THE MURDER OF HERODES, 25-28

prosecution had conspired to form this plot of theirs upon my life, that they made their accusation.

Their story is that it was on shore that Herodes was killed, and that I, who did not leave the boat at all, struck him upon the head with a stone. Yet while they have detailed information of this, they cannot give any plausible account of how the man came to disappear. Clearly, the probabilities suggest that the crime was committed somewhere in the neighbourhood of the harbour. On the one Herodes was drunk; and on the other hand; it was at night that he left the boat. He probably would not have been in a condition to control his own movements, nor could anyone who wished to take him a long way off by night have found any plausible excuse for doing so. Yet in spite of a two days' search both in the harbour and at a distance from it, no eyewitness, no blood-stain, and no clue of any other description was found. But I will go further. I accept the prosecution's story. I can indeed produce witnesses to prove that I did not quit the boat. But suppose as much as you please that I did quit it; it is still utterly improbable that the man should have remained undiscovered after his disappearance, if he did not go very far from the sea.

However, we are told that he was thrown into the sea. From what boat? Clearly, the boat came from the harbour itself; and in that case, why should it not have been identified? For that matter, we should also have expected to find some traces in the boat, seeing that a dead man had been placed in it

witness for the prosecution who sturdily maintained that Euxitheus remained on board all night. See § 42.

τος (ἐντιθεμένου) καὶ ἐκβαλλομένου νύκτωρ. νῦν δὲ ἐν ῷ μὲν ἔπινε πλοίω καὶ ἐξ οῦ ἐξέβαινεν, ἐν τούτω φασὶν εὐρεῖν σημεῖα, ἐν ῷ αὐτοὶ μὴ ὁμολογοῦσιν ἀποθανεῖν τὸν ἄνδρα ἐν ῷ δὲ κατεποντώθη, οὐχ ηὖρον οὕτ ἀτὸ τὸ πλοῖον οὕτε σημεῖον οὐδέν. τούτων δ' ὑμῖν τοὺς μάρτυρας παρασχήσομαι.

### MAPTYPES

29 Ἐπειδὴ δὲ ἐγὼ μὲν φροῦδος ἢ πλέων εἰς τὴν Αἶνον, τὸ δὲ πλοῖον ἦκεν εἰς τὴν Μυτιλήνην ἐν ῷ [133] ἐγὼ καὶ ό³ Ἡρώδης ἐπίνομεν, πρῶτον μὲν εἰσβάντες εἰς τὸ πλοῖον ἠρεύνων, καὶ ἐπειδὴ τὸ αἶμα ἤῦρον, ἐνταῦθα ἔφασαν τεθνάναι τὸν ἄνδρα ἐπειδὴ δὲ αὐτοῖς τοῦτο οὐκ ἐνεχώρει, ἀλλ ἐφαίνετο τῶν προβάτων ὂν αἷμα, ἀποτραπόμενοι τούτου τοῦ λόγου συλλαβόντες ἐβασάνιζον τοὺς ἀνθρώπους.

1 ἐντιθεμένου add. Blass.
2 παρασχήσομαι Bekker: παραστήσομαι codd.
3 δ om. Α. 4 ἐπίνομεν Weil: ἐπλέομεν codd.
5 τὰ τμα Ald.
6 τὰν del. Reiske.

Weil's emendation is certain. Herodes and Euxitheus took shelter for the night on a boat bound for Mytilene. After the storm was over, the passengers returned to their own vessel.

πο αίμα (cf. τῶν προβάτων), because it had already been mentioned in the preceding evidence. Similarly with τους ανθρώπους (infr.); they had been referred to in the speech for the prosecution.

The references in the course of the speech to the two witnesses for the prosecution are confusing. The relevant passages are §§ 29, 42, 49, and 52. From § 49 it is clear that one was a slave and the other a free man, although he cannot

# ON THE MURDER OF HERODES, 28-30

and thrown overboard in the dark. The prosecution claim, indeed, to have found traces-but only in the boat on board of which he was drinking and which he quitted, the one boat on which they themselves agree that he was not murdered. The boat from which he was thrown into the sea they have not discovered; they have found neither it itself nor any trace of it. I will produce witnesses to prove these statements to you. Witnesses

After I had departed for Aenus and the boat on which Herodes and I had been drinking a had reached Mytilene, the prosecution first of all went on board and conducted a search. On finding the bloodstains, they claimed that this was where Herodes had met his end. But the suggestion proved an unfortunate one, as the blood turned out to be that of the animals sacrificed. So they abandoned that line, and instead seized the two men and examined them under torture. The first, who was tortured there and then,

have been a Greek, as he was subjected to torture by the prosecution (ibid.). § 29 suggests that the two were members of the crew of the homeward bound vessel on which Euxitheus and Herodes sheltered from the rain, and that after the storm they continued their voyage to Mytilene, where the relatives of Herodes immediately came aboard and took them into custody. This is supported by § 52, which implies that Euxitheus parted from the men after the storm, he proceeding to Aenus, and they to Mytilene. § 42, however, offers a difficulty. Euxitheus there says with reference to the free "he sailed in the same boat as myself, and was present and in my company throughout," a statement which on the face of it should mean that he travelled with Euxitheus from Mytilene to Aenus. There seems to be only one explanation of the inconsistency. Euxitheus must have been intentionally misrepresenting the facts in § 42, as it was

181

### ANTIPHON

οὐδὲν εἶπε περὶ ἐμοῦ φλαῦρον ὁν δ' ἡμέραις ὕστερον πολλαῖς ἐβασάνισαν, ἔχοντες παρὰ σφίσιν αὐτοῖς τὸν πρόσθεν χρόνον, οῦτος ἡν ὁ πεισθεὶς ὑπὸ τούτων καὶ καταψευσάμενος ἔμοῦ. παρέξομαι δὲ τούτων τοὺς μάρτυρας.

#### MAPTYPES

31 'Ως μὲν ὕστερον τοσούτω χρόνω ὁ ἀνὴρ ἐβασανίσθη, μεμαρτύρηται ὑμῖν προσέχετε δὲ τὸν νοῦν αὐτῆ τῆ βασάνω, οἴα γεγένηται. ὁ μὲν γὰρ δοῦλος, ῷ ἴσως οὖτοι τοῦτο μὲν ἐλευθερίαν ὑπέσχοντο, τοῦτο δ' ἐπὶ τούτοις ἦν παύσασθαι κακούμενον αὐτόν, ἴσως ὑπ' ἀμφοῖν πεισθεὶς κατεψεύσατό μου, τὴν μὲν ἐλευθερίαν ἐλπίσας οἴσεσθαι, τῆς δὲ βασάνου εἰς τὸ παραχρῆμα βουλόμενος ἀπηλλάχθαι. οῖμαι δ' ὑμᾶς ἐπίστασθαι τοῦτο, ὅτι ἐφ' οῖς αν τὸ

32 πλείστον μέρος της βασάνου, πρός τούτων είσὶν οι βασανιζόμενοι λέγειν ὅ τι ἀν² ἐκείνοις μέλλωσι χαριείσθαι ἐν τούτοις γὰρ αὐτοῖς ἐστιν ἡ ἀφέλεια, ἄλλως τε κὰν μὴ παρόντες τυγχάνωσιν ὧν ἀν καταψεύδωνται. εἰ μὲν γὰρ ἐγὰ² ἐκέλευον αὐτὸν στρεβλοῦν ὡς οὐ τὰληθῆ λέγοντα, ἴσως ὰν ἐν αὐτῷ τούτῳ ἀπετρέπετο μηδὲν κατ' ἐμοῦ καταψεύδεσθαι· νῦν δὲ αὐτοὶ ἡσαν και βασανισταὶ καὶ ἐπιτιμηταὶ τῶν σφίσιν αὐτοῖς συμφερόντων.

important to show that the favourable evidence of this 182

<sup>1</sup> τοσούτω Reiske: τούτω τῶ codd.

<sup>&</sup>lt;sup>2</sup> ο τι αν Ald.: όταν codd.

<sup>&</sup>lt;sup>3</sup> εἰ μὲν γὰρ ἐγὼ Gebauer: εἰ γὰρ ἐγὼ μὲν A pr. N: μὲν del. A corr.

<sup>4</sup> αύτοὶ Blass: αὐτοὶ codd.

# ON THE MURDER OF HERODES, 30-32

said nothing to damage me. The second was tortured several days later, after being in the prosecution's company throughout the interval. It
was he who was induced by them to incriminate me
falsely. I will produce witnesses to confirm these
facts.

# Witnesses

You have listened to evidence for the length of the delay before the man's examination under torture : now notice the actual character of that examination. The slave was doubtless promised his freedom: it was certainly to the prosecution alone that he could look for release from his sufferings. Probably both of these considerations induced him to make the false charges against me which he did; he hoped to gain his freedom, and his one immediate wish was to end the torture. I need not remind you, I think, that witnesses under torture are biassed in favour of those who do most of the torturing; they will say anything likely to gratify them. It is their one chance of salvation, especially when the victims of their lies happen not to be present. Had I myself proceeded to give orders that the slave should be racked for not telling the truth, that step in itself would doubtless have been enough to make him stop incriminating me falsely. As it was, the examination was conducted by men who also knew what their own interests required.

witness was based upon a personal acquaintance with his movements and general behaviour. If so, it seems not unlikely that the man was actually in the pay of Euxitheus. Can he have been the  $\frac{\partial \kappa}{\partial t}$ 000 of § 24, sent back to Mytilene by E. and there detained by the family of Herodes?

# (MAPTYPEZ)6

λυμαι. τούτων δε μάρτυράς μοι κάλει.

σώματος ἀπολλυμένου, τοῖς δὲ λόγοις τοῖς ἐψευσμένοις ὑπ' ἐκείνου ὡς ἀληθέσιν οὖσιν ἐγὼ ἀπόλ-

36 'Εχρην μεν' γαρ αυτούς, ως έγω νομίζω, ενθάδε παρέχοντας τον μηνυτήν αυτον απελέγχειν εμέ, και αυτώ τούτω χρησθαι αγωνίσματι, εμφανή

<sup>3</sup> ωφέλησεν Reiske: ωφέλησαν codd.

δαν secl. Dobree: πρὶν ἐγιὰ ἀνέλθοιμι Ignatius. ... πο΄ δ αὐτοῦ οπ. Α΄ pr. ... ΄ την απολητίου (

<sup>6</sup> Titulum inseruit Reiske. <sup>7</sup> μèν om. N.

# ON THE MURDER OF HERODES, 33-36

Now as long as he believed that he had something to gain by falsely incriminating me, he firmly adhered to that course; but on finding that he was doomed, he at once reverted to the truth and admitted that it was our friends here who had induced him to lie about me. However, neither his persevering attempts at falsehood nor his subsequent confession of the truth helped him. They took him, took the man upon whose disclosures they are resting their case against me, and put him to death, a a thing which no one else would have dreamed of doing. As a rule, informers are rewarded with money, if they are free, and with their liberty, if they are slaves. The prosecution paid for their information with death, and that in spite of a protest from my friends that they should postpone the execution until my return. Clearly, it was not his person, but his evidence, which they required; had the man remained alive. he would have been tortured by me in the same way, and the prosecution would be confronted with their plot: but once he was dead, not only did the loss of his person mean that I was deprived of my opportunity of establishing the truth, but his false statements are assumed to be true and are proving my undoing. Call me witnesses to confirm these facts.

# $\langle Witnesses \rangle$

In my opinion, they should have produced the informer himself in court, if they wished to prove me guilty. That was the issue to which they should have

a It should be noted that the witness was a slave who had been purchased by the prosecution (ef. previous note and § 47, init.).

παρέχοντας τον ἄνδρα καὶ κελεύοντας βασανίζειν, άλλὰ μη ἀποκτείναι. φέρε γὰρ δὴ ποτέρω νθν χρήσονται των λόγων; πότερα ῷ πρῶτον εἶπεν η ψ υστερον; καὶ πότερ ἀληθη ἐστιν, ὅτ' ἔφη 37 με εἰργάσθαι τὸ ἔργον ἢ ὅτ' οὐκ ἔφη; εἰ μὲν γὰρ ἐκ τοῦ εἰκότος ἐξετασθῆναι δεῖ τὸ πρᾶγμα, οί υστεροι λόγοι άληθέστεροι φαίνονται. έψεύδετο μεν γὰρ ἐπ' ωφελεία τῆ ἐαυτοῦ, ἐπειδή δὲ τῷ ψεύδεσθαι ἀπώλλυτο, ἡγήσατο τάληθη κατείπων διὰ τοῦτο σωθηναι αν. της μεν οῦν ἀληθείας οὐκ ἡν αὐτῷ τιμωρὸς οὐδείς: οὐ γὰρ παρών ἐγώ ετύγχανον, ώπερ σύμμαχος ήν ή άλήθεια των ύστέρων λόγων τους δε προτέρους λόγους τους κατεψευσμένους ήσαν οι άφανιοῦντες, ωστε μηδέ-38 ποτε είς τὸ άληθες καταστήναι. καὶ κοί μεν ἄλλοι καθ' ὧν ἂν μηνύη³ τις, οδτοι⁴ κλέπτουσι τους μηνύοντας, κάτ' αφανίζουσιν αὐτοὶ δε ούτοι [134] οἱ ἀπάγοντες καὶ ζητοῦντες τὸ πρᾶγμα τὸν κατ' έμοῦ μηνυτήν ήφάνισαν. καὶ εἰ μὲν έγω τὸν ἄνδρα ηφάνισα η μη ήθελον εκδοῦναι τούτοις η άλλον

τινὰ ἔφευγον ἔλεγχον, αὐτοῖς ἃν τούτοις ἰσχυροτάτοις εἰς τὰ πράγματα έχρῶντο, καὶ ἦν ταῦτα

αὐτοῖς μέγιστα τεκμήρια κατ' ἐμοῦ νῦν δέ, ὁπότε αὐτοὶ οῦτοι προκαλουμένων τῶν φίλων τῶν ἐμῶν ταῦτ' ἔφυγον, ἐμοὶ δήπου κατὰ τούτων είναι χρὴ

<sup>1</sup> τῶ A corr. 2: το A pr. N.
2 τοῦτο A pr. N: τούτου A corr. 2

# ON THE MURDER OF HERODES, 36-38

brought the case. Instead of putting the man to death, they ought to have produced him in the flesh and challenged me to examine him under torture. As it is, which of his statements will they use, may I ask: his first or his second? And which is true: the statement that I committed the murder or the statement that I did not? If we are to judge from probability, it is obviously the second which is the truer; he was lying to benefit himself, but on finding that those lies were proving fatal, he thought that he would be saved by telling the truth. However, he had no one to stand up for the truth. as I, who was vindicated by his second, true statement, was unfortunately not present; while there were those who were ready to put his first, his false one, beyond all reach of future correction. As a rule, it is the victim who quietly seizes an informer and then makes away with him. In this case, it is the very persons who arrested the slave in order to discover the truth who have done so; and it is the very person who had supplied information against myself with whom they have made away. Had I myself been responsible for his disappearance, had I refused to surrender him to the prosecution or declined to establish the truth in some other way, they would have treated that very fact as most significant: it would have furnished the strongest presumption in their favour that I was guilty. now that they themselves have declined to submit to an inquiry, in spite of a challenge from my friends to do so, that fact should in the same way

<sup>3</sup> αν μηνύη N: μηνύη αν A. 4 οδτοι Reiske: αὐτοὶ codd.

αὐτοῖς ἄν Spengel: αὐτοὶ δὴ codd.

ταὐτὰ ταῦτα τεκμήρια, ώς οὐκ ἀληθη τὴν αἰτίαν επέφερον ην ητιωντο. 3 rg 10 to to be and the post

39 Ετι δέ και τάδε λέγουσιν, ώς ώμολόγει δ άνθρωπος βασανιζόμενος συναποκτείναι τον άνδρα. έγω δέ φημι ταῦτα μὲν οὐ λέγειν αὐτόν, ὅτι δὲ ἔξαγάγοι ἐμὲ καὶ τὸν ἄνδρα ἐκ τοῦ πλοίου, καὶ ὅτι ἥδη τεθνεῶτα αὐτὸν ὑπ' ἐμοῦ συνανελων 40 καὶ ενθείς είς το πλοίον καταποντώσειε.

σκέψασθε ότι πρώτον μέν, πρίν έπι τον τροχον άναβηναι, ο άνηρ μέχρι της έσχάτης άνάγκης τη άληθεία έχρητο και απέλυέ με της αιτίας έπειδη δε επί τον τροχον ανέβη, τη ανάγκη χρώμενος ήδη κατεψεύδετό μου, βουλόμενος άπηλλάχθαι

41 της βασάνου. Επειδή δε επαύσατο βασανιζόμενος, οὐκέτι ἔφη με τούτων εἰργάσθαι οὐδέν, ἀλλὰ τὸ τελευταίον ἀπώμωξεν έμε τε καὶ αύτον ώς ἀδίκως ἀπολλυμένους, οὐ χάριτι τῆ ἐμῆ — πῶς γάρ; νος γε κατεψεύσατο, — ἀλλ' ἀναγκαζόμενος ὑπὸ τοῦ αληθούς και βεβαιών τους πρώτους λόγους ώς άληθεις είρημένους.

Επειτα δε ό ετερος άνθρωπος, ό εν τῷ αὐτῷ πλοίω πλέων καὶ παρων διὰ τέλους καὶ συνών μοι, τῆ αὐτῆ βασάνω βασανιζόμενος τοῖς μὲν πρώτοις καὶ τοῖς ὕστερον λόγοις τοῖς τοῦ ἀνθρώπου συνεφέρετο ώς άληθέσιν οὖσι, διὰ τέλους γάρ με ἀπέλυε, τοις δ' έπι του τροχού λεγομένοις, ους έκεινος

-0 1 ταθτά ταθτα Fuhr: ταθτα τά codd. Cf. i. 11., vi. 27. 101 var must and primare Dobree: corre codd an an of hier ώμολόγει Α: όμολογεί Ν.
εξαγάγοι Baiter: εξάγει codd. (-οι Λ corr.).
συνανελών Maetzner: συνελών Ν: συνελών καὶ om. Α.

a Cf. Stepmother, § 11, and Choreutes, § 27, for a similar line of argument.

# ON THE MURDER OF HERODES, 38-42

furnish a presumption in my favour that the charge which they are bringing is a false one.<sup>a</sup>

They further allege that the slave admitted under torture that he had been my accomplice in the murder. I maintain that he did not say this; what he said was that he conducted Herodes and myself off the boat, and that after I had murdered him, he helped me pick him up and put him in the boat; then he threw him into the sea. Also let me point out to you that at the start, before being placed on the wheel, in fact, until extreme pressure was brought to bear, the man adhered to the truth and declared me innocent. It was only when on the wheel, and when driven to it, that he falsely incriminated me, in order

to put an end to the torture. When it was over, he ceased affirming that I had had any part in the crime; indeed, at the end he bemoaned the injustice with which both I and he were being sent to our doom: not that he was trying to do me a kindness—hardly that, after falsely accusing me as he had done; no, the truth left him no choice: he was confirming as true the declaration which he had made to begin

with.

Then there was the second man. He had travelled on the same boat as I: had been present throughout the voyage: and had been constantly in my company. When tortured in the same way, he confirmed the first and last statements of the other as true; for he declared me innocent from start to finish. On the other hand, the assertions made by the other upon the wheel, made not because they were the truth,

The ελεύθερος of § 49. Since he is tortured, he cannot have been born a Greek. For further details as to both witnesses see p. 180, note of the state of the sta

ανάγκη μαλλον η άληθεία έλεγε, τούτοις δε διεφέρετο. δ μεν γαρ εκβάντα μ' έφη εκ τοῦ πλοίου αποκτείναι τὸν ἄνδρα, καὶ αὐτὸς ήδη τεθνεῶτα συνανελεῖν μοι ὁ δε τὸ παράπαν ἔφη οὐκ ἐκβῆναί 43 με ἐκ τοῦ πλοίου. καίτοι τὸ εἰκὸς σύμμαχόν μοί

3 με εκ του πλοίου. καίτοι το είκος σύμμαχον μοί εστιν. οὐ γὰρ δήπου οὕτω κακοδαίμων εγώ, ὥστε τὸ μεν ἀποκτείναι τὸν ἄνδρα προὐνοησάμην μόνος, ἴνα μοι μηδείς συνειδείη, εν ῷ μοι ὁ πᾶς κίνδυνος ἦν, ἤδη δὲ πεπραγμένου μοι τοῦ ἔργου μάρτυρας 4 καὶ συμβούλους ἐποιούμην, καὶ ἀπέθανε μὲν δ²

44 και συμβούλους ἐποιούμην. και ἀπέθανε μεν δε ἀνηρ ούτωσιε ἐγγὺς τῆς θαλάσσης και τῶν πλοίων, ὡς ὁ τούτων λόγος ἐστίν ὑπὸ δὲ ἐνὸς ἀνδρὸς ἀποθνήσκων οὕτε ἀνέκραγεν οὕτ' αἴσθησιν οὐδεμίαν ἐποίησεν οὕτε τοῖς ἐν τῆ γῆ οῦτε τοῖς ἐν τῷ πλοίω; και μὴν πολλῷ ⟨ἐπὶ⟩ πλέον γε ἀκούειν ἔστι νύκτωρ ἢ μεθ' ἡμέραν, ἐπ' ἀκτῆς ἢ κατὰ πόλιν και μὴν ἔτι ἐγρηγορότων φασίν ἐκβῆναι τὸν ἄνδρα ἐκ τοῦ πλοίου.

15 Επειτα εν τῆ γῆ μεν ἀποθανόντος, εντιθεμένου δὲ εἰς τὸ πλοιον, οὕτε εν τῆ γῆ σημείον οὐδε αίμα εἰφάνη οὕτε εν τῷ πλοίω, νύκτωρ μεν ἀναιρεθέντος, νύκτωρ δ' ἐντιθεμένου εἰς τὸ πλοιον. ἢ δοκεῖ ἄν ὑμιν ἄνθρωπος δύνασθαι ἐν τοιούτω πράγματι ὢν τά τ' ἐν τῆ γῆ ὅντα ἀναξύσαι καὶ τὰ ἐν τῷ πλοίω ἀποσπογγίσαι, ἃ οὐδε μεθ' ἡμέραν ⟨ἄν⟩' τις οίος

<sup>1</sup> συνανελείν A: συνελείν N. <sup>2</sup> ο om. A. <sup>3</sup> ούτωσὶ Blass: ούτοσὶ codd. <sup>4</sup> ἐπὶ add. Schoemann.

γε ἀκούειν Schoemann: γεγωνεῖν Cobet: γε ἀγνοεῖν codd.
αποσπογγίσαι Λ: ἀνασπογγίσαι Ν.
αν add. Baiter.

<sup>&</sup>lt;sup>a</sup> If the Ms. reading is retained, this sentence will be the supposed answer of the prosecution to the question just put 190

# ON THE MURDER OF HERODES, 42-45

but because they were wrung from him, he contradicted. Thus, while the one said that it was not until I had left the boat that I killed Herodes, and that he had himself helped me to remove the body after the murder, the other maintained that I did not leave the boat at all. And indeed, the probabilities are in my favour; I hardly imagine myself to have been so benighted that after planning the murder on my own to ensure that no one was privy to it—for there lay my one great danger—I proceeded to furnish myself with witnesses and confederates once the crime had been committed. Furthermore, Herodes was murdered very close to the sea and the boats, or so we are told by the prosecution. Was a man who was struck down by but one assailant not going to shout out or attract the attention of those on shore or on board? Moreover, sounds can be heard a over much greater distances by night than by day, on a beach than in a city. Moreover, it is admitted that the passengers were still awake when Herodes left the boat.

Again, he was murdered on shore and placed in the boat; yet no trace or bloodstain was found either on shore or in the boat, in spite of the fact that it was at night that he was picked up and at night that he was placed in the boat. Do you think that any human being in such circumstances would have been able to smooth out the traces on shore and wipe away the marks on the boat, clues which a calm and

by the defence; but the introductory καὶ μὴν makes against such an interpretation. In view of the frequent mis-copying of perfectly common words elsewhere in the MSS., it is less likely that γε ἀγνοεῦν arose through ignorance from the rarity γεγωνεῦν than that it replaced γε ἀκοῦεν through carelessness.

τ' ἐγένετο, ἔνδον ὢν αὐτοῦ καὶ μὴ πεφοβημένος, τὸ παράπαν ἀφανίσαι; ταῦτα, ιδ ἄνδρες, πως εἰκότα ἐστίν,

46 \*Ο δὲ ⟨δεῖ⟩ καὶ μάλιστα ἐνθυμεῖσθαι, καὶ μή μοι ἄχθεσθε, ἂν ὑμᾶς πολλάκις ταὐτὰ διδάξω. μέγας γὰρ ὁ κίνδυνός ἐστι, καθ ὅ τι δ΄ ἂν ὑμεῖς ὀρθῶς γνῶτε, κατὰ τοῦτο σώζομαι, καθ ὅ τι δ΄ ἂν ψευσθῆτε τάληθοῦς, κατὰ τοῦτο ἀπόλλυμαι, μὴ οῦν ἐξέληται τοῦτο ὑμῶν μηδείς, ὅτι τὸν μηνυτὴν, ἀπέκτειναν, καὶ διετείναντο αὐτὸν μὴ εἰσελθεῖν εἰς ὑμᾶς, μηδ ἐγγενέσθαι παρόντι ἄξαι τὸν ἄνδρα

47 καὶ βασανίσαι αὐτόν. καίτοι πρὸς πούτων δην τοῦτοι νῦν δὲ πριάμενοι τὸν ἄνδρα, ἰδία ἐπὶ σφῶν αὐτῶν ἀπέκτειναν, τὸν μηνυτήν, οὔτε τῆς πόλεως

[135] ψηφισαμένης, ούτε αὐτόχειρα ὅντα τοῦ ἀνδρός. 
ον ἐχρῆν δεδεμένον αὐτοὺς φυλάσσειν, ἢ τοῖς φίλοἰς 
τοῖς ἔμοῖς ἔξεγγυῆσαι, ἢ τοῖς ἄρχουσι τοῖς ὑμετέροις παραδοῦναι, καὶ ψῆφον περὶ ἀὐτοῦ γενέσθαί, 
νῦν δὲ αὐτοὶ καταγνόντες τὸν θάνατον τοῦ ἀνδρὸς 
ἀπεκτείνατε δ οὐδὲ πόλει ἔξεστιν, ἄνευ ᾿Αθηναίων 
οὐδένα θανάτω ζημιῶσαι καὶ τῶν μὲν ἄλλων

² ταὐτὰ Reiske: ταῦτα codd. ² ἐξέληται Α corr.²: ἐξέλεῖται Α pr. N.

Since, if his statements were true, he would adhere to them when examined by Euxitheus, and the prosecution

would be able to make play with the fact in court.

<sup>† 1</sup> δεί hic add. Thalheim: 'δ δε καὶ μάλιστα ενθυμεῖσθε N: δ δε καὶ μάλιστα ενθυμεῖσθαι A pr.: δεί post μάλιστα add. A corr.?

Property of the relations between Athens and certain members of her confederacy have survived, from which it would seem that while the συμμαχοί were left with a limited civil jurisdiction of their own, criminal cases were transferred to the Athenian courts. Thus the Erythraean Decree (1.6. i².

# ON THE MURDER OF HERODES, 45-47

collected man could not have removed successfully even by daylight? What probability is there in such

a suggestion, gentlemen?

One thing above all you must remember, and I hope that you will forgive me for repeatedly stressing the same point; but my danger is great, and only if you form a right judgement, am I safe; if you are misled, I am doomed. I repeat, let no one cause you to forget that the prosecution put the informer to death, that they used every effort to prevent his appearance in court and to make it impossible for me to take him and examine him under torture on my return; although to allow me to do so was to their own advantage.a Instead, they bought the slave and put him to death, entirely on their own initiative—put the informer himself to death, without any official sanction, and without the excuse that he was guilty of the murder. They should of course have kept him in custody, or surrendered him to my friends on security, or else handed him over to the magistrates of Athens in order that his fate might be decided by a court. As it was, you sentenced him to death on your own authority and executed him, when even an allied state is denied the right of inflicting the death-penalty in such fashion without the consent of the Athenian people. You thought fit to let the present court 10 ff.) enacts that all cases of treason involving capital punishment shall be tried at Athens, the Chalcidian Decree (I.G. i<sup>2</sup>. 39) that cases arising from the εύθυναι of a magistrate and involving exile, death, or ἀτιμία, shall likewise be tried at Athens, while the Milesian Decree (I.G. i2. 22) allows the local courts a jurisdiction extending only to cases which do not involve a penalty of more than 100 drachmas.

It should be borne in mind, however, that although the trial of Euxitheus himself took place at Athens, the choice of such a forum was not necessarily determined by a similar λόγων τῶν ἐκείνου τουτουσὶ κριτὰς ἠξιώσατε γενέσθαι, τῶν δὲ ἔργων αὐτοὶ δικασταὶ γίγνεσθε. 48 καίτοι οὐδὲ οἱ τοὺς δεσπότας ἀποκτείναντες, ἐὰν ἐπ' αὐτοψομὰ ληφθῶσιν, οὐδ' οὖτοι ἀποθνήσκουσιν ὑπ' αὐτῶν τῶν προσηκόντων, ἀλλὰ παραδιδόασιν αὐτοὺς τῆ ἀρχῆ κατὰ νόμους ὑμετέρους πατρίους. εἴπερ γὰρ καὶ μαρτυρεῖν ἔξεστι δούλῳ κατὰ τοῦ ἐλευθέρου τὸν φόνον, καὶ τῷ δεσπότη, ἄν δοκῆ, ἐπεξελθεῖν ὑπὲρ τοῦ δούλου, καὶ ἡ ψῆφος ἴσον δύναται τῷ δοῦλον ἀποκτείναντι καὶ τῷ¹ ἐλεύθερον, εἰκός τοι καὶ ψῆφον γενέσθαι περὶ αὐτοῦ ἦν, καὶ μὴ ἄκριτον ἀποθανεῖν αὐτὸν ὑφ' ὑμῶν. ὥστε πολλῶ ἄν ὑμεῖς δικαιότερον κρίνοισθε² ἢ ἐγὼ νῦν

49 Σκοπείτε δή, ὧ ἄνδρες, καὶ ἐκ τοῖν λόγοιν τοῖν ἀνδροῖν ἐκατέροιν τοῖν βασανισθέντοιν τὸ δίκαιον καὶ τὸ εἰκός. ὁ μὲν γὰρ δοῦλος δύο λόγω ἔλεγε· τοτὲ μὲν ἔφη με εἰργάσθαι τὸ ἔργον, τοτὲ δὲ οὐκ ἔφη· ὁ δὲ ἐλεύθερος οὐδέπω νῦν εἴρηκε περὶ ἐμοῦ φλαῦρον οὐδέν, τῆ αὐτῆ βασάνω βασανιζόμενος. 50 τοῦτο μὲν γὰρ οὐκ ἦν αὐτῷ ἐλευθερίαν προτείναντας³ ὥσπερ τὸν ἔτερον πεῖσαι· τοῦτο δὲ μετὰ τοῦ

άληθοῦς έβούλετο κινδυνεύων πάσχειν ο τι δέοι,

φεύγω ύφ' ύμῶν ἀδίκως.

1 τῷ Reiske: τὸν codd.
2 κρίνοισθε vulg.: κρίνεσθε ΑΝ.
3 προτείναντας Reiske: προτείνοντας codd.

decree transferring the criminal jurisdiction of the Mytilenean courts to Athens. Such a decree doubtless existed; but those which have survived appear to envisage only those cases in which the parties were both members of a subject-state, and it is very probable, though nowhere explicitly stated, that Herodes was not a native Lesbian, but an Athenian citizen resident in Lesbos as a cleruch. If so, 194

decide the merits of his statements; but you pass judgement on his acts yourselves. Why, even slaves who have murdered their masters and been caught red-handed are not put to death by the victim's own relatives; they are handed over to the authorities as the ancient laws of your country ordain. If it is a fact that a slave is allowed to give evidence that a free man is guilty of murder, if a master can seek vengeance for the murder of his slave, should he see fit, and if a court can sentence the murderer of a slave as effectively as it can the murderer of a free man, a it follows at once that the slave in question should have had a public trial, instead of being put to death by you without a hearing. Thus it is you who deserve to be on trial far rather than I, who am being accused this day so undeservedly.

And now, gentlemen, consider further the statements of the two witnesses tortured. What are the fair and reasonable conclusions to be drawn from them? The slave gave two accounts: at one time he maintained that I was guilty, at another that I was not. On the other hand, in spite of similar torture, the free man has not even yet said anything to damage me. He could not be influenced by offers of freedom, as his companion had been; and at the same time he was determined to cling to the truth, there is nothing to prevent our supposing that the trial would

have taken place in Athens in any event. Cf. pp. 151-152. a i.e. (1) The slave could have been cited as a witness in court. (2) It is a criminal offence to put to death a slave belonging to someone else. (3) Anyone who commits such an act can be prosecuted for murder.

(2) is of course a deliberate distortion of the facts, as the slave in question had become the property of the prosecution

by purchase (§ 47); and with it (3) loses its force.

195

ἐπεὶ τό γε συμφέρον καὶ οὖτος ἠπίστατο, ὅτι τότε παύσοιτο¹ στρεβλούμενος, ὁπότε εἴποι τὰ τούτοις δοκοῦντα. ποτέρω οὖν εἰκός ἐστι πιστεῦσαι, τῷ διὰ τέλους τὸν αὐτὸν ἀεὶ λόγον λέγοντι, ἢ τῷ τοτὲ μὲν φάσκοντι τοτὲ δ' οὔ; ἀλλὰ καὶ ἄνευ βασάνου τοιαύτης οἱ τοὺς αὐτοὺς αἰεὶ περὶ τῶν αὐτῶν² λόγους λέγοντες πιστότεροί εἰσι τῶν διαφερομένων σφίσιν αὐτοῖς.

51 "Επειτα δὲ καὶ ἐκ τῶν λόγων τῶν τοῦ ἀνθρώπου μερὶς ἑκατέροις τοη ἂν εἴη, τούτοις μὲν τὸ φάσκειν; ἐμοὶ δὲ τὸ μὴ φάσκειν [ἔκ τε ἀμφοῦν τοῦν ἀνδροῦν τοῦν βασανισθέντοιν ὁ μὲν γὰρ ἔφησεν, ὁ δὲ διὰ τέλους ἔξαρνος ἦν.] καὶ μὲν δὴ τὰ ἐξ ἴσου γενόμενα τοῦ φεύγοντός ἐστι μᾶλλον ἢ τοῦ διώκοντος, εἴπερ γε καὶ τῶν ψήφων ὁ ἀριθμὸς ἐξ ἴσου γενόμενος τὸν φεύγοντα μαλλον ἀφελεῦ ἢ τὸν διώκοντα.

52 'Η μεν βάσανος, ὧ ἄνδρες, τοιαύτη εγένετο, ἢ οῦτοι πιστεύοντες εὖ εἰδέναι φασὶν ὑπ' εμοῦ ἀποθανόντα τὸν ἄνδρα. καίτοι τὸ παράπαν ἔγωγ' αν εἴ τι συνήδη εμαυτῷ καὶ εἴ τί μοι τοιοῦτον εἴργαστο, ἠφάνισ' αν τὼ ἀνθρώπω, ὅτε ἐπ' ἐμοὶ ἦν

<sup>1</sup> παύσοιτο Madvig: παύσαιτο codd.
2 αὐτῶν Α corr. N: ἄλλων Α pr.
3 ἐκατέροις Weidner: ἐκατέρος codd.
4 ἴση ᾶν εἶη Thalheim: ἴσον εἰ N: ἴσον εἰ(η?) Α.
5 τούτοις μὲν τὸ Α corr.²: τοῦτον μέντοι Α pr. N.
6 Verba ἔκ τε . . . ἢν secl. Hirschig.
7 γενόμενος Α: γιγνόμενος Ν.
8 ἐγένετο Α: γεγένηται Ν.
9 εἴ τί μοι Α corr.²: εἴ τ' ἐμοὶ Α pr. N.

# ON THE MURDER OF HERODES, 50-52

cost what it might. Of course, as far as his own advantage was concerned, he knew, like the other, that the torture would be over as soon as he corroborated the prosecution. Which, then, have we more reason to believe: the witness who firmly adhered to the same statement throughout, or the witness who affirmed a thing at one moment, and denied it at the next? Why, quite apart from the torture employed, those who consistently keep to one statement about one set of facts are more to be trusted than those who contradict themselves.

Then again, of the slave's statements half are in favour of one side, half in favour of the other: his affirmations support my accusers, and his denials support me. [Similarly with the combined statements of both the witnesses examined: the one affirmed, and the other consistently denied.] But I need not point out that any equal division is to the advantage of the defence rather than the prosecution, in view of the fact that an equal division of the votes of the jury similarly benefits the defence rather than the prosecution.

Such was the examination under torture on which the prosecution rely, gentlemen, when they say that they are convinced that I am the murderer of Herodes. Yet if I had had anything whatsoever on my conscience, if I had committed a crime of this kind, I should have got rid of both witnesses while I

had the opportunity, either by taking them with me

<sup>&</sup>lt;sup>a</sup> Clearly an addition by a reader who thought that the argument ought to be pushed still further. The syntax is harsh and the reasoning itself unsound; B had denied throughout, it is true; but A, as we have just heard, spent half his time denying, and the other half affirming; so he cannot be set against B.

τοῦτο μὲν εἰς τὴν Αἶνον ἀπάγειν¹ ἄμα ἐμοί, τοῦτο δὲ εἰς τὴν ἤπειρον διαβιβάσαι, καὶ μὴ ὑπολείπεσθαι

μηνυτάς κατ' έμαυτοῦ τοὺς συνειδότας.

53 Φασί δε γραμματείδιον εύρεῖν εν τῷ πλοίω, δ έπεμπον έγω Λυκίνω, ως αποκτείναιμι τον ανδρα. καίτοι τί έδει με γραμματείδιον πέμπειν, αὐτοῦ συνειδότος τοῦ τὸ γραμματείδιον φέροντος; ωστε τοῦτο μεν σαφέστερον αὐτὸς ἔμελλεν ἐρεῖν ὁ εἰργασμένος, τοῦτο δὲ οὐδὲν ἔδει κρύπτειν αὐτόν. ά γαρ μη οδόν τε είδεναι τον φέροντα, ταθτ' αν τις 54 μάλιστα συγγράψας πέμψειεν. ἔπειτα δὲ ὅ τι μὲν μακρον είη πραγμα, τοῦτο μεν αν τις αναγκασθείη γράψαι τῷ μὴ διαμνημονεύειν τὸν ἀπαγγέλλοντα ύπὸ πλήθους. τοῦτο δὲ βραχὺ ἦν ἀπαγγεῖλαι, ότι τέθνηκεν ο ανήρ. έπειτα ένθυμεῖσθε ότι διάφορον ήν τὸ γραμματείδιον τῷ βασανισθέντι, διάφορος δ' ὁ ἄνθρωπος τῷ γραμματειδίῳ. ὁ μὲν γαρ βασανιζόμενος αὐτὸς ἔφη ἀποκτειναι, τὸ δὲ γραμματείδιον ανοιχθέν έμε τον **ἀποκτείναντα** 55 εμήνυεν. καίτοι ποτέρω χρη πιστεῦσαι; το μεν γὰρ πρῶτον οὐχ ηθρον ἐν τῷ πλοίῳ ζητοῦντες τὸ γραμματείδιον, ὕστερον δέ. τότε μὲν γὰρ οὔπω ουτως έμεμηχάνητο αυτοις. έπειδη δε δ άνθρωπος ό πρότερος βασανισθείς οὐδεν έλεγε κατ' έμοῦ, τότε εἰσβάλλουσιν εἰς τὸ πλοῖον τὸ γραμματείδιον, [136] ἴνα ταύτην ἔχοιεν ἐμοὶ τὴν αἰτίαν ἐπιφέρειν: 56 ἐπειδή δ' ἀνεγνώσθη τὸ γραμματείδιον καὶ ὁ

1 ἀπάγειν A corr.2: ἀπάγων A pr. N.

<sup>&</sup>lt;sup>2</sup> Sequintur in codd.: τίνος γε δη ἔνεκα . . . κἀκείνω, quae nunc ad § 57 init. leguntur auct. Ald.

<sup>8</sup> avros Reiske: avrois codd.

ἐρεῖν A: εὐρεῖν N.
 αὐτὸν Ald.: αὐτὰ codd.

# ON THE MURDER OF HERODES, 52-56

to Aenus or by shipping them to the mainland.<sup>a</sup> I should not have left the men who knew the truth

behind to inform against me.

The prosecution further allege that they discovered on board a note stating that I had killed Herodes, which I had intended to send to Lycinus. But what need had I to send a note, when the bearer himself was my accomplice? Not only would he, as one of the murderers, have told the story more clearly in his own words, but it would have been quite unnecessary to conceal the message from him, and it is essentially messages which cannot be disclosed to the bearer that are sent in writing. Then again, an extensive message would have had to be written down, as its length would have prevented the bearer remembering it. But this one was brief enough to deliver-"The man is dead." Moreover, bear in mind that the note contradicted the slave tortured, and the slave the note. The slave stated under torture that he had committed the murder himself, b whereas the note when opened revealed the fact that I was the murderer. Which are we to believe? The prosecution discovered the note on board only during a second search, not during their first one; they had not hit on the idea at the time. It was not until the first witness had said nothing to incriminate me when tortured that they dropped the note in the boat, in order to have that, if nothing else, as a ground for accusing me. Then, once the note had been read

a i.e. to Asia Minor.
The speaker forgets that he denied this in §

τοῦτο A corr.²: τούτου A pr. N.
 διάφορον Reiske: διαφέρον codd.

υστερος βασανιζόμενος ου συνεφέρετο τῶ γραμματειδίω, οὐκεθ' οἷόν τ' ἢν ἀφανίσαι τὰ ἀναγνωσθέντα. εἰ γὰρ ἡγήσαντο τὸν ἄνδρα πείσειν ἀπὸ πρώτης καταψεύδεσθαί μου, οὐκ ἄν ποτ' ἐμηχανήσαντο τὰ ἐν τῷ γραμματειδίω. καί μοι μάρτυρας τούτων κάλει.

#### ΜΑΡΤΥΡΕΣ

57 Γίνος γε δη ενεκα τον ανδρα απέκτεινα; ουδε γαρ εχθρα ουδεμία ην εμοι κακείνω. λέγειν δε τολμωσιν ως εγω χάριτι τον ανδρα εκτεινα. και τίς πώποτε χαριζόμενος ετέρω τοῦτο εἰργάσατο; οἰμαι μεν γαρ ουδένα, ἀλλα δει μεγάλην την εχθραν υπάρχειν τῷ τοῦτο μέλλοντι ποιήσειν, καὶ την πρόνοιαν εκ πολλων είναι φανεραν επιδουλευομένην.

νοιαν εκ πολλων είναι φανεραν επιβουλευομένην. 58 εμοί δε κάκείνω οὐκ ἡν ἔχθρα οὐδεμία. είεν, άλλα δείσας περὶ εμαυτοῦ μὴ αὐτὸς παρ' εκείνου τοῦτο πάθοιμι; καὶ γὰρ ἄν των τοιούτων ἔνεκά τις ἀναγκασθείη τοῦτο εργάσασθαι. ἀλλ' οὐδεν μοι τοιοῦτον ὑπῆρκτο εἰς αὐτόν. ἀλλὰ χρήματα ἔμελλον λήψεσθαι ἀποκτείνας αὐτόν; ἀλλ' οὐκ ἡν

59 αὐτῷ. ἀλλὰ σοὶ μᾶλλον ἐγὼ τὴν πρόφασιν ταὐτ την ἔχοιμὶ ἂν εἰκότως μετὰ τῆς ἀληθείας ἀναθεῖναι, ὅτι χρημάτων ἔνεκα ζητεῖς ἐμὲ ἀποκτεῖναι, μᾶλλον ἢ σὰ ἐμοὶ ἐκεῖνον καὶ πολὰ ἂν δικαιότερον ἀλοίης σὰ φόνου ἐμὲ ἀποκτείνας ὑπὸ τῶν ἐμοὶ προσηκόντων, ἢ ἐγὰ ὑπὸ σοῦ καὶ τῶν ἐκείνου ἀναγκαίων. ἐγὰ μὲν γὰρ σοῦ φανερὰν τὴν πρόνοιαν

<sup>1</sup> ovoè Ald.: ovre codd.

<sup>- 2</sup> πολλών πολλοῦ nonnulli auct. Pahle.

<sup>&</sup>lt;sup>8</sup> Verba ἀλλὰ χρήματα . . . αὐτῷ quae ante εἶεν habent codd. huc transtulit Dobree.

### ON THE MURDER OF HERODES, 56-59

and the second witness, when tortured, persisted in disagreeing with the note, it was impossible to spirit away the message read from it. Needless to say, had the prosecution supposed that they would induce the slave to lie about me immediately, they would never have devised the message contained in the note. Call me witnesses to confirm these facts.

### Witnesses

Now what was my motive in murdering Herodes? For there was not even any bad feeling between us. The prosecution have the audacity to suggest that I murdered him as a favour. But who has ever turned murderer to oblige a friend? No one, I am sure. The bitterest feeling has to exist before murder is committed, while the growth of the design is always abundantly manifest. And, as I said, between Herodes and myself there was no bad feeling. Well and good. Then was it that I was afraid of being murdered by him myself? A motive of that kind might well drive a man to the deed. No, I had no such fears with regard to him. Then was I going to enrich myself by the murder? No, he had no money. Indeed, it would be more intelligible and nearer the truth for me to maintain that money was at the bottom of your own attempt to secure my death than it is for you to suggest it as my motive in murdering Herodes. You yourself deserve to be convicted of murder by my relatives for killing me far more than I by you and the family of Herodes. Of your designs on my life I have clear proof: whereas

<sup>4</sup> σὺ ἐμοὶ A corr.: σὺν ἐμοὶ A pr. N. ου φόνου Maetzner: τοῦ φόνου codd. 6 σοῦ Blass: σοι codd.

είς εμε αποδείκνυμι, συ δ' εμε εν αφανεί λόγω

ζητεις απολέσαι.

- 60 Ταθτα μεν ύμιν λέγω, ώς αὐτῷ μοι πρόφασιν οὐδεμίαν είχε τἀποκτείναι τὸν ἄνδρα δει δε με καὶ ὑπερ Λυκίνου ἀπολογήσασθαι, ώς ἔοικεν, ἀλλ' οὐχ ὑπερ αὐτοῦ μόνον, ώς οὐδ' ἐκείνον εἰκότως αἰτιῶνται. λέγω τοίνυν ὑμιν ὅτι ταὐτὰ ὑπῆρχεν αὐτῷ εἰς ἐκείνον ἄπερ ἐμοί οὔτε γὰρ χρήματα ἡν αὐτῷ ὁπόθεν ἂν ἔλαβεν ἀποκτείνας ἐκείνον, οὔτε κίνδυνος αὐτῷ ὑπῆρχεν οὐδεὶς ὅντινα διέφευγεν ἀπο-
- 61 θανόντος ἐκείνου. τεκμήριον δὲ μέγιστον ὡς οὐκ ἐβούλετο αὐτὸν ἀπολέσαι. ἐξὸν γὰρ αὐτῷ ἐν ἀγῶνι καὶ κινδύνῳ μεγάλῳ καταστήσαντι μετὰ τῶν νόμων τῶν ὑμετέρων ἀπολέσαι ἐκεῖνον, εἴπερ προωφείλετο αὐτῷ κακόν, καὶ τό τε ἴδιον τὸ αὐτοῦ διαπράξασθαι καὶ τῆ πόλει τῆ ὑμετέρα χάριν καταθέσθαι, εἰ ἐπέδειξεν ἀδικοῦντα ἐκεῖνον, οὐκ ἤξίωσεν, ἀλλ' οὐδ' ἦλθεν ἐπὶ τοῦτον. καίτοι καλλίων γε ἦν ὁ κίνδυνος αὐτῷ...

1 δ' ἐμὲ Blass: δέ με codd.

² είχε τἀποκτείναι Kayser: ἔχει ἀποκτείναι codd.

Nonnulla deesse videntur, quae sic e.g. suppleri possint: ἐν ἀγῶνι καταστήσαντι κεῖνον ἢ δι' ἐμοῦ βιαίως ἀπολέσαντι. καί μοι μάρτυρας τούτων κάλει.

after the words ὁ κίνδυνος αὐτῷ in the MSS, has led the majority of edd. to suppose that one of the usual formulae introducing witnesses has dropped out. But there are grounds for suspecting a larger lacuna. If the words καίτοι καλλίων γε ἡν ὁ κίνδυνος αὐτῷ form a complete sentence in themselves, they are both obscure and ambiguous. κίνδυνος might refer (a) to κυδύνω μεγάλω six lines above and bear the meaning "the 202

# ON THE MURDER OF HERODES, 59-61

you, in seeking to make an end of me, produce only

a tale of which proof is impossible.

I assure you that I personally can have had no motive for murdering Herodes; but I must apparently clear Lycinus as well as myself by showing the absurdity of the charge in his case also. I assure you that his position with regard to Herodes was the same as my own. He had no means of enriching himself by the murder; and there was no danger from which the death of Herodes released him. Further, the following consideration indicates most strikingly that he did not desire his death: had redress for some old injury been owing to Lycinus, he could have brought Herodes into court on a charge which endangered his life, and have enlisted the help of your laws in making an end of him. By proving him a criminal he could have gained both his own object and your city's gratitude. This he did not trouble to do: he did not even attempt to institute proceedings against him, in spite of the fact that he was running a more honourable risk (by bringing Herodes into court than by engaging me to murder him. Call me witnesses to confirm these facts.)

danger into which L. would bring H. by prosecuting him." The gist of the sentence would then be "to endanger H.'s life by legal methods was a more creditable course for L. than to murder him." On the other hand, it might refer (b) to the risk (of failing to gain a verdict and so being fined) run by L. himself in prosecuting H. The speaker would then be saying in effect "it was more creditable for L. to risk losing a case at law against H. than to risk murdering him." Of the two alternatives (b) is the more probable. But Antiphon is not in the habit of being terse to the point of obscurity; and it is hard to believe that the sentence as he wrote it ended at arrô. For a suggested supplement see crit. note 3.

# TO ILLE SAME to LAZATTYAM of more prome e col-

62 ... Αλλά γὰρ ἐνταῦθα μέν ἀφῆκεν αὐτόν οῦ δέι έδει κινδυνεύειν αὐτὸν περί τε αύτοῦ καὶ περί² ἐμοῦ, ένταῦθα δ' ἐπεβούλευεν, ἐν ῷ γνωσθεὶς αν ἀπεστέρει μεν έμε της πατρίδος, απεστέρει δε αύτον ίερων και όσίων και των άλλων άπερ μέγιστα και

περί πλείστου έστιν άνθρώποις.

Επειτα δ', εἰ καὶ ώς μάλιστα έβούλετο αὐτὸν ό Λυκίνος τεθνάναι - είμι γάρ και έπι τον των κατηγόρων λόγον, - οδ αὐτὸς οὐκ ήξίου αὐτόχειρ γενέσθαι, τοῦτο τὸ ἔργον ἐγώ ποτ' αν ἐπείσθην 63 αντ' εκείνου ποιησαι; πότερα ώς εγώ μεν ή τω σώματι επιτήδειος διακινδυνεύειν, εκείνος δε χρήμασι τον εμον κίνδυνον εκπρίασθαι; ου δητα τω μεν γάρ οὐκ ἡν χρήματα, έμοι δε ἡν3 άλλ αὐτὸ τὸ έναντίον έκεινος τοῦτο θασσον αν ὑπ' ἐμοῦ ἐπείσθη κατά γε τὸ εἰκὸς η εγώ ὑπὸ τούτου, ἐπεὶ ἐκεῖνός γ' έαυτον ουδ' υπερήμερον γενόμενον έπτα μνων δυνατός ην λύσασθαι, άλλ' οι φίλοι αὐτὸν ἐλύσαντο. καὶ μὲν δὴ καὶ τῆς χρείας τῆς ἐμῆς καὶ τῆς Λυκίνου τοῦτο ὑμιν μέγιστον τεκμήριον ἐστιν, ὅτι ου σφόδρα έχρώμην έγω Λυκίνω φίλω, ώς πάντα ποιησαι αν τὰ ἐκείνω δοκοῦντα οὐ γὰρ δήπου έπτα μεν μνας ουκ απέτεισα ύπερ αύτου δεδεμένου καὶ λυμαινομένου, κίνδυνον δὲ τοσοθτον ἀράμενος άνδρα ἀπέκτεινα δι' έκείνου.

<sup>1</sup> ov de Blass: ovde N: ov yap A. the start of the start

Verba τῷ μὲν γὰρ . . . ἦν post ὑπὸ τούτου infra collocavit Reiske: del. Dobree. \$1.5 1 195

# ON THE MURDER OF HERODES, 62-63

#### Witnesses - 12. 19 1 1911 (2' 17)

So we are to understand that Lycinus left Herodes in peace as far as an action at law was concerned, and instead chose the one course which was bound to endanger both himself and me, that of plotting his death, notwithstanding the fact that, if discovered, he would have deprived me of my country and himself of his rights before heaven and mankind, and of all that men hold most sacred and most

precious.

I will go further: I will adopt the standpoint of the prosecution: I will admit as readily as you like that Lycinus did desire the death of Herodes. Does it follow that I should ever have been induced to perform in his stead a deed which he refused to commit with his own hand? Was I, for instance, in a position to risk my life, and he in a position to hire me to do so? No, I had money, and he had none. On the contrary, the probabilities show that he would have been induced to commit the crime by me sooner than I by him; for even after suffering an execution for a debt of seven minae, he could not release himself from prison: his friends had to purchase his release. In fact, this affords the clearest indication of the relations between Lycinus and myself; it shows that my friendship with him was hardly close enough to make me willing to satisfy his every wish. I cannot suppose that I braved the enormous risk which murder involved to oblige him, after refusing to pay off seven minae for him when he was suffering the hardships of imprisonment.

<sup>4</sup> αὐτὸ τὸ ἐναντίον A corr.2: αὐτὸ τοῦτο ἐναντίον A pr. N.
5 ὑπὲρ Meier: περὶ codd.

64 ΄ Ως μὲν οὖν οὐκ αὐτὸς αἴτιός εἰμι τοῦ πράγματος [137] οὐδὲ ἐκεῖνος, ἀποδέδεικται καθ' ὅσον ἐγὼ δύναμαι μάλιστα. τούτω δὲ χρῶνται πλείστω ⟨τῷ⟩¹ λόγω οἱ κατήγοροι, ὅτι ἀφανής ἐστιν ὁ ἀνήρ, καὶ ὑμεῖς ίσως περί τούτου αὐτοῦ ποθεῖτε ἀκοῦσαι. εἰ μὲν οὖν τοῦτο εἰκάζειν με δεῖ, ἐξ ἴσου τοῦτό ἐστι καὶ ύμιν καὶ ἐμοί· οὔτε γὰρ ὑμεις αἴτιοι τοῦ ἔργου ἐστὲ οὔτε ἐγώ· εἰ δὲ δει τοις ἀληθέσι χρῆσθαι, τῶν είργασμένων τινά έρωτώντων έκείνου γάρ άριστ' 65 αν² πύθοιντο. ἐμοὶ μὲν γὰρ τῷ μὴ εἰργασμένῳ τοσοῦτον τὸ μακρότατον τῆς ἀποκρίσεώς ἐστιν, ὅτι οὐκ εἴργασμαι τῷ δὲ ποιήσαντι ρᾳδία ἐστὶν ἡ ἀπόδειξις, καὶ μὴ ἀποδείξαντι εὖ εἰκάσαι. οἱ μὲν γαρ πανουργοθντες αμα τε πανουργοθοι καὶ πρόφασιν εύρίσκουσι τοῦ ἀδικήματος τῷ δὲ μὴ εἰργασμένω χαλεπὸν περὶ τῶν ἀφανῶν εἰκάζειν. οἰμαι δ' ἄν καὶ ὑμῶν ἔκαστον, εἴ τίς τινα ἔροιτο ὅ τι μή τύχοι είδώς, τοσοῦτον αν είπειν, ότι οὐκ οίδεν. εί δέ τις περαιτέρω τι κελεύοι λέγειν, έν 66 πολλή αν έχεσθαι ύμας απορία δοκω. μή τοίνυν έμοι νείμητε το απορον τοῦτο, έν ῷ μηδ' αν αὐτοὶ εὐποροῖτε· μηδ' ἐὰν εὖ εἰκάζω, ἐν τούτω μοι άξιοῦτε τὴν ἀπόφευξιν είναι, ἀλλ' έξαρκείτω μοι έμαυτον ἀναίτιον ἀποδεῖξαι τοῦ πράγματος. ἐν τούτω οὖν ἀναίτιος εἰμι, οὐκ ἐὰν [μη]<sup>6</sup> ἐξεύρω ὅτω τρόπω ἀφανής ἐστιν ἢ ἀπόλωλεν ἀνήρ,' ἀλλ' εἰ μη προσήκει μοι μηδεν ωστ' αποκτείναι αὐτόν.

Ήδη δ' έγωγε καὶ πρότερον ἀκοῆ ἐπίσταμαι

<sup>&</sup>lt;sup>1</sup> τῶ add. Frohberger.

<sup>2</sup> ἄριστ' ἄν Hirschig: ἄριστα codd.

<sup>3</sup> μακρότατον Ν: μακρότερον Α.

<sup>4</sup> εἰργασμένω Α: ἐργασαμένω Ν.

# ON THE MURDER OF HERODES, 64-67

I have proved, then, to the best of my ability that both Lycinus and I are innocent. However, the prosecution make endless play with the argument that Herodes has disappeared; and doubtless it is a fact which you want explained. Now if it is coniecture which is expected of me, you are just as capable of it as I am—we are both alike innocent of the crime; on the other hand, if it is the truth, the prosecution must ask one of the criminals: he would best be able to satisfy them. The utmost that I who am not guilty can reply is that I am not guilty; whereas the criminal can easily reveal the facts, or at least make a good guess. Criminals no sooner commit a crime than they invent an explanation to suit it a; on the other hand, an innocent man can scarcely guess the answer to what is a mystery to him. Each of you yourselves, I am sure, if asked something which he did not happen to know, would simply reply to that effect; and if told to say more, you would find yourselves, I think, in a serious difficulty. So do not present me with a difficulty which you vourselves would not find easy of solution. Furthermore, do not make my acquittal depend on my making plausible conjectures. Let it be enough for me to prove my innocence of the crime; and that depends not upon my discovering how Herodes disappeared or met his end, but upon my possessing no motive whatever for murdering him.

As I know from report, there have been similar

• i.e. a culprit is the first to suggest that someone else is to blame.

κελεύοι Reiske: κελεύει codd.
 μη del. Reiske.
 άνήρ Sauppe: ἀνήρ codd.

γεγονός, τοῦτο μὲν τοὺς ἀποθανόντας, τοῦτο δὲ τοὺς ἀποκτείναντας οὐχ εὐρεθέντας οἴκουν αν καλῶς ἔχοι, εἰ τούτων δέοι τὰς αἰτίας ὑποσχεῖν τοὺς συγγενομένους. πολλοὶ δὲ γ' ἤδη σχόντες ετέρων πραγμάτων αἰτίας, πρὶν τὸ σαφὲς αὐτῶν 68 γνωσθῆναι, προαπώλοντο. αὐτίκα Ἐφιάλτην τὸν ὑμέτερον πολίτην οὐδέπω νῦν ηὕρηνται οἱ ἀποκτείναντες εἰ οῦν τις ἡξίου τοὺς συνόντας ἐκείνω εἰκάζειν οἴτινες ἤσαν οἱ ἀποκτείναντες [Ἐφιάλτην]; εἰ δὲ μή, ἐνόχους εἶναι τῷ φόνω, οὐκ αν καλῶς εἶχε τοῖς συνοῦσιν. ἔπειτα οῖ γε Ἐφιάλτην ἀποκτείναντες οὐκ ἐζήτησαν τὸν νεκρὸν ἀφανίσαι, οὐδὶ ἐν τούτω κινδυνεύειν μηνῦσαι τὸ πράγμα, ὥσπερ οἴδε φασὶν ἐμὲ τῆς μὲν ἐπιβουλῆς οὐδένα κοινωνὸν

69 Τουτο δ' έντος οὐ πολλού χρόνου παις εξήτησεν οὐδε δώδεκα ετη γεγονως τον δεσπότην ἀποκτείναι. και εἰ μὴ φοβηθείς, ὡς ἀνεβόησεν, ἐγκαταλιπων τὴν μάχαιραν ἐν² τῆ σφαγῆ ἄχετο φεύγων, ἀλλ' ἐτόλμησε μειναι, ἀπώλοντ' αν οἱ ἔνδον ὅντες³ ἄπαντες οὐδεὶς γὰρ αν ἄετο τὸν παιδα τολμῆσαί ποτε τοῦτο νῦν δὲ συλληφθεὶς αὐτὸς ὕστερον κατείπεν

ποιήσασθαι τοῦ θανάτου, τῆς δ' ἀναιρέσεως.

αύτοῦ.

Τοῦτο δὲ περὶ χρημάτων αἰτίαν ποτε σχόντες οὐκ οὖσαν, ὤσπερ ενώ νῦν, οἱ Ἑλληνοταμίαι οἱ

<sup>1 &#</sup>x27;Εφιάλτην del: Dobree. 10 July 1 2 èv om. A. 1911 A

<sup>&</sup>lt;sup>a</sup> The murder had been committed some forty-five years before (first half of 461). Ephialtes was an extreme radical, and in conjunction with Pericles was responsible for the violent attack made upon the prerogatives of the Arcopagus in 462. His assassination was the result. Aristotle states that the crime 208

### ON THE MURDER OF HERODES, 67-69

cases in the past, when sometimes the victim, sometimes the murderer, has not been traced; it would be unfair, were those who had been in their company held responsible. Many, again, have been accused before now of the crimes of others, and have lost their lives before the truth became known. For instance, the murderers of one of your own citizens, Ephialtes,a have remained undiscovered to this day; it would have been unfair to his companions to require them to conjecture who his assassins were under pain of being held guilty of the murder themselves. Moreover, the murderers of Ephialtes made no attempt to get rid of the body, for fear of the accompanying risk of publicity—unlike myself, who, we are told, took no one into my confidence when planning the crime, but then sought help for the removal of the corpse.

Once more, a slave, not twelve years old, recently attempted to murder his master. Had he had the courage to stay where he was, instead of taking to his heels in terror at his victim's cries, leaving the knife in the wound, the entire household b would have perished, as no one would have dreamed him capable of such audacity. As it was, he was caught, and later

confessed his own guilt.

Then again, your Hellenotamiae  $^c$  were once accused of embezzlement, as wrongfully as I am was committed by Aristodicus of Tanagra, employed for the purpose by Ephialtes' enemies. This may well be true, as it suited Antiphon's requirements here to assume that the mystery had never been satisfactorily solved. Cf.  $^{\prime}\Lambda\theta$ .  $\Pi o\lambda$ . xxv. 5, Diod. xi. 77. 6, Plut. Per. 10.

b i.e. of slaves.

209

Nothing further is known of the incident. The Hellenotamiae were ten in number and administered the funds of the Delian League.

ύμέτεροι, έκεινοι μέν απαντες απέθανον όργη μαλλον η γνώμη, πλην ένός, το δε πράγμα ύστερον 70 καταφανές έγένετο. τοῦ δ' ένὸς τούτου-Σωσίαν ονομά φασιν αὐτῷ είναι - κατέγνωστο μεν ήδη θάνατος, ετεθνήκει δε ούπω καὶ έν τούτω έδηλώθη τω τρόπω ἀπωλώλει τὰ χρήματα, καὶ ὁ ἀνήρ απήχθη ύπο τοῦ δήμου τοῦ υμετέρου παραδεδο-μένος ήδη τοῖς ἔνδεκα, οἱ δ' ἄλλοι ἐτέθνασαν οὐδὲν 71 αἴτιοι ὄντες. ταῦθ' υμῶν αὐτῶν ἐγὼ οἰμαι μεμνησθαι τούς πρεσβυτέρους, τούς δε νεωτέρους

πυνθάνεσθαι ώσπερ έμέ.

Ουτως αγαθόν έστι μετά του χρόνου βασανίζειν τὰ πράγματα. καὶ τοῦτ' ἴσως αν² φανερὸν γένοιτ' αν υστερον, ότω τρόπω τέθνηκεν ο άνθρωπος. μή οθν υστερον τοθτο γνωτε, αναίτιον με όντα απολέσαντες, άλλα πρότερον γ' εὖ βουλεύσασθε, καὶ μὴ μετ' οργῆς καὶ διαβολῆς, ώς τούτων οὐκ αν 72 γένοιντο έτεροι πονηρότεροι σύμβουλοι. οὐ γὰρ

έστιν ο τι αν οργιζόμενος ανθρωπος εθ γνοίη· αθτο γὰρ ῷδ βουλεύεται, τὴν γνώμην, διαφθείρει τοῦ ἀνθρώπου. μέγα τοι ἡμέρα παρ' ἡμέραν γιγνομένη γνώμην, ὧ ἄνδρες, ἐξ ὀργῆς μεταστῆσαι'

καὶ τὴν ἀλήθειαν εύρεῖν τῶν γεγενημένων.

[138] Εὖ δὲ ἴστε ὅτι ἐλεηθῆναι ὑφ' ὑμῶν ἄξιός εἰμι <sup>73</sup> μᾶλλον ἢ δίκην δοῦναι· δίκην μὲν γὰρ εἰκός ἐστι διδόναι τους άδικοῦντας, έλεεῖσθαι δε τους άδίκως κινδυνεύοντας. κρείσσον δέ χρη γίγνεσθαι άεὶ τὸ ύμέτερον δυνάμενον έμε δικαίως σώζειν η το των

1 ἀπέθανον A corr.2: ἀποθανόντες A pr. N.

a om. N.
 a μη μετ' vulg.: μήτε μετ' AN.
 a add. Stobaeus, Flor. xx. 44, qui verba οὐ γὰρ ἔστίν.
 διαφθείρει τοῦ ἀνθρώπου affert. Idem εὖ γνοίη: ἀν γνοίη codd.

5 & Stobaeus.

### ON THE MURDER OF HERODES, 69-73

accused to-day. Anger swept reason aside, and they were all put to death save one. Later the true facts became known. This one, whose name is said to have been Sosias, though under sentence of death, had not yet been executed. Meanwhile it was shown how the money had disappeared. The Athenian people rescued him from the very hands of the Eleven a: while the rest had died entirely innocent. You older ones remember this yourselves, I expect,

and the younger have heard of it like myself.

Thus it is wise to let time help us in testing the truth of a matter. Perhaps the circumstances of Herodes' death will similarly come to light hereafter; so do not discover that you have put an innocent man to death when it is too late. Weigh the matter carefully while there is yet time, without anger and without prejudice: for they are the worst of counsellors; it is impossible for an angry man to make a right decision, as anger destroys his one instrument of decision, his judgement. The lapse of one day after another, gentlemen, has a wondrous power of liberating the judgement from the sway of passion and of bringing the truth to light.

Remember too that it is pity which I deserve from you, not punishment. Wrongdoers should be punished: those wrongfully imperilled should be pitied. You must never let your power to satisfy justice by saving my life be overridden by my

<sup>a</sup> The accusation must have taken the form of an impeachment (εἰσαγγελία) before the Assembly. The task of the Eleven was to supervise the execution of the sentence.

<sup>6</sup> ήμέρα . . . γιγνομένη Stephanus: ήμέραν . . . γιγνομένην codd.

<sup>7</sup> μεταστήσαι Stephanus: μεταστήσειν codd.

<sup>8</sup> δè A: δὴ N.

εχθρών βουλόμενον ἀδίκως με ἀπολλύναι. εν μεν γὰρ τῷ ἐπισχεῖν ἔστι καὶ τὰ δεινὰ ταῦτα ποιῆσαι ἃ οὖτοι κελεύουσιν: εν δὲ τῷ παραχρῆμα οὐκ ἔστιν

άρχὴν ορθώς βουλεύεσθαι.

74 Δεῖ δέ με καὶ ὑπὲρ τοῦ πατρὸς ἀπολογήσασθαι. καίτοι γε πολλῷ μᾶλλον εἰκὸς ἦν ἐκεῖνον ὑπὲρ ἐμοῦ ἀπολογήσασθαι, πατέρα ὄντα· ὁ μὲν γὰρ πολλῷ πρεσβύτερός ἐστι τῶν ἐμῶν πραγμάτων, ἐγὰ δὲ πολλῷ νεώτερος τῶν ἐκείνῳ πεπραγμένων. καὶ εἰ μὲν ἐγὰ τούτου ἀγωνιζομένου κατεμαρτύρουν ἃ μὴ σαφῶς ἤδη, ἀκοῆ δὲ ἠπιστάμην, δεινὰ ᾶν ἔφη 75 πάσχειν ὑπ' ἐμοῦ· νῦν δὲ ἀναγκάζων ἐμὲ ἀπολογεῖσθαι ὧν ἐγὰ πολλῷ νεώτερός εἰμι καὶ λόγῳ οίδα, ταῦτα οὐ δεινὰ ἡγεῖται εἰργάσθαι. ὅμως μέντοι καθ' ὅσον ἐγὰ οίδα, οὐ προδώσω τὸν πατέρα κακῶς ἀκούοντα ἐν ὑμῦν ἀδίκως. καίτοι

κεκινδυνεύσεται.\*

76 Πρὶν μὲν γὰρ τὴν ἀπόστασιν τὴν Μυτιληναίων\*
γενέσθαι, ἔργω τὴν εὔνοιαν ἐδείκνυε τὴν εἰς ὑμᾶς·
ἐπειδὴ δὲ ἡ πόλις ὅλη κακῶς ἐβουλεύσατο ἀποστᾶσα καὶ ἥμαρτε [τῆς ὑμετέρας γνώμης],\* μετὰ
τῆς πόλεως ὅλης ἠναγκάσθη συνεξαμαρτεῖν. τὴν
μὲν οὖν γνώμην ἔτι καὶ ἐν ἐκείνοις ὅμοιος ἦν εἰς
ὑμᾶς, τὴν δ' εὖνοιαν οὐκέτι ἦν ἐπ' ἐκείνω τὴν

τάχ' ἂν σφαλείην, ἃ ἐκεῖνος ὀρθῶς ἔργῳ ἔπραξε, ταῦτ' ἐγὼ λόγῳ μὴ ὀρθῶς εἰπών· ὄμως δ' οὖν

1 ἀρχὴν Ald.: ἀρχὴ ἡ codd.

3 την Μυτ. Blass: τῶν Μυτ. codd.

<sup>&</sup>lt;sup>2</sup> κεκινδυνεύσεται A corr.<sup>2</sup>: καὶ κινδυνεύσεται A pr. N.

 $<sup>^4</sup>$  τ $\dot{\eta}$ s  $\dot{\nu}$ μετέρας γνώμης del. Hirschig, qui ἀποστάσα quoque damnat.

<sup>&</sup>lt;sup>a</sup> Mytilene had revolted from Athens some ten years previously, in 428.

### ON THE MURDER OF HERODES, 73-76

enemies' desire to outrage it by putting me to death. A delay will still allow you to take the awful step which the prosecution urge upon you; whereas haste will make a fair consideration of the case quite

impossible.

I must also defend my father; although, as my father, it would have been far more natural for him to be defending me. He is far older than I, and knows what my life has been: whereas I am far younger than he, and cannot know what his has been. If my accuser were on trial, and I were giving evidence against him based on hearsay instead of certain knowledge, he would protest that he was being treated monstrously; yet he sees nothing monstrous in forcing me to explain occurrences with which I am far too young to be acquainted save from hearsay. However, as a loyal son, I will use what knowledge I have to defend my father against the unwarranted abuse to which you have been listening. Possibly indeed I may fail. I may describe but faultily a life which was without fault. But none the less, I will accept that risk.

Before the revolt of Mytilene a my father gave visible proof of his devotion to your interests. When, however, the city as a whole was so illadvised as to commit the blunder of revolting, b he was forced to join the city as a whole in that blunder. Not but what even then his feelings towards you remained unchanged: although he could no longer

b Although the  $\tau \eta \hat{s}$  ὑμετέρας γνώμης of the MSS., if retained and taken with ημαρτε, would give the sense "failed in what you expected of them," an expression for which there are parallels, συνεξαμαρτεῖν requires ημαρτε alone to balance it, and the repetition of γνώμη two lines later is harsh in the extreme.

αὐτὴν εἰς ὑμᾶς παρέχειν. οὕτε γὰρ ἐκλιπεῖν τὴν πόλιν εὐρόπως είχεν αὐτῷ ίκανὰ γὰρ ἦν τὰ ἐνέχυρα α είγετο αὐτοῦ, οί τε παίδες καὶ τὰ χρήματα. τοῦτο δ' αὖ μένοντι πρὸς τὴν πόλιν αὐτῷ άδυνάτως 77 είχεν ἰσχυρίζεσθαι. ἐπεὶ δ' ὑμεῖς τοὺς αἰτίους τούτων εκολάσατε, εν οίς οὐκ εφαίνετο ῶν ὁ εμὸς πατήρ, τοις δ' άλλοις Μυτιληναίοις άδειαν έδώκατε οἰκεῖν την σφετέραν αὐτῶν, οὐκ ἔστιν ὅ τι ὕστερον αὐτῷ ἡμάρτηται [τῷ ἐμῷ πατρί], οὐδ' ὅ τι οὐ πεποίηται τῶν δέοντων, οὐδ' ἦς τινος λητουργίας ή πόλις ενδεής γεγένηται, οὔτε ή ύμετέρα οὔτε ή Μυτιληναίων, άλλά καὶ χορηγίας χορηγεί³ καὶ τέλη 78 κατατίθησιν. είδ' εν Αίνω χωροφιλεί, τοῦτο (ποιεί)5 οὐκ ἀποστερῶν γε τῶν εἰς τὴν πόλιν έαυτὸν οὐδενὸς οὐδ' έτέρας πόλεως πολίτης γεγενημένος, ώσπερ έτέρους όρω, τους μέν είς την ηπειρον ιόντας καὶ οικούντας έν τοις πολεμίοις τοις υμετέροις, (τους δέ) καὶ δίκας ἀπὸ ξυμβόλων ύμιν δικαζομένους,

εὐρόπωs A corr.²: εὐρ' ὅπωs A pr. N.
 τῷ ἐμῷ πατρί secl. Dobree.
 χορηγεί Blass: ἐχορήγει codd.
 κατατίθησιν N: κατετίθει A.
 ποιεῖ add. Reiske.
 τοὺς δὲ add. Reiske.

<sup>&</sup>lt;sup>a</sup> See Thuc. iii. 50. The walls of Mytilene were rased, her fleet taken from her, and the entire island, except for Methymna, divided among Athenian cleruchs. These drew a fixed rent from the inhabitants, who continued to work the land.

b The choruses mentioned were of course local, and performed at the Mytilenean festivals. The "services to Athens" amount to nothing more than the payment of  $\tau \epsilon \lambda \eta$  (? harbourdues). Professor Wade-Gery suggests to me that the  $\epsilon i \kappa \sigma \tau \eta'$  may be meant, a 5% impost which replaced the tribute early in 413 (Thuc. vii. 28). If so, the date of the speech must fall between the spring of 413 and the autumn, when news of the Sicilian disaster arrived (cf. p. 148).

# ON THE MURDER OF HERODES, 76-78

display his devotion in the old way. It was not easy for him to leave the city, as the ties which bound him, his children, and his property, were strong ones; nor yet could he set it at defiance as long as he remained there. But from the moment that you punished the authors of the revolt-of whom my father was not found to be one-and granted the other citizens of Mytilene an amnesty which allowed them to continue living on their own land, a he has not been guilty of a single fault, of a single lapse from duty. He has failed neither the city of Athens nor that of Mytilene, when a public service was demanded of him; he regularly furnishes choruses, and always pays the imposts.<sup>b</sup> If Aenus is his favourite place of resort, that fact does not mean that he is evading any of his obligations towards Athens, or that he has become the citizen of another city, like those others, some of whom I see crossing to the mainland and settling among your enemies, while the rest actually litigate with you under treaty d; nor does it mean

<sup>c</sup> Or possibly Mytilene.

<sup>4</sup> The Ms. text is clearly unsound here. (1) The μèν in the fourth line of § 78 has no answering δè. (2) The sense of the passage as it stands is in any case unsatisfactory. σύμβολα (1. 6) were special treaties regulating the settlement of private disputes, generally commercial in character, between the citizens of different states. Fragments of two such treaties have survived: Athens-Phaselis (I.G. i². 16 ff.) and Athens-Mytilene (I.G. i². 60 ff.); and in the first of these there is a reference to a third, Athens-Chios. It is quite certain, however, that agreements of this sort did not extend to enemy states, as the passage would suggest if the Ms. reading be accepted.

Various corrections have been proposed. A. Fraenkel and Wilamowitz suppose a considerable lacuna which contained the words τοὺς δ' ἐς πόλω συμμαχίδα διοικίζομένους, or the like. The objection to such a solution is that καὶ δίκας ἀπὸ συμβόλων ὑμῶν δικαζομένους in l. 6 becomes otiose, as it is known that

οὐδὲ φεύγων τὸ πληθος τὸ ὑμέτερον, τοὺς δ' οἴους

ύμεις μισών συκοφάντας.

79 Α μεν οὖν μετὰ τῆς πόλεως ὅλης ἀνάγκη μᾶλλον η γνώμη έπραξεν, τούτων οὐ δίκαιός ἐστιν ὁ ἐμὸς πατηρ ίδια δίκην διδόναι. άπασι γάρ Μυτιληναίοις αείμνηστος ή τότε αμαρτία γεγένηται· ήλλάξαντο μέν γὰρ πολλης εὐδαιμονίας πολλην κακοδαιμονίαν, επείδον δε την εαυτών πατρίδα ανάστατον γενομένην. ἃ δὲ ἰδία οὖτοι διαβάλλουσι τὸν ἐμὸν πατέρα, μὴ πείθεσθε Σρημάτων γὰρ ἔνεκα ἡ πᾶσα παρασκευή γεγένηται ἐπ' ἐμοι κάκείνω. πολλά δ' έστι τὰ συμβαλλόμενα τοῖς βουλομένοις τῶν ἀλλοτρίων ἐφίεσθαι. γέρων μὲν ἐκεῖνος ὥστ' ἐμοὶ<sup>‡</sup> βοηθεῖν, νεώτερος δ' ἐγὼ πολλῷ ἢ ὥστε δύνασθαι 80 έμαυτώ τιμωρείν ίκανως. άλλ' ύμεις βοηθήσατέ μοι, καὶ μὴ διδάσκετε τοὺς συκοφάντας μεῖζον ύμῶν αὐτῶν δύνασθαι. ἐὰν μὲν γὰρ εἰσιόντες εἰς ὑμᾶς ἃ βούλονται πράσσωσι, δεδειγμένον ἔσται τούτους μεν πείθειν, τὸ δ' ὑμέτερον πληθος φεύγειν έὰν δὲ εἰσιόντες εἰς ὑμᾶς πονηροὶ μὲν αὐτοὶ δοκῶσιν είναι, πλέον δ' αὐτοῖς μηδὲν γένηται, ὑμετέρα ἡ τιμὴ καὶ ἡ δύναμις ἔσται, ὥσπερ καὶ τὸ δίκαιον

έχει. ὑμεῖς οὖν ἐμοί τε βοηθεῖτε καὶ τῷ δικαίῳ. "Οσα μεν οὖν ἐκ τῶν ἀνθρωπίνων τεκμηρίων καὶ μαρτυριών οξά τε ήν ἀποδειχθήναι, ἀκηκόατε.

1 ίδία om. A pr.
3 ἐπ' ἐμοὶ Α: ὑπ' ἐμοὶ Ν. 2 πείθεσθαι N pr.

4 ωστ' έμοι Bekker: ωστε μοι codd.

σύμβολα already existed between Athens and Mytilene. Better is Reiskes's τους δέ. We then have a contrast between Euxitheus' father, who is a loyal citizen of Mytilene under Athenian rule, and other Mytileneans who, since the revolt of Lesbos ten years previously, have either (a) shown their

# ON THE MURDER OF HERODES, 78-81

that he desires to be beyond the reach of the Athenian courts. It means that he shares your own hatred

of those who thrive on prosecution.

The act which my father joined his whole city in committing, which he committed not from choice but under compulsion, affords no just ground for punishing him individually. The mistake then made will live in the memory of every citizen of Mytilene. They exchanged great prosperity for great misery, and saw their country pass into the possession of others. Nor again must you be influenced by the distorted account of my father's conduct as an individual with which you have been presented. Nothing but money is at the bottom of this elaborate attack upon him and myself; and unfortunately there are many circumstances which favour those who seek to lay hands on the goods of others; my father is too old to help me: and I am far too young to be able to avenge myself as I should. You must help me: you must refuse to teach those who make a trade of prosecution to become more powerful than yourselves. If they achieve their purpose when they appear before you, it will be a lesson to their victims to compromise with them and avoid open court; but if by appearing before you they succeed only in gaining an evil reputation for themselves, you will enjoy the honour and the power which it is right that you should. So give me and give justice your support.

Proof as complete as the presumptions and the evidence supplied by things human could make it has

hostility to Athens passively by settling on the Asiatic coast in towns under Persian control or (b) shown it actively by remaining in Lesbos and initiating an unending series of lawsuits against the Athenian cleruchs who have become their landlords.

χρη δε και τοις από των θεων σημείοις γενομένοις είς τὰ τοιαθτα οὐχ ἥκιστα τεκμηραμένους ψηφίζεσθαι. καὶ γὰρ τὰ τῆς πόλεως κοινὰ τούτοις μάλιστα πιστεύοντες ἀσφαλῶς διαπράσσεσθε, τοῦτο μέν τὰ εἰς τοὺς κινδύνους ἥκοντα, τοῦτο δὲ [εἰς]1 τὰ ἔξω τῶν κινδύνων. χρη δὲ καὶ εἰς τὰ ἴδια ταῦτα 82 μέγιστα καὶ πιστότατα ἡγεῖσθαι. οἶμαι γὰρ ὑμᾶς ἐπίστασθαι ὅτι πολλοὶ ἤδη ἄνθρωποι μὴ καθαροὶ (τὰς)² χειρας ἢ ἄλλο τι μίασμα ἔχοντες συνεισ-βάντες εἰς τὸ πλοιον συναπώλεσαν μετὰ τῆς αὐτῶν ψυχης τους όσίως διακειμένους τὰ πρὸς τους θεούς. τοῦτο δὲ ήδη ετέρους ἀπολομένους μεν ου, κινδυνεύσαντας δε τους εσχάτους κινδύνους δια τους τοιούτους ανθρώπους τοῦτο δὲ ίεροῖς παραστάντες πολλοὶ δὴ καταφανεῖς ἐγένοντο οὐχ ὅσιοι ὅντες, [καὶ] ὁιακωλύοντες τὰ ἱερὰ μὴ γίγνεσθαι 83 τὰ νομιζόμενα. ἐμοὶ τοίνυν ἐν πᾶσι τούτοις τὰ εναντία εγένετο. τοῦτο μεν γὰρ οσοις συνέπλευσα, καλλίστοις έχρήσαντο πλοῖς τοῦτο δὲ ὅπου ίεροῖς παρέστην, οὐκ ἔστιν ὅπου οὐχὶ κάλλιστα τὰ ίερὰ έγένετο. ἃ έγὼ ἀξιῶ μεγάλα μοι τεκμήρια είναι της αιτίας, ότι οὐκ ἀληθη μου οῦτοι κατηγοροῦσι. (εἰσὶ δέ μοι καὶ)⁵ τούτων μάρτυρες.

#### ΜΑΡΤΎΡΕΣ

84 Ἐπίσταμαι δὲ καὶ τάδε, ὧ ἄνδρες δικασταί, ὅτι εἰ μὲν ἐμοῦ κατεμαρτύρουν οἱ μάρτυρες, ὧς τι

εἰs del. Bekker.
 τοῦτο δὲ Α: τοῦ δὲ Ν.
 εἰοὶ δὲ μοι καὶ add, Reiske.

<sup>&</sup>lt;sup>a</sup> The fact that an argument of this kind could be ad-218

# ON THE MURDER OF HERODES, 81-84

now been presented to you. But in cases of this nature the indications furnished by heaven must also have no small influence on your verdict.a It is upon them that you chiefly depend for safe guidance in affairs of state, whether in times of crisis or tranquillity; so they should be allowed equal prominence and weight in the settlement of private questions. I hardly think I need remind you that many a man with unclean hands or some other form of defilement who has embarked on shipboard with the righteous has involved them in his own destruction.b Others, while they have escaped death, have had their lives imperilled owing to such polluted wretches. Many, too, have been proved to be defiled as they stood beside a sacrifice, because they prevented the proper performance of the rites. With me the opposite has happened in every case. Not only have fellow-passengers of mine enjoyed the calmest of voyages: but whenever I have attended a sacrifice, that sacrifice has invariably been successful. I claim that these facts furnish the strongest presumption in my favour that the charge brought against me by the prosecution is unfounded; I have witnesses to confirm them.

### Witnesses

I know furthermore, gentlemen of the jury, that if the witnesses were testifying against me that my pres-

vanced in a court of law, shows, like the popular agitation over the mutilation of the Hermae, that the average Athenian of the time was far from being a rationalist.

• Oddly reminiscent of Aeschylus, Septem 602 ff.:

η γαρ ξυνεισβάς πλοῖον εὖσεβης ἀνηρ ναύταισι θερμοῖς καὶ πανουργία τινὶ ὅλωλεν ἀνδρῶν σὺν θεοπτύστω γένει. ἀνόσιον γεγένηται ἐμοῦ παρόντος ἐν πλοίω ἢ ἐν ἱεροῖς, αὐτοῖς γε τούτοις ἰσχυροτάτοις ἂν ἐχρῶντο, καὶ πίστιν τῆς αἰτίας ταύτην σαφεστάτην ἀπέφαινον, τὰ σημεῖα τὰ ἀπὸ τῶν θεῶν· νῦν δὲ τῶν τε σημείων ἐναντίων τοῖς τούτων λόγοις γιγνομένων, τῶν τε μαρτύρων ἃ μὲν ἐγὼ λέγω μαρτυρούντων ἀληθῆ εἶναι, ἃ δ' οὖτοι κατηγοροῦσι ψευδῆ, τοῖς μὲν μαρτυροῦσιν ἀπιστεῖν ὑμᾶς κελεύουσι, τοῖς δὲ λόγοις οὖς αὐτοὶ λέγουσι πιστεύειν ὑμᾶς φασι χρῆναι. καὶ οἱ μὲν ἄλλοι ἄνθρωποι τοῖς ἔργοις τοὺς λόγους ἐλέγχουσιν, οὖτοι δὲ τοῖς λόγοις

τὰ ἔργα ζητοῦσιν ἄπιστα καθιστάναι.

85 "Όσα μὲν οὖν ἐκ τῶν κατηγορηθέντων μέμνημαι, ὧ ἄνδρες, ἀπολελόγημαι οἶμαι δὲ και³ ὑμῶν ⟨αὐτῶν ἔνεκα δεῖν ὑμᾶς μου⟩⁴ ἀποψηφίσασθαι. ταὐτὰς γὰρ ἐμέ τε σώζει, καὶ ὑμῖν νόμιμα καὶ εὔορκα γίγνεται. κατὰ γὰρ τοὺς νόμους ὡμόσατε δικάσειν ἐγὼ δὲ καθ' οὖς μὲν ἀπήχθην, οὐκ ἔνοχός εἰμι τοῖς νόμοις, ὧν δ' ἔχω τὴν αἰτίαν, ἀγών μοι νόμιμος ὑπολείπεται. εἰ δὲ δύο ἐξ ἐνὸς ἀγῶνος γεγένησθον, οὐκ ἐγὼ αἴτιος, ἀλλ' οἱ κατήγοροι. καίτοι οὐ δήπου οἱ μὲν ἔχθιστοι οἱ ἐμοὶ δύο ἀγῶνας περὶ ἐμοῦ πεποιήκασιν, ὑμεῖς δὲ οἱ τῶν δικαίων ἴσοι κριταὶ προκαταγνώσεσθέ μου ἐν τῷδε τῷ ἀγῶνι¹ τὸν 86 φόνον. μὴ ὑμεῖς γε, ὧ ἄνδρες ἀλλὰ δότε τι καὶ τῷ χρόνῳ, μεθ' οῦ ὀρθότατα εὑρίσκουσιν οἱ τὴν ἀκρίβειαν ζητοῦντες τῶν πραγμάτων. ἠξίουν μὲν

<sup>1</sup> έναντίων A corr.2 N: έναντίον A pr.
2 γιγνομένων A corr.2 N: γιγνομένοις A pr.
3 καί om. N.

<sup>&</sup>lt;sup>6</sup> Nonnulla excidisse videntur: sensum suppl. Schoemann.
<sup>6</sup> ταὐτὰ Bekker: ταῦτα codd.

<sup>6</sup> μου Α: με Ν. <sup>7</sup> ἀγῶνι Maetzner: λόγω codd.

# ON THE MURDER OF HERODES, 84-86

ence on shipboard or at a sacrifice had been the occasion of some unholy manifestation, the prosecution would be treating that fact as supremely significant; they would be showing that here, in the signs from heaven, was to be found the clearest confirmation of their charge. As, however, the signs have contradicted their assertions, and the witnesses testify that what I say is true and that what the prosecution say is not, they urge you to put no credence in the evidence of those witnesses; according to them, it is their own statements which you should believe. Whereas every one else uses the facts to prove the worth of mere assertion, they use mere assertion for

the purpose of discrediting the facts.

All the charges which I can remember, gentlemen, I have answered; and for your own sakes I think that you should acquit me. A verdict saving my life will alone enable you to comply with the law and your oath; for you have sworn to return a lawful verdict; and while the crime with which I am charged can still be tried legally, the laws under which I was arrested do not concern my case. a If two trials have been made out of one, it is not I, but my accusers, who are to blame; and I cannot suppose that if my bitterest enemies have involved me in two trials, impartial ministers of justice like yourselves will prematurely find me guilty of murder in the present Beware of such haste, gentlemen; give time its opportunity; it is time which enables those who seek the truth to find it with certainty. In fact,

<sup>&</sup>lt;sup>a</sup> Another reference to the argument that his case could be properly tried only by a  $\delta i \kappa \eta$  φόνου before the Areopagus. The "laws under which I was arrested" are of course the νόμοι τῶν κακούργων defining the scope of ἀπαγωγή for κακουργία.

#### ANTIPHON

γὰρ ἔγωγε περὶ τῶν τοιούτων, ὧ ἄνδρες, εἶναι την δίκην κατά τους νόμους, κατά μέντοι (τούτους) το δίκαιον ώς πλειστάκις ελέγχεσθαι. τοσούτω γαρ αμεινον αν εγιγνώσκετο οι γαρ πολλοί άγωνες τη μεν άληθεία σύμμαχοί είσι, τη 87 δὲ διαβολῆ πολεμιώτατοι. φόνου γὰρ δίκη καὶ μὴ ὀρθῶς γνωσθεῖσα ἰσχυρότερον τοῦ δικαίου καὶ τοῦ ἀληθοῦς ἐστιν· ἀνάγκη γάρ, ἐὰν ὑμεῖς μου καταψηφίσησθε, καὶ μὴ ὄντα φονέα μηδ' ἔνοχον τῶ ἔργω χρησθαι τη δίκη καὶ τῶ νόμω καὶ οὐδεὶς αν τολμήσειεν ούτε την δίκην την δεδικασμένην παραβαίνειν, πιστεύσας αύτῷ ὅτι οὐκ ἔνοχός ἐστιν, ούτε ξυνειδώς αύτω τοιούτον έργον είργασμένω μή οὐ χρησθαι τῷ νόμῳ· ἀνάγκη δὲ της (τε) δίκης νικασθαι παρά τὸ ἀληθές, αὐτοῦ τε τοῦ ἀληθοῦς, 88 ἄλλως τε καὶ ἐὰν μὴ ῇ ὁ τιμωρήσων. αὐτῶν δὲ τούτων ἔνεκα² οι τε νόμοι καὶ αί διωμοσίαι καὶ τὰ τόμια καὶ αἱ προρρήσεις, καὶ τἆλλ' ὁπόσα³ γίγνεται των δικων ένεκα τοῦ φόνου, πολύ διαφέροντά έστιν η καὶ ἐπὶ τοῖς ἄλλοις, ὅτι καὶ αὐτὰ τὰ πράγματα,

τούτους addidit Sauppe.
 ἔνεκα Α: εἴνεκα Ν.
 ὅποσα Α: ὅσα Ν.

<sup>\*§§ 87-89</sup> appear, with slight modifications, in the Choreutes (§§ 3-6). It is clear that we have here one of those loci communes which were part of the stock in trade of every λογόγραφοs and could easily be adapted to different contexts (cf. Her. §§ 14 f., Chor. § 2: Stepm. §§ 12 f., Her. §§ 38 f., Chor. § 27: and Andocides, Mysteries, §§ 1, 6, 7, 9, where see note). The present passage stresses the gravity and the finality of a δίκη φόνου, a theme which was likely to find a place in most φουικοί λόγοι. Here, however, it is introduced a little awkwardly. The words δίκη φόνου (§ 87 init.) refer, not to the present trial, which is an ἐνδειξις, but to the trial before the Areopagus which Euxitheus hopes will follow; and the word 222

#### ON THE MURDER OF HERODES, 86-88

gentlemen, I for one have always maintained that, while a case of this kind should certainly be tried according to law, the rights of the matter should be established as many times as the law will permit, since they would thus be the better understood; the repeated trial of a case is a good friend of the truth and the deadly foe of misrepresentation. In a trial for murder, a even if judgement is wrongly given against the defendant, justice and the facts cannot prevail against that decision. Once you condemn me, I must perforce obey your verdict and the law, even if I am not the murderer or concerned in the crime. No one would venture either to disregard the sentence passed upon him because he was sure that he had had no part in the crime, or to disobey the law if he knew in his heart that he was guilty of such a deed. He has to submit to the verdict in defiance of the facts, or submit to the facts themselves, as the case may be, above all if his victim has none to avenge him. The laws, the oaths, the sacrifices, the proclamations, in fact the entire proceedings in connexion with trials for murder of differ as profoundly as they do from the proceedings elsewhere simply because it is of supreme importance that the

ύμεις in the third line of § 87 is used in the same general

sense as in § 90 (cf. note ad loc.).

b The speaker is here thinking of the master who has killed his slave; the slave has no family to institute proceedings on his behalf (cf. Chor. §§ 4 ad fin. and 5). The argument of § 87 as a whole sounds odd to modern ears; but it should be remembered that at Athens the defendant in a diam phonous always had the option of going into voluntary exile before the court passed sentence. Hence it was possible to speak of "disregarding the sentence imposed."

<sup>c</sup> See Introduction, p. 150.

#### ANTIPHON

περί ών οι κίνδυνοι, περί πλείστου έστιν ορθώς γιγνώσκεσθαι ὀρθῶς μὲν γὰρ γνωσθέντα τιμωρία [140] ἐστὶ τῷ ἀδικηθέντι, φονέα δὲ τὸν μὴ αἴτιον ψηφισθηναι ἀμαρτία καὶ ἀσέβειά ἐστιν εἴς τε τοὺς

89 θεούς καὶ είς τούς νόμους. καὶ οὐκ ἴσον ἐστὶ τόν τε διώκοντα μη όρθως αἰτιάσασθαι καὶ ύμᾶς τοὺς δικαστὰς μὴ ὀρθῶς γνῶναι. ἡ μὲν γὰρ τούτων αἰτίασις οὐκ ἔχει τέλος, ἀλλ' ἐν ὑμῖν ἐστι καὶ τῆ δίκη - ὅ τι δ' ἄν ὑμεῖς ἐν αὐτῆ τῆ δίκη μὴ ὀρθῶς γνώτε, τοῦτο οὐκ ἔστιν ὅποι ἄν τις ἀνενεγκών τὴν

άμαρτίαν ἀπολύσαιτο.

90 Πως αν ούν ορθως δικάσαιτε περί αὐτων; εί τούτους τε έάσετε τον νομιζόμενον όρκον διομοσαμένους κατηγορήσαι, κάμε περί αὐτοῦ τοῦ πράγματος ἀπολογήσασθαι. πῶς δὲ ἐάσετε; ἐὰν νυνὶ άποψηφίσησθέ μου. διαφεύγω γὰρ οὐδ' οὕτω τὰς ύμετέρας γνώμας, άλλ' ύμεις έσεσθε οι κάκει περί έμοῦ διαψηφιζόμενοι. καὶ φεισαμένοις μεν υμίν έμου νυν έξεστι τότε χρησθαι ο τι αν βούλησθε, απολέσασι δε οὐδε βουλεύσασθαι έτι περί έμοῦ έγχωρεῖ.

Καὶ μὴν εἰ δέοι ἁμαρτεῖν τι, τὸδ ἀδίκως ἀπολύσαι δσιώτερον αν είη τοῦ το μη δικαίως απολέσαι.

3 δικάσαιτε Bekker: δικάσητε codd.

4 κάκεῖ Ald.: κακοὶ codd.

5 φεισαμένοις Ν: ψηφισαμένοις Α.

6 ο τι αν βούλησθε Dobree: ο τι α δή βούλεσθαι A corr. N: βούλεσθε A pr.

<sup>1</sup> αἰτιάσασθαί A corr. N: αἰτιᾶσθαι A pr. <sup>2</sup> ἀνενεγκών Λ corr. N: ἐνεγκών Α pr.

 <sup>&</sup>lt;sup>7</sup> ἀπολέσασι δὲ Dobree: ἀπολογήσασθαι codd.
 <sup>8</sup> τι, τὸ Maetzner: ἐπὶ τῷ codd.: τι ἀμαρτεῖν τὸ Stobaeus, qui verba εἰ δέοι . . . ἀσέβημα, memoriter fortasse, sic affert, Flor. xlvi. 19: εἰ δέοι τι άμαρτεῖν, τὸ ἀδ. ἀπολῦσαι ὁσιώτερον 224

### ON THE MURDER OF HERODES, 88-91

facts at issue, upon which so much turns, should themselves be rightly interpreted. Such a right interpretation means vengeance for him who has been wronged; whereas to find an innocent man guilty of murder is a mistake, and a sinful mistake, which offends both gods and laws. Nor is it as serious for the prosecutor to accuse the wrong person as it is for you jurors to reach a wrong verdict. The charge brought by the prosecutor is not in itself effective; whether it becomes so, depends upon you, sitting in judgement. On the other hand if you yourselves, when actually sitting in judgement, return a wrong verdict, you cannot rid yourselves of the responsibility for the mistake by blaming someone else for that verdict.

Then how can you decide the case aright? By allowing the prosecution to bring their charge only after taking the customary oath, and by allowing me to confine my defence to the question before the court. And how will you do this? By acquitting me to-day. For I do not escape your sentence even so: you will be the judges at the second hearing also. If you spare me now, you can treat me as you will then; whereas once you put me to death, you cannot

even consider my case further.

Indeed, supposing that you were bound to make some mistake, it would be less of an outrage to acquit me unfairly than to put me to death without just

<sup>6</sup> True only in a general sense. The present jury was composed of ordinary Heliasts; whereas the jury at a  $\delta i \kappa \eta$  φόνου would consist of ex-Archons, sitting as members of the Areopagus. Euxitheus is speaking as an alien, and by  $\dot{v}\mu\epsilon\hat{s}$  means "you Athenians."

τοῦ ἀδίκως ἀπολέσαι· τὸ μὲν γὰρ άμ. ἐστι, τὸ δὲ ἀδίκως ἀποκτεῖναι ἀσεβῆμα.

<sup>9</sup> ἄν εἴη Dobree: ἃν ἡ codd.: om. Stobaeus.

<sup>10</sup> τοῦ Stobaeus, Ald.: τὸ codd.

τὸ μὲν γὰρ ἁμάρτημα μόνον ἐστί, τὸ δὲ ἔτερον καὶ ἀσέβημα. ἐν ῷ χρὴ πολλὴν πρόνοιαν ἔχειν, μέλλοντας ἀνήκεστον ἔργον ἐργάζεσθαι. ἐν μὲν γὰρ ἀκεστῷ² πράγματι καὶ ὀργῆ χρησαμένους καὶ διαβολῆ πιθομένους ἔλαττόν ἐστιν ἐξαμαρτεῖν· μεταγνοὺς γάρ ⟨τις⟩⁴ ἔτι ἂν ὀρθῶς βουλεύσαιτο· ἐν δὲ τοῖς ἀνηκέστοις πλέον βλάβος τὸ μετανοεῖν καὶ γνῶναι ἐξημαρτηκότας. ἤδη δέ τισιν ὑμῶν καὶ μετεμέλησεν ἀπολωλεκόσι. καίτοι ὅπου⁵ ὑμῖν τοῖς ἐξαπατηθεῖσι μετεμέλησεν, ἤ⁵ καὶ πάνυ τοι χρῆν¹ τούς γε ἐξαπατῶντας ἀπολωλέναι.

Έπειτα δὲ τὰ μὲν ἀκούσια τῶν ἁμαρτημάτων ἔχει συγγνώμην, τὰ δὲ ἐκούσια οὐκ ἔχει. τὸ μὲν γὰρο ἀκούσιον ἁμάρτημα, ὧ ἄνδρες, τῆς τύχης ἐστί, τὸ δὲ ἐκούσιον τῆς γνώμης. ἐκούσιον δὲ πῶς ἂν εἴη μᾶλλον ἢ εἴ τις, ὧν βουλὴν ποιοῖτο, ταῦτα παραχρῆμα ἐξεργάζοιτο; ακαὶ μὴν τὴν ἴσην γε δύναμιν ἔχει, ὅστις τε ἂν τῆ χειρὶ ἀποκτείνη ἀδίκως

καὶ ὄστις τῆ ψήφω.

93 Εὐ δ' ἴστε ὅτι οὐκ ἄν ποτ' ἢλθον εἰς τὴν πόλιν, εἴ τι ξυνήδη ἐμαυτῷ τοιοῦτον νῦν δὲ πιστεύων τῷ δικαίῳ, οῦ πλέονος οὐδέν ἐστιν ἄξιον ἀνδρὶ συναγωνίζεσθαι, μηδὲν αὐτῷ συνειδότι ἀνόσιον εἰργασμένῳ μηδ'ιι εἰς τοὺς θεοὺς ἢσεβηκότι ἐν γὰρ τῷ τοιούτῳ ἤδη καὶ τὸ σῶμα ἀπειρηκὸς ἡ ψυχὴ συνεξέσωσεν, ἐθέλουσα ταλαιπωρεῖν διὰ τὸ μὴ ξυνειδέναι ἑαυτῆ. τῷ δὲ ξυνειδότι τοῦτο αὐτὸ

1 ἀνήκεστον Stephanus: ἀνηκέστερον codd. 2 ἀκεστῷ Stephanus: ἐκάστῳ codd.

πιθομένους Cobet: πειθομένους codd.
 τις add. Bohlmann.
 ἢ Leo: εἰ codd.
 γὰρ om. N.
 τοτίν post γν. habet N.

cause; for the one thing is a mistake and nothing more: the other is a sin in addition. You must exercise the greatest caution in what you do, because you will not be able to reconsider your action. In a matter which admits of reconsideration a mistake, whether made through giving rein to the feelings or through accepting a distorted account of the facts, is not so serious; it is still possible to change one's mind and come to a right decision. But when reconsideration is impossible, the wrong done is only increased by altering one's mind and acknowledging one's mistake. Some of you yourselves have in fact repented before now of having sent men to their death; but when you, who had been misled, felt repentance, most assuredly did those who had misled you deserve death.

Moreover, whereas involuntary mistakes are excusable, voluntary mistakes are not; for an involuntary mistake is due to chance, gentlemen, a voluntary one to the will. And what could be more voluntary than the immediate putting into effect of a carefully considered course of action? Furthermore, the wrongful taking of life by one's vote is just as criminal as the

wrongful taking of life by one's hand.

Rest assured that I should never have come to Athens, had such a crime been on my conscience. I am here, as it is, because I have faith in justice, the most precious ally of the man who has no deed of sin upon his conscience and who has committed no transgression against the gods. Often at such an hour as this, when the body has given up the struggle, its salvation is the spirit, which is ready to fight on in the conscience that it is innocent. On the other

<sup>10</sup> έξεργάζοιτο N : έργάζοιτο A.
11 μηδ' Franke: μήτ' codd.

πρώτον πολέμιον έστιν έτι γὰρ καὶ τοῦ σώματος ἰσχύοντος ἡ ψυχὴ προαπολείπει, ἡγουμένη τὴν τιμωρίαν οἱ ἥκειν ταύτην τῶν ἀσεβημάτων¹ ἐγὼ δ' ἐμαυτῷ τοιοῦτον οὐδὲν ξυνειδὼς ἥκω εἰς ὑμᾶς.

94 Το δε<sup>3</sup> τους κατηγόρους διαβάλλειν οὐδέν ἐστι θαυμαστόν. τούτων γὰρ ἔργον τοῦτο, ὑμῶν δὲ τὸ μὴ πείθεσθαι τὰ μὴ δίκαια. τοῦτο μὲν γὰρ ἐμοὶ πειθομένοις ὑμῦν³ μεταμελῆσαι ἔστιν, καὶ τούτου φάρμακον τὸ αὖθις κολάσαι, τοῦ δὲ τούτοις πειθομένους ἐξεργάσασθαι ἃ οὖτοι βούλονται οὐκ ἔστιν ἴασις. οὐδὲ χρόνος πολὺς ὁ διαφέρων, ἐν ῷ ταῦτα νομίμως πράξεθ' ι δ<sup>5</sup> νῦν ὑμᾶς παρανόμως πείθουσιν οἱ κατήγοροι ψηφίσασθαι. οὔ τοι τῶν ἐπειγομένων ἐστὶ τὰ πράγματα, ἀλλὰ τῶν εῦ βουλευομένων. νῦν μὲν οὖν γνωρισταὶ γίγνεσθε τῆς δίκης, τότε δὲ δικασταὶ [τῶν μαρτύρων] νῦν μὲν δοξασταί, τότε δὲ κριταὶ τῶν ἀληθῶν.

95 'Pagton δέ τοί' έστιν ἀνδρός περὶ θανάτου φεύγοντος τὰ ψευδη καταμαρτυρησαι. ἐὰν γὰρ τὸ παραχρημα μόνον πείσωσιν ὥστε ἀποκτεῖναι, ἄμα τῷ σώματι καὶ ἡ τιμωρία ἀπόλωλεν. οὐδὲ γὰρ οἱ φίλοι ἔτι θελήσουσιν ὑπὲρ ἀπολωλότος τιμωρεῖν ἐὰν δὲ καὶ βουληθῶσιν, τί ἔσται πλέον τῷ γε 96 ἀποθανόντι; νῦν μὲν οὖν ἀποψηφίσασθέ μου· ἐν

36 αποσανοντις νυν μεν ουν αποφηφισασσε μου εν  $\delta \epsilon \ \tau \hat{\eta} \ \tau \hat{o} \hat{v}$  φόνου  $\delta i \kappa \eta \ \hat{o} \hat{v} \tau \hat{o} i \ \tau \hat{e} \ \hat{v}$  νομιζόμενον

<sup>1</sup> ἀσεβημάτων Ν: ἀσεβηκότων Α.

 $<sup>^{2}</sup>$   $\tau \delta \delta \hat{\epsilon} \text{ Ald.} : \tau \hat{\omega} \text{ A}, \tau \hat{\omega} \text{ N}.$   $^{3}$   $\hat{\nu} \mu \hat{\nu} \nu \text{ N} : \hat{\eta} \mu \hat{\nu} \nu \text{ A}.$ 

 <sup>&</sup>lt;sup>4</sup> πράξεθ' A pr.: πράξεσθ' A corr. N.
 <sup>5</sup> â A: ἀν N.

<sup>&</sup>lt;sup>6</sup> τῶν μαρτύρων secl. Jernstedt: post δοξασταί transp. Sauppe.

# ON THE MURDER OF HERODES, 93-96

hand, he whose conscience is guilty has no worse, enemy than that conscience; for his spirit fails him while his body is still unwearied, because it feels that what is approaching him is the punishment of his iniquities. But it is with no such guilty conscience

that I come before you.

There is nothing remarkable in the fact that the prosecution are misrepresenting me. It is expected of them; just as it is expected of you not to consent to do what is wrong. I say this because if you follow my advice, it is still open to you to regret your action, and that regret can be remedied by punishing me at the second trial: whereas if you obediently carry out the prosecution's wishes, the situation cannot be righted again. Nor is there a question of a long interval before the law will allow you to take the step to which the prosecution are to-day urging you to consent in defiance of it. It is not haste, but discretion which triumphs; so take cognizance of the case to-day: pass judgement on it later a; form an opinion as to the truth to-day: decide upon it later.

It is very easy, remember, to give false evidence against a man on a capital charge. If you are persuaded only for an instant to put him to death, he has lost his chance of redress with his life. A man's very friends will refuse to seek redress for him once he is dead; and even if they are prepared to do so, what good is it to one who has lost his life? Acquit me, then, to-day; and at the trial for murder the prose-

 $^a$  τῶν μαρτύρων is clearly an unintelligent gloss, added by a reader who felt that a genitive was needed to correspond to τῆς δίκης.

<sup>&</sup>lt;sup>7</sup> ράστον δέ τοι Dobree: ἀραῖς τῶν δέτοι A, om. N., qui lacunam hic habet.

#### ANTIPHON

ορκον διομοσάμενοι έμοῦ κατηγορήσουσι, καὶ ύμεῖς περί έμοῦ κατά τους κειμένους νόμους διαγνώσεσθε, καὶ ἐμοὶ οὐδεὶς λόγος ἔσται¹ ἔτι, ἐάν τι

[141] πάσχω, ώς παρανόμως ἀπωλόμην.
Ταθτά τοι δέομαι ύμῶν, οὔτε τὸ ὑμέτερον εὐσε-βὲς παριεὶς οὔτε ἐμαυτὸν ἀποστερῶν τὸ δίκαιον ἐν δὲ τῷ ὑμετέρῳ ὄρκῳ καὶ ἡ ἐμὴ σωτηρία ἔνεστι. πειθόμενοι δε τούτων ότω βούλεσθε, αποψηφίσασθέ μου.

> 1 ἔσται Λ : ἐστὶ N. \* παρανόμως Reiske: παράνομος codd. mapieis Fuhr: mapeis codd.

# ON THE MURDER OF HERODES, 96

cution shall take the traditional oath before accusing me: you shall decide my case by the laws of the land: and I, if I am unlucky, shall have no grounds left for complaining that I was sentenced to death illegally.

That is my request; and in making it I am not forgetting your duty as godfearing men or depriving myself of my rights, as my life is bound up with your oath. Respect which you will, and acquit me.

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# VI ON THE CHOREUTES

#### INTRODUCTION

THERE has been a considerable divergence of opinion as to the date of the Choreutes. It is clear from internal evidence that it was delivered one autumn. following the impeachment of a certain Philinus in the previous April (§ 12 et pass.); but the year within which the two speeches fell has been, and still is, a matter for dispute. On the one side we have a fragment of the Κατά Φιλίνου, also the work of Antiphon, which consists of the words "to make ποιησαι); and it has been urged that such a measure could have been suggested only during the period of domestic demoralization which followed the Athenian defeat in Sicily in 413 B.C. Hence the Philinus is to be assigned to April, 412, and the Choreutes to the closing months of the same year. Confirmation of this date is sought in the political colouring of the Choreutes itself: the man who delivered it, it is argued, is clearly someone of oligarchic sympathies who is being attacked by his political enemies in revenge for his having exposed some months previously the corruption and jobbery rife among the officials of the popular government; and such attempts as his to discredit democrats and democracy fall most naturally within the twelve months which preceded the oligarchic revolution of 411. These

### ON THE CHOREUTES

arguments are not entirely convincing, however. In the first place, the evidence of the Philinus fragment is by no means conclusive. Apart from the fact that we are completely ignorant of the context in which the words which survive occurred, Thucydides in his account of the situation at the close of 413 and the beginning of 412 implies very clearly that the scarcity felt was not one of heavy infantry but of rowers for the navy a; and it is not easy to believe that at such a moment it can have been proposed to train as hoplites the one class of citizens who were traditionally the source of man-power for the fleet. Nor again can overmuch weight be attached to the argument from the political situation of 412. Oligarchs were never slow to seize an opportunity of discrediting their opponents, and there is no reason to presume that the incidents referred to in the Choreutes could not have taken place at any time during the last half of the fifth century. More suggestive perhaps of a date somewhere in the region of 412 is the style of the speech itself, which is far less stiff than that of the Herodes and in which the artificialities of Gorgias and the older generation of rhetoricians are far less apparent. Recently, however, attention has been called to evidence of date of a rather different kind. The Choreutes contains certain references to the Athenian calendar, which, when related to what is otherwise known of the system of intercalation in use in the last quarter of the fifth century, suggest that the speech must have been delivered in 419 B.C., i.e. before the Herodes.

<sup>Thucyd. viii. 1. 2 οὐχ ὁρῶντες . . . ὑπηρεσίας ταῖς ναυσίν.
See B. D. Meritt, The Athenian Calendar in the Fifth Century, pp. 121, 122.</sup> 

It is impossible to examine this evidence in any detail here; but in brief it is as follows. \§ 44-45 of the Choreutes contain two indications of time: (a) the speaker was formally accused of povos before the Basileus on the fifty-first day after the latter took up office, i.e. on the 21st of Metageitnion, the second month of the Attic year: (b) he was Prytanis for the whole of the first Prytany of the year save two days (the implication being that he was forced to resign before completing his term of office, because of the charge of povos lodged against him with the Basileus). Now as in the latter part of the fifth century the opening Prytanies of a given year are known to have consisted of 37 days, the speaker must have held office for 35; and this gives the equation: Prytany I. 35 = Metageitnion 21: or, in other words, Prytany I. 1=Hecatombaeon 16. The Council therefore assumed office in this particular year sixteen days after the commencement of the civil year, an occurrence which was common enough, as the civil and conciliar years rarely coincided. It remains to discover in which years this particular discrepancy of sixteen days made its appearance; and the epigraphical evidence a makes it clear that only 419 B.c. will meet the case. This is admittedly unsatisfactory in view of the marked difference in style between the Choreutes and Herodes; but the systematic variations in the Attic calendar have been convincingly demonstrated from the plentiful data available, and unless we are inclined to resort to

<sup>&</sup>lt;sup>a</sup> Meritt's calculations are based upon data furnished by I.G. i<sup>2</sup>. 324, a fragmentary inscription containing detailed accounts of monies borrowed by the state from Athena Polias, Athena Nicê, Hermes, and the "Other Gods" during the years 426–422 B.C.

#### ON THE CHOREUTES

arbitrary alteration of the figures contained in the Mss. of the *Choreutes*, we must rest content with the earlier date. It will be best, then, to assume, in default of further evidence, that the speech was

delivered in the autumn of 419 B.C.

Although its language shows a considerable advance on the Herodes in suppleness and force, the argumentation of the Choreutes is less satisfactory. The issues with which it deals are far more complex, and much of the fact underlying it is assumed to be too familiar to the jury to need detailed repetition; thus even the narrative of the death of the boy Diodotus breaks off before the actual circumstances of the accident have been described. In addition to this, there is evidence that the concluding paragraphs are incomplete as we have them, and further references to certain important facts, which in the present speech receive a surprisingly brief mention, may well have been lost. The following is a reconstruction of the events leading up to the trial in so far as they can be ascertained from the speech.

Early in 419 an Athenian, whose name is unknown, but who probably belonged to the anti-democratic party which was to enjoy a short period of supremacy after the revolution of 411, discovered that the clerk to the Thesmothetae, in conjunction with three private citizens—Ampelinus, Aristion, and Philinus, was systematically embezzling public monies. He at once impeached all four before the Boulê; and it was arranged that the case should be heard during the last week in April. Meanwhile this same man had been selected as Choregus for the Thargelia, a festival held about the first of May, the chief feature of which was a competition between

choruses of boys. He recruited a chorus and set aside a room in his own house for training purposes; and as he was himself too preoccupied with his approaching lawsuit to be able to supervise the boys in person, he appointed his son-in-law, Phanostratus, and three others as deputies. All went well until a week or so before the festival, when one of the Choreutae, Diodotus, was given some kind of mixture to improve his voice. It unfortunately proved

poisonous, and he died after drinking it.

It was fully recognized by every one concerned that the death of Diodotus had been a pure accident. However, Philinus and his associates, whose trial was to begin three days later, saw at once that they could turn it to their own advantage. By putting pressure upon Philocrates, the boy's brother, they induced him to go to the Basileus without delay and enter a formal charge of homicide against the Choregus. This would of course have the effect of depriving him of the right to frequent public places until his case had been tried, and he would consequently be unable to proceed with his impeachment. Unfortunately, however, they had overlooked the fact that a δίκη φόνου had to be preceded by three preliminary inquiries, conducted by the Basileus and spread over a period of three months: and the same official had to conduct all three. It was now the last week of April; and as the Basileus went out of office on the twenty-first of June, he had no time for three inquiries. He therefore refused to register the charge.

The four were not yet defeated. Philocrates was persuaded to appear before a Heliastic court without loss of time and there publicly ayow that the Chore-

#### ON THE CHOREUTES

gus had been responsible for his brother's death. The purpose of this move is not absolutely clear; it was probably a final effort to proclaim the fact that the Choregus was defiled and therefore debarred from conducting a prosecution; it was certainly not a second attempt to enter a charge of homicide, as that could not be done by merely appearing before a court in session. The Choregus retorted by pointing out to the court why Philocrates was attacking him in this fashion; and when Philocrates reappeared next day, the day fixed for the trial of the other four, and declared once more-very probably to the jury which was about to try them-that the Choregus was guilty of homicide and had no right to prosecute, he challenged him to an examination of the witnesses of the accident and offered to hand over his slaves for torture. Philocrates could do no more. He withdrew; and the trial took place. defendants were convicted and heavily fined.

No sooner was the trial over than Philocrates changed his tone. He apologized for his behaviour, and went so far as to ask for a formal reconciliation. His motives are not hard to discover. Not only had he had some kind of connexion with Philinus and the other three, as is clear from his readiness to oblige them, but he was involved in similar activities on a far greater scale elsewhere; and it was obviously in his interests to remain on friendly terms with a man who had shown how merciless he was prepared to be in exposing public corruption. The Choregus consented to a reconciliation; and for a month or so all was well. On July 7th, however, he became a member of the Boulê, and from July to August acted as Prytanis. During this period it came to his notice that

members of no less than three boards of financeofficers, the Poristae, the Practores, and the Poletae, together with their clerks, were systematically embezzling monies over which they had control, and that certain private citizens-Philocrates among them-were enjoying a share in the profits. He immediately brought the matter before the Boulê and demanded an investigation.

The culprits acted quickly. If we are to believe the statement of the Choregus himself, a substantial bribe was offered to Philocrates as an inducement to reopen the matter of the death of Diodotus; but probably needed little encouragement. He approached the new Basileus, and this time had no difficulty in registering his charge. The usual πρόρρησις followed, debarring the Choregus from intercourse with his fellow men until such time as his case should be tried; and on the 10th of August, while still a Prytanis, he was obliged to resign from the Boulê and withdraw from public life. However, Philocrates had struck too late; attention had been called to the criminals, and an inquiry into their activities was held, as a result of which they were put on trial and convicted.

Naturally this did not quash the charge made against the Choregus. After the requisite προδικασίαι he appeared for trial in the following November, probably before the court which sat ἐπὶ Παλλαδίω. Antiphon composed his defence; and we have the first of the two speeches delivered. The final verdict is unknown, although it is hard to believe that the defendant was not acquitted.

One problem remains: what was the charge

<sup>&</sup>lt;sup>a</sup> See Gen. Introd. to Tetr., p. 42.

#### ON THE CHOREUTES

brought against the Choregus by Philocrates? Such evidence as there is is to be found in §§ 16, 17, and 19, where the following statements occur: (i) § 16 διωμόσαντο δὲ οδτοι μὲν ἀποκτεῖναί με Διόδοτον βουλεύσαντα τὸν θάνατον, ἐγὼ δὲ μὴ ἀποκτεῖναι, μήτε χειρὶ ἐργασάμενος μήτε βουλεύσας. (ii) § 17 αἰτιῶνται δε οθτοι μεν έκ τούτων, ώς αίτιος δς έκέλευσε πιείν τὸν παίδα τὸ φάρμακον η ηνάγκασεν η έδωκεν. (iii) § 19 πρώτον μέν αὐτοὶ οἱ κατήγοροι ὁμολογοῦσι μή έκ προνοίας μηδ' έκ παρασκευής γενέσθαι τον θάνατον τῷ παιδί. Το take (i) first: it is clear that Βουλεύσαντα τον θάνατον is directly contrasted with χειρὶ έργασάμενος, and that therefore the Choregus is charged with having been in some sense the principal concerned in the death of Diodotus. the other hand (iii) indicates that the prosecution were not bringing a charge of wilful murder; if the accusation was one of βούλευσις φόνου, it was βούλευσις φόνου άκουσίου. This, then, is a different type of βούλευσις from that envisaged in Antiphon's first speech, on the Stepmother. There we have βούλευσις in its simplest and most readily intelligible form. A. who wishes to murder C, procures B to perform an act which will result in C's death. B may or may not know that the act will have this result. Whichever is the case, the responsibility must rest jointly with B and A. This became a recognized legal principle at an early date, although there are no grounds for supposing that at the time of the speech against the Stepmother it was felt necessary to draw a distinction in kind between the part played by the principal and that played by the accessory: both alike are poveis, and the prosecutor argues throughout that his stepmother

has committed murder. φόνος ἀκούσιος was analysed in the same fashion. If A incites B to perform an act which unexpectedly results in the death of C. A and B are equally guilty of homicide. And it is clearly this principle which is invoked to prove that the Choregus was concerned in the death of Diodotus. Here too it is doubtful whether any clear distinction as yet exists between βούλευσις and πράξις; the prosecution appears to be trying to prove that the accused was a φονεύς ἀκούσιος in much the same way as the stepson appeared to be trying to prove his stepmother guilty of φόνος ἐκούσιος in the earlier speech. But however that may be, we may conclude that Diodotus died as the result of the voluntary act of someone who performed that act in pursuance of certain general instructions given by the Choregus; Phanostratus, say, deliberately gave him a certain mixture to drink because he had been given orders to make the boys' voices as perfect as possible. far this is intelligible enough. But there is a difficulty in § 17 (ii supra); there it is stated that the prosecution argue the Choregus to be guilty because the responsibility for the boy's death must lie with the person who ordered him to drink the poison, forced him to drink it, or gave it to him to drink. This suggests that they accused the defendant of having been immediately, instead of indirectly, responsible for the accident; and the Choregus assumes this to be so, when he replies that he was not even in the room when it happened. The explanation is probably to be found in the ambiguous phraseology of the charge and the natural desire of the prosecution to make as much play with it as possible. actual fact, the defendant was accused of having

### ON THE CHOREUTES

given certain general instructions which, as interpreted by a second person, accidentally led to the death of a third. Is it surprising that his accusers should at some point in their speech have argued as though the responsibility was directly, instead of indirectly, his? Diodotus was dead, poisoned. He had been forced to drink the poison. Who had forced him to drink it? The accused, because it was in accordance with the instructions of the accused that measures were taken to improve his voice. It must be remembered that Philocrates was driven to prosecute, and had to make as strong a case as he could out of somewhat unpromising material; the Choregus had certainly been indirectly concerned in his brother's death, but the more confused the court became over the precise extent of his responsibility, the better.

VOL. I

# ANALYSIS

§§ 1-6. Introductory. Excellence of the laws for murder: importance of returning a fair verdict: finality of that verdict. These opening paragraphs are largely composed of loci communes which were also used in the Herodes.

§§ 7-9. The prosecution have not confined themselves to the charge before the court. Unfairness of introducing irrelevant issues.

§§ 10-13. Narrative of the events which led up to the death of the boy Diodotus.

§§ 14-19. Refutation of the immediate charge. The defendant proves with the help of witnesses that he was not even present when the poison was administered.

§§ 20-24. Account of the first attempt of Philocrates to register a charge of homicide with the Basileus. Its bearing upon the impending trial of Aristion, Philinus, and Ampelinus explained. The refusal of Philocrates to accept the challenge of the speaker to cross-examine those who witnessed the death of Diodotus and to question his slaves under torture.

§§ 25-26. Digression on the surest methods of

### ON THE CHOREUTES

eliciting the truth from witnesses. The defendant's  $\pi\rho\delta\kappa\lambda\eta\sigma\iota_s$  had made it possible for the prosecution to employ these methods.

§§ 27-32. The witnesses are one and all agreed upon the innocence of the defendant; the importance of this fact is emphasized at

length.

§§ 33-40. Further and more detailed explanation of the attempt of Philocrates to debar the Choregus from proceeding against Aristion and the other two, by registering a charge of homicide.

§§ 41-46. Refutation of the suggestion that the Basileus refused to register the charge because he had been tampered with by

the speaker.

plant transition

§ 47-51. Reason for the second and successful attempt of Philocrates to register his charge against the Choregus. The speech then closes abruptly without the usual Epilogos.

# HEPI TOY XOPETTOY

1 "Ηδιστον μέν, ὧ¹ ἄνδρες δικασταί, ἀνθρώπῳ ὅντι μὴ γενέσθαι μηδένα κίνδυνον περὶ τοῦ σώματος, καὶ εὐχόμενος ἄν τις ταῦτα εὕξαιτο· εἰ ⟨δ'⟩² ἄρα τις καὶ ἀναγκάζοιτο κινδυνεύειν, τοῦτο γοῦν ὑπ-άρχειν, ὅπερ³ μέγιστον ἐγὼ νομίζω ἐν πράγματι τοιούτῳ, αὐτὸν ἑαυτῷ συνειδέναι μηδὲν ἐξημαρτηκότι, ἀλλ' εἴ τις καὶ συμφορὰ γίγνοιτο, ἄνευ κακότητος καὶ αἰσχύνης γίγνεσθαι, καὶ τύχη

μαλλον η άδικία.

2 Καὶ τοὺς μὲν νόμους οἱ κεῖνται περὶ τῶν τοιούτων πάντες ἂν ἐπαινέσειαν κάλλιστα νόμων κεῖσθαι καὶ ὁσιώτατα. ὑπάρχει μὲν γὰρ αὐτοῖς ἀρχαιοτάτοις εἶναι ἐν τῆ γῆ ταύτη, ἔπειτα τοὺς αὐτοὺς αἰεὶ περὶ τῶν αὐτῶν, ὅπερ μέγιστον σημεῖον νόμων καλῶς κειμένων ὁ χρόνος γὰρ καὶ ἡ ἐμπειρία τὰ μὴ καλῶς ἔχοντα διδάσκει τοὺς ἀνθρώπους. ὧστ οὐ δεῖ ὑμᾶς ἐκ τῶν λόγων τοῦ κατηγοροῦντος τοὺς νόμους μαθεῖν εἰ καλῶς ἔχουσιν ἢ μή, ἀλλ' ἐκ τῶν νόμων τοὺς τοὺς τούτων λόγους, εἰ ὀρθῶς ὑμᾶς καὶ νομίμως διδάσκουσιν ἢ οὕ.

3 'Ο μέν οὖν ἀγὼν ἐμοὶ μέγιστος τῷ κινδυνεύοντι

 <sup>&</sup>lt;sup>1</sup> & om. N.
 <sup>2</sup> δ' add. Ald.
 <sup>3</sup> ὅπερ N: ὁ A.
 <sup>4</sup> ἐπαινέσειαν A: ἐπαινέσειεν N.
 <sup>5</sup> ἡ om. N.

# ON THE CHOREUTES

TRUE happiness for one who is but human, gentlemen, would mean a life in which his person is threatened by no peril: and well might that be the burden of our prayers. But well too might we pray that if we must perforce face danger, we may have at least the one consolation which is to my mind the greatest of blessings at such an hour, a clear conscience; so that if disaster should after all befall us, it will be due to no iniquity of ours and bring no shame: it will be the result of chance rather than of wrong-

doing.

It would be unanimously agreed, I think, that the laws which deal with cases such as the present are the most admirable and righteous of laws. Not only have they the distinction of being the oldest in this country, but they have changed no more than the crime with which they are concerned; and that is the surest token of good laws, as time and experience show mankind what is imperfect. Hence you must not use the speech for the prosecution to discover whether your laws are good or bad: you must use the laws to discover whether or not the speech for the prosecution is giving you a correct and lawful interpretation of the case.

The person whom to-day's proceedings concern

<sup>·</sup> Cf. Herodes, § 14.

καὶ διωκομένῳ· ἡγοῦμαι μέντοι γε καὶ ὑμῖν τοῖς δικασταῖς περὶ πολλοῦ εἶναι τὰς φονικὰς δίκας ορθώς διαγιγνώσκειν, μάλιστα μέν των θεών ένεκα καὶ τοῦ εὐσεβοῦς, ἔπειτα δὲ καὶ ὑμῶν αὐτῶν. ἔστι μὲν γὰρ περὶ τοῦ τοιούτου [αὐτοῦ] μία δίκη αὕτη δὲ μὴ ὀρθῶς καταγνωσθεῖσα ἰσχυροτέρα 4 ἐστὶ τοῦ δίκαίου καὶ τοῦ ἀληθοῦς. ἀνάγκη γάρ, έὰν ὑμεῖς καταψηφίσησθε, καὶ μὴ ὄντα φονέα μηδ' ἔνοχον τῷ ἔργῳ χρήσασθαι τῆ δίκη, καὶ νόμῳ εἴργεσθαι πόλεως, ἱερῶν, ἀγώνων, θυσιῶν, ἄπερ μέγιστα καὶ παλαιότατα τοῖς ἀνθρώποις. τοσαύτην γαρ αναγκην ο νόμος έχει, ώστε και αν τις κτείνη τινὰ ὧν αὐτὸς κρατεῖ καὶ μὴ ἔστιν ὁ τιμωρήσων, τὸ νομιζόμενον καὶ τὸ θεῖον δεδιὼς άγνεύει τε έαυτον και άφέξεται ων είρηται έν τω νόμω, 5 έλπίζων ουτως αν άριστα πραξαι. Εστι μέν γάρ τὰ πλείω τοῖς ἀνθρώποις τοῦ βίου ἐν ταῖς ἐλπίσιν άσεβων δε καὶ παραβαίνων τὰ εἰς τοὺς θεοὺς καὶ αὐτης ἂν της έλπίδος, ὅπερ ἐστὶ μέγιστον ἀνθρώποις\* αγαθόν, αὐτὸς αύτὸν ἀποστεροίη. καὶ οὐδείς αν τολμήσειεν οὔτε τὴν δίκην τὴν δεδικασμένην παραβαίνειν, πιστεύσας ὅτι οὐκ ἔνοχός ἐστι τῷ έργω, οὔτ' αὖ συνειδως αὐτὸς αὐτῷ ἔργον εἰργασμένος τοιοῦτον μὴ οὐ χρῆσθαι τῷ νόμῳ ἀνάγκη δέ της τε δίκης νικασθαι παρά τὸ άληθές, αὐτοῦ, τε τοῦ ἀληθοῦς, κᾶν μη ὁ τιμωρήσων ή.

<sup>1</sup> αὐτοῦ del. Maetzner.

² γάρ A corr. N: δέ A pr.

<sup>3</sup> πράξαι Dobree: πράξειν codd.

<sup>4</sup> ἀνθρώποις Α: τοῖς ἀνθρ. Ν. δ οὕτε τὴν Α: οὕτ' ἃν τὴν Ν.

ο ούτε τὴν Α: ούτ΄ ἄν τὴν Ν.
6 δεδικασμένην Stephanus ex Her. § 87: δεδοκισμασμένην Α: δεδοκιμασμένην Ν.

## ON THE CHOREUTES, 3-5

most of all is myself, because I am the defendant and in danger. Nevertheless, it is also, I think, of great importance to you who are my judges that you should reach a correct verdict in trials for murder, first and foremost because of the gods and your duty towards them, and secondly for your own sakes. A case of this kind can be tried only once a; and if it is wrongly decided against the defendant, justice and the facts cannot prevail against that decision. Once you condemn him, a defendant must perforce accept your verdict, even if he was not the murderer or concerned in the crime. The law banishes him from his city, its temples, its games, and its sacrifices, the greatest and the most ancient of human institutions; and he must acquiesce. So powerful is the compulsion of the law, that even if a man slavs one who is his own chattel and who has none to avenge him, his fear of the ordinances of god and of man causes him to purify himself and withhold himself from those places prescribed by law, in the hope that by so doing he will best avoid disaster. Most of the life of man rests upon hope; and by defying the gods and committing transgressions against them, he would rob himself even of hope, the greatest of human blessings. No one would venture either to disregard the sentence passed upon him because he was sure that he had had no part in the crime, or to disobey the law if he knew in his heart that he was guilty of such a deed. He has to submit to the verdict in defiance of the facts, or submit to the facts themselves, as the case may be, even if his victim has none to avenge him. The laws, the

6 αὐτῶν δὲ τούτων ἔνεκα οἴ τε νόμοι καὶ αἱ διωμοσίαι καὶ τὰ τόμια καὶ αἱ προρρήσεις, καὶ τἆλλ' ὅσα γίγνεται τῶν δικῶν τοῦ φόνου ἔνεκα, πολὺ

[142] διαφέροντά ἐστιν ἢ ἐπὶ τοῦς ἄλλοις, ὅτι καὶ αὐτὰ τὰ² πράγματα, περὶ ὧν οἱ κίνδυνοι, περὶ πλείστου ἐστὶν ὀρθῶς γιγνώσκεσθαι ὀρθῶς μὲν γὰρ³ γνωσθέντα τιμωρία ἐστὶν ὑπὲρ τοῦ ἀδικηθέντος, φονέα δὲ τὸν μὴ αἴτιον ψηφισθῆναι ἀμαρτία καὶ ἀσέβεια εἴς τε τοὺς θεοὺς καὶ τοὺς νόμους. καὶ οὐκ ἴσον ἐστὶ τόν τε διώκοντα μὴ ὀρθῶς 〈αἰτιάσασθαι καὶ ὑμᾶς τοὺς δικαστὰς μὴ ὀρθῶς〉 γνῶναι. ἡ μὲν γὰρ τούτου αἰτίασις οὐκ ἔχει [νῦν] τέλος, ἀλλ' ἐν ὑμῦν ἐστι καὶ τῆ δίκη ὅ τι δ' ἂν ὑμεῖς μὴ ὀρθῶς γνῶτε, τοῦτο οὐκ ἔστιν ὅποι ἂν ἀνενεγκών τις τὴν αἰτίαν ἀπολύσαιτο.

7 Έγω δέ, ω ἄνδρες, οὐ τὴν αὐτὴν γνωμην ἔχω περὶ τῆς ἀπολογίας ἥνπερ οἱ κατήγοροι περὶ τῆς κατηγορίας. οὖτοι γὰρ τὴν μὲν δίωξιν εὐσεβείας ἔνεκά φασι ποιεῖσθαι καὶ τοῦ δικαίου, τὴν δὲ κατηγορίαν ἄπασαν πεποίηνται διαβολῆς ἔνεκα καὶ ἀπάτης, ὅπερ ἀδικωτατόν ἐστι τῶν ἐν ἀνθρώποις καὶ οὐκ ἐλέγξαντες, εἴ τι' ἀδικῶ, δικαίως με βούλονται τιμωρεῖσθαι, ἀλλὰ διαβαλόντες, καὶ εἰ μηδὲν ἀδικῶ, ζημιῶσαι καὶ ἐξελάσαι ἐκ τῆς γῆς παύτης. ἐγὼ δὲ ἀξιῶ πρῶτον μὲν περὶ αὐτοῦ τοῦ

 <sup>&</sup>lt;sup>1</sup> διωμοσίαι A : δημοσίαι N.
 <sup>2</sup> αὐτὰ τὰ Ald. ex Her. § 88: αὐτὰ ταῦτα codd.
 <sup>3</sup> γὰρ om. N.

Verba αἰτιάσασθαι . . . μἡ ὀρθῶs add. Ald. ex Her. § 89.
 νῦν seclusit Reiske, coll. Her. § 89.

<sup>&</sup>lt;sup>6</sup> αν ανενεγκών Reiske: αν ενεγκών codd. Cf. Her. § 89.

# ON THE CHOREUTES, 6-8

oaths, the sacrifices, the proclamations, in fact the whole of the proceedings in connexion with trials for murder differ as profoundly as they do from the proceedings elsewhere simply because it is of supreme importance that the facts at issue, upon which so much turns, should themselves be rightly interpreted. Such a right interpretation means vengeance for him who has been wronged; whereas to find an innocent man guilty of murder is a mistake, and a sinful mistake, which offends both gods and laws. Nor is it as serious for the prosecutor to accuse the wrong person as it is for you judges to reach a wrong verdict. The charge brought by the prosecutor is not in itself effective; whether it becomes so, depends upon you, sitting in judgement. On the other hand, if you yourselves arrive at a wrong verdict, you cannot rid yourselves of the responsibility for so doing by blaming someone else for that verdict.

My own attitude to my defence, gentlemen, is very different from that of my accusers to their prosecution. They, on their side, allege that their object in bringing this action is to discharge a sacred duty and to satisfy justice; whereas they have in fact treated their speech for the prosecution as nothing but an opportunity for malicious falsehood, and such behaviour is the worst travesty of justice humanly possible. Their aim is not to expose any crime I may have committed in order to exact the penalty which it deserves, but to blacken me, even though I am entirely innocent, in order to have me punished with exile from this country. I, on the other hand, con-

 <sup>&</sup>lt;sup>7</sup> εἴ τι Bekker: εἴ γ' codd.
 • διαβαλόντες Baiter: διαβάλλοντες codd.

πράγματος ἀποκρίνεσθαι, καὶ διηγήσασθαι ἐν ὑμῖν τὰ γενόμενα πάντα έπειτα περί τῶν ἄλλων ὧν ούτοι κατηγορούσιν, έαν υμίν ήδομένοις, βουλήσομαι ἀπολογήσασθαί. ήγουμαι γὰρ ἐμοί² τιμήν καὶ ώφελειαν αυτά οίσειν, τοις δε κατηγόροις και τοις επηρεάζουσιν αἰσχύνην ἐπεί τοί γε καὶ δεινόν, ὧ ο ἄιδρες ἴνα μὲν ἐξῆν³ αὐτοῖς, εἴ τι ἡδίκουν ἐγὼ τὴν πόλιν η έν χορηγία η έν άλλοις τισίν, αποφήνασι κμί έξελέγξασιν άνδρα τε έχθρον τιμωρήσασθαι και την πόλιν ώφελησαι, ένταθθα μεν οὐδείς πώποσε οίός τε εγένετο αὐτῶν οὔτε μικρὸν οὔτε μέγα εξελίγξαι άδικοῦντα τόνδε τὸν ἄνδρα τὸ πληθος τὸ ύμέτερον έν δε τούτω τῷ ἀγῶνι, φόνου διώκοντες καὶ τοῦ νόμου οὕτως ἔχοντος, εἰς αὐτὸ τὸ πρᾶγμα κατηγορείν, μηχανώνται έπ' έμοι λόγους ψευδείς συντιθέντες και διαβάλλοντες τὰ εἰς τὴν πόλιν. καὶ τῆ μὲν πόλει, εἴπερ ἀδικεῖται, κατηγορίαν ἀντὶ τιμωρίας ἀπονέμουσιν, αὐτοὶ δὲ οὖ τὴν πόλιν φασίν άδικεῖσθαι, τούτου ίδία άξιοῦσι δίκην λαμβά-10 νειν. καίτοι αθται αί κατηγορίαι οθτε χάριτος ἄξιαί ούτε πίστεως. ούτε γαρ δη οῦ ή πόλις ελάμβανεν αν δίκην εί τι ἠδίκητο, ἐνταῦθα τὴν κατηγο-ρίαν ποιεῖται, ὥστε χάριτος ἄξιον εἶναι τῇ πόλει·

1 ἀποκρίνεσθαι Reiske: κρίνεσθαι codd. ² έμοι Rosenthal: μοι N, om. A pr.

³ ἐξῆν Ald.: ἐξῆ codd.

4 τιμωρήσασθαι Ald.: τιμωρήσεσθαι codd. εξελέγξαι Ν: ελέγξαι Α.

6 ἐπ' ἐμοὶ Blass, coll. §§ 36, 48: ἐπ' ἐμὲ codd. <sup>7</sup> εἴπερ Blass: εἰ μὰν codd.
 <sup>8</sup> οὖ Thalheim: ὧ A, ὧ N.

\* τ του ίδια Bekker: τουτουί δη Α corr. N: τουτου εί δεί Α pr.

a This promise is never directly fulfilled, but §§ 33 ff. deal with the general conduct of the prosecution. 252 .

# ON THE CHOREUTES, 8-10

sider that my first duty is to reply to the charge before the court by giving you a complete account of Afterwards, if you so desire, I shall be the facts. pleased to answer the remaining accusations made, a as they will, I feel, turn to my own credit and advantage, and to the discomfiture of my opponents to whose impudence they are due. For it is indeed a strange fact, gentlemen: when they had the opportunity of avenging themselves on an enemy and doing the state a service by exposing and bringing home to me any public offence of which I had been guilty, as Choregus or otherwise, not one of them was able to prove that I had done your people any wrong, great or small.b Yet at to-day's trial, when they are prosecuting for murder and are obliged by the law to confine that prosecution to the charge before the court. they are seeking to achieve my downfall with a tissue of lies calculated to bring my public life into disrepute. the state has in fact been wronged, they are compensating it, not with redress, but with a mere accusation; while they are themselves demanding that reparation for a wrong which has been suffered by the state should be made to them in person. Indeed, they deserve to win neither gratitude nor credence with these charges of theirs. The circumstances in which they are prosecuting are not such as to allow the state to obtain satisfaction if really wronged, and only so would they be entitled to its gratitude:

<sup>o</sup> Cf. Herodes, § 11. There it is stated more explicitly that the διωμοσία ensured against irrelevant charges.

b This is presumably a reference to the speaker's δοκιμασία when elected a member of the βουλή in the preceding June. All magistrates had to submit to an inquiry into their general fitness to assume public office before they were installed.

ούτε όστις [οὐκ] άλλα κατηγορεί η α διώκει έν πράγματι τοιούτω, πιστεύσαι δήπου αὐτῷ ἀξιώτερόν έστιν η άπιστησαι. έγω δε σχεδον επίσταμαι την ύμετέραν γνώμην, ότι οὐτ' αν καταψηφίσαισθε ουτ' αν αποψηφίσαισθε έτέρου τινός ένεκα μαλλον η αὐτοῦ τοῦ πράγματος ταῦτα γὰρ καὶ δίκαια καὶ όσια. ἄρξομαι δὲ ἐντεῦθεν.

11 Ἐπειδή χορηγός κατεστάθην είς Θαργήλια καὶ έλαχον Παντακλέα διδάσκαλον καὶ Κεκροπίδα φυλήν πρός τῆ έμαυτοῦ, [τουτέστι τῆ Ἐρεχθῆδι,] έχορήγουν ώς ἄριστα έδυνάμην καὶ δικαιότατα. καὶ πρώτον μεν διδασκαλείον (ή) ήν επιτηδειότατον της έμης οικίας κατεσκεύασα, έν ώπερ καί Διονυσίοις ότε έχορήγουν εδίδασκον έπειτα τον χορὸν συνέλεξα ώς έδυνάμην ἄριστα, οὔτε ζημιώσας οὐδένα οὕτε ἐνέχυρα βία φέρων οὕτ' ἀπεχθανόμενος οὐδενί, άλλ' ωσπερ αν ήδιστα καὶ ἐπιτηδειό-

<sup>1</sup> οὐκ seclusit Taylor: εἰς Leo ex § 9.

² οὖτ' Baiter et Sauppe: οὖκ codd.

<sup>3</sup> καταψηφίσαισθε Bekker: καταψηφίσεσθε A pr. N, -ίσησθε A corr.

<sup>4</sup> ἀποψηφίσαισθε Bekker: ἀποψηφίσησθε codd.

δλαχον Α: έλεγχον Ν.
 Verba τουτέστι τῆ Ἐρεχθῆδι ut scholium ex § 13 secl. Reiske.

<sup>7 %</sup> add. Bekker.

The χορηγία was one of the λητουργίαι, or public duties, imposed upon the richer citizens by the state. A Choregus had to equip and train a chorus for one of the annual festivals, in this case the Thargelia, held in honour of Apollo and celebrated on the 7th of Thargelion (May 1st) by a competition between choirs of boys selected from the ten tribes, which were grouped in pairs for the purpose.

# ON THE CHOREUTES, 10-11

while the prosecutor who refuses to confine himself to the charge before the court in an action such as the present does not so much deserve to be believed as to be disbelieved. I myself know well enough what your own feelings are; nothing save the facts immediately at issue would lead you either to condemn or to acquit, because only thus can the claims of heaven and of justice be satisfied. So with those

facts I will begin.

When I was appointed Choregus for the Thargelia, a Pantacles b falling to me as poet and the Cecropid as the tribe that went with mine [that is to say the Erechtheïd], c I discharged my office as efficiently and as scrupulously as I was able. I began by fitting out a training-room in the most suitable part of my house, the same that I had used when Choregus at the Dionysia. d Next, I recruited the best chorus that I could, without inflicting a single fine, without extorting a single pledge, and without making a single enemy. Just as though nothing could have been

See critical note 6.

<sup>a</sup> i.e. the Great Dionysia (τὰ ἐν ἄστει Διονύσια), celebrated every March with a procession, choruses of boys, and tragic and comic performances. The speaker had undertaken the training of a chorus for the festival in some previous year.

The Choregus was empowered to inflict fines upon parents who refused to allow their sons to perform without good reason. The "pledges" mentioned would presumably be exacted from parents who did proffer some excuse. If the excuse proved unsatisfactory, they would forfeit their money.

b Probably this is the Pantacles who appears as a lyric poet in a choregic inscription of the period (*I.G.* i<sup>2</sup>. 771). Aristophanes also refers jokingly to a Pantacles who got into difficulties with his helmet at the Panathenaic procession on one occasion (*Frogs* 1036: first staged in 405); but it is not certain that he was the poet.

τατα ἀμφοτέροις ἐγίγνετο, ἐγὼ μὲν ἐκέλευον καὶ ητούμην, οί δ' έκόντες καὶ βουλόμενοι ἔπεμπον.

12 'Επεί δε ήκον οι παίδες, πρώτον μέν μοι ασχολία ην παρείναι καὶ ἐπιμελείσθαι ἐτύγχανε γάρ μοι πράγματα όντα πρὸς ᾿Αριστίωνα καὶ Φιλῖνον, ἃ έγω περί πολλοῦ ἐποιούμην, ἐπειδήπερ εἰσήγγειλα, όρθως καὶ δικαίως ἀποδεῖξαι τῆ βουλῆ καὶ τοῖς άλλοις 'Αθηναίοις. έγω μέν οὖν τούτοις προσείχον τὸν νοῦν, κατέστησα δὲ ἐπιμελεῖσθαι, εἴ τι δέοι τῷ χορῷ, Φανόστρατον, δημότην μὲν τουτωνὶ τῶν διωκόντων, κηδεστὴν δ' ἐμαυτοῦ, ὧ ἐγὼ δέδωκα την θυγατέρα, καὶ ηξίουν αὐτὸν ζώς>² 13 ἄριστα ἐπιμελεῖσθαι· ἔτι δὲ πρὸς τούτω δύο

ανδρας, τὸν μὲν Ἐρεχθηδος 'Αμεινίαν,' δν αὐτοὶ [143] οἱ φυλέται ἐψηφίσαντο συλλέγειν καὶ ἐπιμελεῖσθαι της φυλης έκάστοτε, δοκοῦντα χρηστὸν είναι, τὸν δ' ἔτερου . . ., τῆς Κεκροπίδος, ὅσπερ ἐκάστοτε εἴωθεν ταύτην τὴν φυλὴν συλλέγειν ἔτι δὲ τέταρτον Φίλιππον, ὧ προσετέτακτο ωνείσθαι καὶ αναλίσκειν ει τι φράζοι ο διδάσκαλος η άλλος τις τούτων, όπως ζώς δ άριστα χορηγοίντο οι παίδες καὶ μηδενὸς ἐνδεεῖς εἶεν διὰ τὴν ἐμὴν ἀσχολίαν.

14 Καθειστήκει μέν ή χορηγία ουτω. καὶ τούτων εἴ τι ψεύδομαι προφάσεως ενεκα, εξεστι τῷ κατηγόρω έξελέγξαι έν τω ύστέρω λόγω ο τι αν βούληται [εἰπεῖν]. ἐπεί τοι οὕτως ἔχει, ὧ ἄνδρες.

ἡτούμην Bekker: ἡγούμην codd.
 ώς add. Blass.

<sup>3 &#</sup>x27;Αμεινίαν, δν Jernstedt: άμηνιανόν AN: 'Αμυνίαν, δν vulg. <sup>4</sup> Post έτερον nomen excidisse censuerunt Baiter et Sauppe.

<sup>5</sup> ώs add. Blass.

<sup>6</sup> είπεῖν del. Dobree: είπών Sauppe: καὶ ante ο τι add. Thalheim.

# ON THE CHOREUTES, 11-14

more satisfactory or better suited to both parties, I on my side would make my demand or request, while the parents on theirs would send their sons along with-

out demur, nay, readily.

For a while after the arrival of the boys I had no time to look after them in person, as I happened to be engaged in suits against Aristion and Philinus.a and was anxious to lose no time after the impeachment in sustaining my charges in a just and proper manner before the Council and the general public. Being thus occupied myself, I arranged that the needs of the chorus should be attended to by Phanostratus, a member of the same deme as my accusers here and a relative of my own (he is my son-in-law); and I told him to perform the task with all possible care. Besides Phanostratus I appointed two others. The first, Ameinias, whom I thought a trustworthy man, belonged to the Erechtheid-tribe and had been officially chosen by it to recruit and supervise its choruses at the various festivals; while the second, . . ., regularly recruited the choruses of the Cecropid tribe, to which he belonged. in the same way. There was yet a fourth, Philippus, whose duty it was to purchase or spend whatever the poet or any of the other three told him. Thus I ensured that the boys should receive every attention and lack nothing owing to my own preoccupation.

Such were my arrangements as Choregus. If I am lying as regards any of them in order to exonerate myself, my accuser is at liberty to refute me on any point he likes in his second speech. For this is how

<sup>•</sup> For embezzlement of public monies. See § 35.

πολλοὶ τῶν περιεστώτων τούτων τὰ μὲν πράγματα ταῦτα πάντα ἀκριβῶς ἐπίστανται, καὶ τοῦ ὁρκωτοῦ ἀκούουσι, καὶ ἐμοὶ προσέχουσι τὸν νοῦν ἄττα ἐγὼ ἀποκρίνομαι, οἶς ἐγὼ βουλοίμην¹ ἂν δοκεῖν αὐτός τε εὔορκος εἶναὶ καὶ ὑμᾶς τὰληθῆ λέγων πεῖσαι

αποψηφίσασθαί μου.

15 Πρώτον μὲν οὖν ἀποδείξω ὑμῖν ὅτι οὕτ' ἐκέλευσα πιεῖν τὸν παῖδα τὸ φάρμακον οὕτ' ἠνάγκασα οὕτ' ἔδωκα καὶ οὐδὲ παρῆ ὅτ' ἔπιεν. καὶ οὐ τούτου ἔνεκα ταῦτα σφόδρα λέγω, ὡς ἐμαυτὸν ἔξω αἰτίας καταστήσω, ἔτερον δέ τινα εἰς αἰτίαν ἀγάγω· οὐ δῆτα ἔγωγε, πλήν γε τῆς τύχης, ἤπερ οἷμαι καὶ ἄλλοις πολλοῖς ἀνθρώπων αἰτία ἐστὶν ἀποθανεῖν· ἡν οὕτ' ἄν ἐγὼ οὕτ' ἄλλος οὐδεὶς οἶός τ' ἄν εἴη ἀποτρέψαι μὴ οὐ γενέσθαι ἤντινα δεῖ ἐκάστω. . . . . .

### MAPTYPEZ

16 Μεμαρτύρηται μέν οὖν, ὧ ἄνδρες, περὶ τοῦ πράγματος ἃ ἐγὼ ὑμῖν ὑπεσχόμην ἐξ αὐτῶν δὲ τούτων χρὴ σκοπεῖν ἄ τε οὖτοι διωμόσαντο καὶ ἃ ἐγώ, πότεροι ἀληθέστερα καὶ εὐορκότερα. διωμόσαντο δὲ οὖτοι μὲν ἀποκτεῖναί με Διόδοτον βουλεύσαντα τὸν θάνατον, ἐγὼ δὲ μὴ ἀποκτεῖναι,⁵ μήτε χειρὶ ἐργασάμενος⁵ μήτε βουλεύσας.

17 Αἰτιῶνται δὲ οὖτοι μὲν ἐκ τούτων, ώς αἴτιος δς'

βουλοίμην Dobree: ἐβουλόμην codd.
 <sup>2</sup> οὐδὲ Reiske: οὕτε codd.
 <sup>3</sup> ἀποτρέψαι Dobree: ἀποστρέψαι codd.

<sup>4</sup> Lacunam statuit Blass, coll. Her. § 61. 5 μη ἀποκτείναι Α: ἀποκτείναί με Ν.

<sup>&</sup>lt;sup>6</sup> έργασάμενος Dobree ex Andoc. i. 94: ἀράμενος codd.
<sup>7</sup> αἴτιος δς Sauppe: οὖτος codd.

# ON THE CHOREUTES, 14-17

it is, gentlemen: many of the spectators here present are perfectly familiar with every one of these facts, the voice of the officer who administered the oath is in their ears, and they are giving my defence their close attention; I would like them to feel that I am respecting that oath, and that if I persuade you to acquit me, it was by telling the truth that I did so.

### Witnesses

The facts have been confirmed by evidence as I promised, gentlemen; and you must let that evidence help you to decide which of the two sworn statements made, the prosecution's or my own, reveals more respect for truth and for the oath by which it was preceded. The prosecution swore that I was responsible for the death of Diodotus as having instigated the act which led to it ; whereas I swore that I did not cause his death, whether by my own act or by instigation.

Further, in making their charge, the prosecution

<sup>&</sup>lt;sup>a</sup> Some such phrase as καί μοι μάρτυρας τούτων κάλει seems to have been lost. Cf. Herodes, § 61.

b For the διωμοσία cf. Herodes, § 11.

That βουλεύσαντα τὸν θάνατον is not to be taken in the sense
 of "wilfully caused his death" is clear from § 19.

έκέλευσε πιείν τὸν παίδα τὸ φάρμακον η ήνάγκασεν η έδωκεν έγω δε έξ αὐτων τούτων ων αίτιωνται ούτοι ἀποφανω ὅτι οὐκ ἔνοχός εἰμι οὕτε γαρ εκέλευσα ουτ' ηνάγκασα ουτ' εδωκα καὶ ετι προστίθημι<sup>3</sup>, αὐτοῖς ὅτι οὐ παρεγενόμην πίνοντι. καὶ εἴ φασιν άδικεῖν εἴ τις ἐκέλευσεν, ἐγὼ οὐκ άδικω ου γάρ εκέλευσα. και εί φασιν άδικειν εί τις ηνάγκασεν, έγω οὐκ άδικω οὐ γάρ ηνάγκασα. καὶ εἰ τὸν δόντα τὸ φάρμακόν φασιν αἴτιον εἶναι, έγω οὐκ αἴτιος οὐ γὰρ ἔδωκα.

18 Αἰτιάσασθαι μέν οὖν καὶ καταψεύσασθαι ἔξεστι τῷ βουλομένω αὐτὸς γὰρ ἔκαστος τούτου κρατεῖ. γενέσθαι μέντοι τὰ μὴ γενόμενα καὶ ἀδικεῖν τὸν μη άδικοθντα οὐκ ἐν τοῖς τούτων λόγοις ήγοθμαι είναι, άλλ' εν τῶ δικαίω καὶ τῶ ἀληθεῖ. ὁπόσα μέν γὰρ λάθρα πράττεται καὶ ἐπὶ θανάτω βουλευθέντα, ὧν μή είσι μάρτυρες, ἀνάγκη περὶ τῶν τοιούτων έξ αὐτῶν τῶν λόγων τῶν τε τοῦ κατηγόρου καὶ τοῦ ἀποκρινομένου τὴν διάγνωσιν ποῖεισθαι καὶ θηρεύειν καὶ ἐπὶ σμικρὸν ὑπονοεῖν τὰ λεγόμενα, καὶ εἰκάζοντας μᾶλλον ἡ σάφα εἰδότας 19 ψηφίζεσθαι περί τῶν πραγμάτων ὅπου δὲ πρῶτον μέν αὐτοὶ οἱ κατήγοροι ὁμολογοῦσι μὴ ἐκ προνοίας μηδ' έκ παρασκευής γενέσθαι τὸν θάνατον τῶ παιδί. ἔπειτα τὰ πραχθέντα φανερώς ἄπαντα πραχ-

<sup>1</sup> ἐκέλευσε Baiter: κελεύσειε codd. <sup>2</sup> οὖτ' ἢν. οὖτ' ἔδ. Dobree: οὖτ' ἔδ. οὖτ' ἢν. codd. 3 ἔτι προστίθημι Ald.: ἐπιπροστίθημι codd. 4 Verba ἐκέλευσεν . . . ἀδικεῖν εἴ τις om. N.

## ON THE CHOREUTES, 17-19

invoke the principle that the responsibility rests with whoever told the boy to drink the poison, forced him to drink it, or gave it to him to drink. By that very principle, however, I will myself prove that I am innocent: for I neither told the boy to drink the poison, nor forced him to drink it, nor gave it to him to drink. I will even go a step further than they and add that I did not witness him drink it. If the prosecution say that it was a criminal act to tell him to drink it, I am no criminal: I did not tell him to drink it. If they say that it was a criminal act to force him to drink it, I am no criminal: I did not force him to drink it. And if they say that the responsibility rests with the person who gave him the poison, I am not responsible: I did not give it to him.

Now accusations and lies can be indulged in at will, as they are at the command of each one of us. But that what never happened should be transformed into fact, that an innocent man should be transformed into a criminal is not, I feel, a matter which depends upon the eloquence of the prosecution; it is a question of what is right and what is true. Admittedly, with a deliberately planned murder, carried out in secret and with none to witness it, the truth can only be determined from the accounts given by the prosecutor and the defendant, and from them alone; their statements must be followed up with care and suspected on the slightest grounds and the final verdict must necessarily be the result of conjecture rather than certain knowledge. But in the present instance, the prosecution themselves admit to begin with that the boy's death was not due to premeditation or design: and secondly, everything which happened happened publicly, and before numerous

θήναι καὶ ἐναντίον μαρτύρων πολλῶν, καὶ ἀνδρῶν καὶ παίδων, καὶ ἐλευθέρων καὶ δούλων, ἐξ ὧνπερ καὶ εἴ τίς τι ἢδίκηκε, φανερώτατος αν εἴη, καὶ εί τις μη αδικούντα αιτιώτο, μάλιστ' αν εξελένχοιτο.

20 "Αξιον δ' ἐνθυμηθῆναι, ὧ ἄνδρες, ἀμφότερα καὶ της γνώμης των αντιδίκων καὶ οίω τρόπω έρχονται έπὶ τὰ πράγματα. έξ ἀρχης γὰρ οὐδὲν ὁμοίως οδτοί τε πρός έμε πράττουσι καὶ έγω πρός τού-

- 21 τους. έλεξε μεν γάρ Φιλοκράτης ούτοσι άναβάς είς την ηλιαίαν την των θεσμοθετών, τη ημέρα ή ό παις έξεφέρετο, ὅτι ἀδελφὸν αὐτοῦ ἀποκτείναιμι έγω έν τῷ χορῷ, φάρμακον ἀναγκάσας πιεῖν. έπειδή δε ούτος ταθτ' έλεγεν, αναβάς εγώ είς τὸ δικαστήριον τοις αὐτοις δικασταίς ἔλεξα ὅτι τὸν μεν νόμον οὐ δικαίως μου προκαθισταίη Φιλο-κράτης κατηγορῶν καὶ διαβάλλων εἰς τὸ δικαστήριον, μελλόντων έσεσθαί μοι αγώνων προς 'Αριστίωνα καὶ Φιλινον αὔριον καὶς ἔνης ὧνπερ
  [144] ἔνεκα τοὺς λόγους τούτους λέγοις ἃ μέντοι αἰτιῶτο
  - καὶ διαβάλλοι, ραδίως έξελεγχθήσοιτο ψευδόμενος. είεν γάρ οι συνειδότες πολλοί, και ελεύθεροι και δοῦλοι, καὶ νεώτεροι καὶ πρεσβύτεροι, σύμπαντες πλείους η πεντήκοντα, οι τούς τε λόγους τούς λεχθέντας περὶ τῆς πόσεως τοῦ φαρμάκου καὶ τὰ πραχθέντα καὶ τὰ γενόμενα πάντα ἐπίσταιντο.10

23 Καὶ εἶπόν τε ταθτα έν τῷ δικαστηρίω, καὶ πρού-

<sup>1</sup> αν Λ: τ' αν Ν. <sup>2</sup> μάλιστ' αν Sauppe: μάλιστα codd. <sup>8</sup> ήλιαίαν Taylor: ήλιακὴν codd.

ου δικαίως μου προκαθισταίη Thalheim: ου δίκαιον ου προκαθησθαι εί Α: οὐ δίκαιον οὐ προκάθισται η Ν. 5 καὶ Maetzner: τῆ codd.

<sup>6</sup> evn Taylor: evvn A, evn N.

# ON THE CHOREUTES, 19-23

witnesses, men and boys, free men and slaves, who would have ensured the complete exposure of the criminal, had there been one, and the instant refutation of anyone who accused an innocent person.<sup>a</sup>

Both the spirit shown by my opponents and the way in which they set to work are worth noticing, gentlemen; for their behaviour towards me has been very different from mine towards them from the outset. Philocrates yonder presented himself before the Heliaea of the Thesmothetae b on the very day of the boy's burial, and declared that I had murdered his brother, a member of the chorus, by forcing him to drink poison. At that, I presented myself before the court in my turn. I told the same jury that Philocrates had no right to place legal impediments in my way by coming to court with his outrageous charge, when I was bringing suits against Aristion and Philinus on the following day and the day after: for that was his only reason for making such allegations. However, I said, there would be no difficulty in proving his monstrous accusation a lie, as there were plenty of witnesses, slave and free, young and old, in fact, over fifty in all, who knew how the drinking of the poison had been accounted for and were in complete possession of the facts and circumstances.

Not only did I make this declaration before the

i.e. before an ordinary Heliastic court (δικαστήριον).

<sup>\*§ 19</sup> in the Greek consists of an intricate dependent clause without a main verb to complete the grammatical construction. By the time ἐξελέγχοιτο has been reached, the initial ὅπου has been forgotten.

λέγοι N: λέγει A.
 \* εἰ ἐν N: εἰσὶ A.
 \* γενόμενα Reiske: λεγόμενα codd.
 \* ἐπίσταιντο Maetzner: ἡπίσταιντο codd.

καλούμην αὐτὸν εὐθὺς τότε, καὶ αὖθις τῆ ὑστεραία έν τοις αὐτοις δικασταίς, και ιέναι ἐκέλευον λαβόντα μάρτυρας δπόσους βούλοιτο έπὶ τοὺς παραγενομένους, λέγων αὐτῶ ὀνόματι ἔκαστον, τούτους έρωταν και ελέγχειν, τους μεν ελευθέρους ώς χρή τοὺς ἐλευθέρους, οἱ σφῶν ζτ' αὐτῶν) ἔνεκα καὶ τοῦ δικαίου ἔφραζον ἂν τάληθη καὶ τὰ γενόμενα, τούς δε δούλους, εί μεν αὐτῷ έρωτῶντι² τάληθη δοκοίεν λέγειν, εί δε μή, ετοιμος είην διδόναι βασανίζειν τούς τε έμαυτοῦ πάντας, καὶ εἴ τινας τῶν ἀλλοτρίων κελεύοι, ώμολόγουν πείσας τὸν δεσπότην παραδώσειν αὐτῶ βασανίζειν τρόπω δ-24 ποίω βούλοιτο. καὶ ταῦτα ἐμοῦ προκαλουμένου καὶ λέγοντος έν τῷ δικαστηρίω, οδ καὶ αὐτοὶ οἱ δικασταὶ καὶ ἔτεροι ἰδιῶται πολλοὶ μάρτυρες παρῆσαν, ούτε τότε παραχρημα ούτε ύστερον έν παντί τώ χρόνω οὐδεπώποτε ήθέλησαν έλθεῖν ἐπὶ τοῦτο τὸ δίκαιον, εὖ εἰδότες ὅτι οὐκ ἂν τούτοις κατ' έμου έλεγχος έγίγνετο ούτος, αλλ' έμοι κατά τούτων, ότι οὐδὲν δίκαιον οὐδ' ἀληθὲς ἠτιῶντο.

25 Επίστασθε δέ, & ἄνδρες, ὅτι αι ἀνάγκαι αῦται ἐσχυρόταται καὶ μέγισταί εἰσι τῶν ἐν ἀνθρώποις, καὶ ἔλεγχοι ἐκ τούτων σαφέστατοι καὶ πιστότατοι περὶ τοῦ δικαίου, ὅπου εἶεν μὲν ἐλεύθεροι πολλοὶ οἱ συνειδότες, εἶεν δὲ δοῦλοι, καὶ ἐξείη μὲν τοὺς ἐλευθέρους ὅρκοις καὶ πίστεσιν ἀναγκάζειν, ἃ τοῖς ἐλευθέροις μέγιστα καὶ περὶ πλείστου ἐστίν, ἐξείη

<sup>1</sup> τ' αὐτῶν add. Sauppe.

2 διδόναι post ἐρωτῶντι hab. codd.: om. Ald.

3 ἔτην Taylor: εἶεν Α, εἰμι Ν.

4 κελεύοι Bekker: κελεύει codd.

## ON THE CHOREUTES, 23-25

court, but I offered Philocrates a challenge there and then, and repeated it the following day in the presence of the same jury. Let him take with him as many witnesses as he liked: let him go to the persons who had been present at the accident (I specified them by name): and let him interrogate and cross-examine them. Let him question the free men as befitted free men; for their own sakes and in the interests of justice, they would give a faithful account of what had occurred. As to the slaves, if he considered that they were answering his questions truthfully, well and good; if he did not, I was ready to place all my own at his disposal for examination under torture, and should he demand any that did not belong to me, I agreed to obtain the consent of their owner and hand them over to him to examine as he liked. That was the challenge which I addressed to him before the court; and not only the jurors themselves but numbers of private persons also were there to witness it. Yet the prosecution refused to bring the case to this issue at the time, and have persistently refused ever since. They knew very well that instead of supplying them with proof of my guilt, such an inquiry would supply me with proof that their own charge was totally unjust and unfounded.

You do not need to be reminded, gentlemen, that the one occasion when compulsion is as absolute and as effective as is humanly possible, and when the rights of a case are ascertained thereby most surely and most certainly, arises when there is an abundance of witnesses, both slave and free, and it is possible to put pressure upon the free men by exacting an oath or word of honour, the most solemn and the most awful form of compulsion known to free δὲ τοὺς δούλους ἐτέραις ἀνάγκαις, ὑφ' ὧν καὶ ἢν μέλλωσιν ἀποθανεῖσθαι κατειπόντες, όμως ἀναγκάζονται τάληθη λέγειν ή γάρ παρούσα ανάγκη έκάστω ισχυροτέρα έστι της μελλούσης έσεσθαι.

Εἰς πάντα τοίνυν ἐγὼ ταῦτα προὐκαλεσάμην τούτους, καὶ ἐξ ὧν γε² χρὴ ἄνθρωπον ὅντα τάληθῆ καὶ τὰ δίκαια πυνθάνεσθαι, ἐξῆν αὐτοῖς πυνθάνεσθαι, καὶ πρόφασις οὐδεμία ὑπελείπετο. καὶ ἐγὼ μέν ό την αιτίαν έχων και άδικων, ώς οθτοί φασιν, έτοιμος ή αὐτοῖς κατ' ἐμαυτοῦ παρέχειν ἔλεγχον τὸν δικαιότατον· οἱ δ' αἰτιώμενοι καὶ φάσκοντες άδικεισθαι αὐτοὶ ήσαν οἱ οὐκ ἐθέλοντες ἐλέγχειν:εἴ 27 τι ήδικοῦντο. καὶ εἰ μὲν ἐγὼ τούτων προκαλουμένων μη ηθέλησα τους παραγενομένους άποφηναι, ⟨η̈⟩³ θεράποντας έξαιτοῦσι μὴ ήθελον ἐκδιδόναι, η̈ ἄλλην τινὰ πρόκλησιν ἔφευγον, αὐτὰ αν παῦτα μέγιστα τεκμήρια κατ' έμοῦ έποιοῦντο ὅτι ἀληθὴς ην ή αἰτία ἐπεὶ δ' ἐμοῦ προκαλουμένου οὖτοι ήσαν οι φεύγοντες τὸν ἔλεγχον, ἐμοὶ δήπου δίκαιον κατὰ

 $\partial \eta \partial \eta \sin [\tilde{\eta} \nu]^5 \dot{\eta}$  altía  $\tilde{\eta} \nu^6$  alti $\hat{\omega} \nu \tau \alpha i \kappa \alpha \tau \dot{\epsilon} \mu o \hat{\nu}$ . 28 Επίσταμαι δὲ καὶ τάδε, ὧ ἄνδρες, ὅτι εἰ μὲν τούτοις έμοῦ κατεμαρτύρουν οἱ μάρτυρες οἱ παραγενόμενοι, αὐτοῖς ἂν τούτοις ἰσχυροτάτοις έχρῶντο

τούτων τὸ αὐτὸ τοῦτο τεκμήριον γενέσθαι ὅτι οὐκ

1 πάντα Blass: πᾶν codd.

3 η add. Bekker.

5 nv del. Jernstedt.

2 ye Ald .: σε codd. η om. A. · ην Α: ην Ν.

A difficult sentence. Literally: "The compulsion which is present has more influence over each than that which is to come." The meaning seems to be: the torture which they are suffering at the moment (ή παρούσα ἀνάγκη) forces them to speak in spite of the fact that they will inevitably be put to death in consequence of their disclosures (ή μέλλουσα ανάγκη). ανάγκη is used in two slightly different senses 266

## ON THE CHOREUTES, 25-28

men, and upon the slaves by other devices, which will force them to tell the truth even if their revelations are bound to cost them their lives, as the compulsion of the moment has a stronger influence over each than the fate which he will suffer by compulsion afterwards.<sup>a</sup>

It was to this, then, and nothing less that I challenged the prosecution. Every means which mortal man finds it necessary to use in order to discover the true rights of a matter, they had the opportunity of using; not the vestige of an excuse was left them. I, the defendant, the criminal, was ready to give them the chance of proving my guilt in the fairest possible way; it was they, the prosecutors, the professedly injured party, who refused to obtain proof of such injury as they had sustained. Suppose that the offer had come from them. Then had I refused to disclose who the eyewitnesses were: had I refused to hand over my servants at their request: or had I been afraid to accept some other challenge, they would be claiming that those facts in themselves afforded to my detriment the strongest presumption of the truth of their charge. Instead, it was I who issued the challenge, and the prosecution who evaded the test. So it is surely only fair that this same fact should afford me a presumption to their detriment that the charge which they have made against me is untrue.

Further, I am certain, gentlemen, that if the witnesses present at the accident were testifying in the prosecution's favour and against me, the prosecution would be treating them as supremely important:

<sup>-(1)</sup> of torture: that which leaves a man no choice but to speak. (2) Of a death which is certain.

καὶ πίστιν ταύτην σαφεστάτην ἀπέφαινον, τοὺς μάρτυρας τούς καταμαρτυρούντας τῶν αὐτῶν δὲ τούτων μαρτυρούντων, ἃ μὲν ἐγὼ λέγω, ἀληθῆ εἶναι, ἃ δὲ οὖτοι λέγουσιν, οὐκ ἀληθῆ, τοῖς μὲν μάρτυσι τοῖς (ἐμοί) μαρτυροθσιν ἀπιστεῖν ὑμᾶς διδάσκουσι, τοις δε λόγοις οις αὐτοι λέγουσι πιστεύειν ύμας φασι χρήναι, οθς έγὼ εἰ ἔλεγον ἄνευ 20 μαρτύρων, ψευδείς ἃν κατηγόρουν εἶναι. καίτοι δεινὸν εἰ οἱ αὐτοὶ μάρτυρες τούτοις μὲν ἄν μαρτυροῦντες πιστοὶ ήσαν, ἐμοὶ δὲ μαρτυροῦντες ἄπιστοι ἔσονται. καὶ εἰ μὲν πάνυ μὴ παρεγένοντο μάρτυρες, ἐγὼ δὲ παρειχόμην, ἢ τοὺς παραγενομένους μη παρειχόμην, ετέρους δέ τινας, εικότως αν οί τούτων λόγοι πιστότεροι ήσαν των έμων μαρτύρων όπου δὲ μάρτυράς τε δμολογοῦσι παραγενέσθαι, καὶ έγὼ τοὺς παραγενομένους παρέχομαι, (καί) εὐθὺς ἀπὸ τῆς πρώτης ἡμέρας καὶ αὐτὸς ἐγώ καὶ οἱ μάρτυρες ἄπαντες φανεροί ἐσμεν λέγοντες ἄπερ νυνὶ πρὸς ὑμᾶς, πόθεν χρή, ὧ ἄνδρες, ἣ [145] τὰληθῆ πιστὰ ἢ τὰ μὴ ἀληθῆ ἄπιστα ποιεῖν ἄλ-30 λοθεν ἢ ἐκ τῶν τοιούτων; ὅπου μὲν γὰρ λόγω τις διδάσκοι περί των πραχθέντων, μάρτυρας δὲ μὴ

τις διδάσκοι περί τῶν πραχθέντων, μάρτυρας δὲ μὴ παρέχοιτο, μαρτύρων ἄν τις τοὺς λόγους τούτους ἐνδεεῖς φαίη εἶναι ὅπου δὲ μάρτυρας μὲν παρέχοιτο, τεκμήρια δὲ αὖ τοῖς μαρτυροῦσιν ὅμοια μὴ ἀποφαίνοι, ταὐτὰ ἄν τις ἔχοι εἰπεῖν, εἰ βούλοιτο.
31 ἐγὰ τοίνυν τούς τε λόγους ὑμῖν εἰκότας ἀποφαίνω, καὶ τοῖς λόγοις τοὺς μάρτυρας ὁμολογοῦντας καὶ

5 παρέχοιτο N corr.: παρέχοιντο A N pr.

<sup>1</sup> μαρτυρούντων Α pr.: καταμαρτυρούντων Α corr. N. 2. έμοι add. Reiske.

<sup>3</sup> παρειχόμην Stephanus: παρεσχόμην codd. 4 καὶ add. Reiske.

## ON THE CHOREUTES, 28-31

they would be showing that such unfavourable evidence was proof conclusive. As, however, these same witnesses are testifying that what I say is true and that what the prosecution say is not, they urge that the evidence of those witnesses in my favour is untrustworthy; according to them, it is their own statements which you should believe, statements which they would be attacking as false, were I making them myself without witnesses to support me. it is strange that the witnesses who would be trustworthy, were their evidence favourable to the prosecution, are to be untrustworthy when it is favourable to me. Were I producing eyewitnesses when there had been none, or were I not producing the true eyewitnesses, there would be some ground for treating the statements of the prosecution as more trustworthy than my witnesses. But the prosecution admit that witnesses were actually present: I am producing those witnesses: and both I and all my witnesses are well known to have maintained from the very first day what we are repeating to you now. So what other means than these are to be employed to confirm what is true and to disprove what is not? If a bare statement of the facts were made, but not supported by the evidence of witnesses, it might well be criticized for the absence of that support; and if witnesses were forthcoming, only to conflict with the presumptions furnished by the pleader, his opponent might well pass a corresponding criticism, should he so wish. Now in my own case, you are being presented with an account which is reasonable, with evidence

<sup>&</sup>lt;sup>5</sup> αὖ τοῖς Reiske: αὐτοῖς codd.
<sup>7</sup> ἀποφαίνοι Reiske: ἀποφαίνοιτο Ν, ἀποφαίνοιντο Α.
<sup>8</sup> ταὐτὰ Reiske: ταῦτα codd.

τοις μάρτυσι τὰ ἔργα, καὶ τεκμήρια ἐξ αὐτῶν τῶν ἔργων, καὶ ἔτι πρὸς τούτοις δύο τὰ μεγίστω καὶ ἰσχυροτάτω, τούτους μὲν αὐτούς τε ὑπὸ σφῶν αὐτῶν ἐξελεγχομένους καὶ ὑπ᾽ ἐμοῦ, ἐμὲ δὲ ὑπό τε 32 τούτων καὶ ὑπὸ ἐμαυτοῦ ἀπολυόμενον ὅπου γὰρ ἐθέλοντος ἐλέγχεσθαι ἐμοῦ περὶ ὧν ἢτιῶντο οῦτοι μὴ ἤθελον ἐλέγχειν ⟨εἴ τι⟩² ἢδικοῦντο, ἐμὲ μὲν δήπου ἀπέλυον, αὐτοὶ δὲ κατὰ σφῶν αὐτῶν μάρτυρες ἐγένοντο, ὅτι οὐδὲν δίκαιον οὐδ᾽ ἀληθὲς ἢτιῶντο. καίτοι εἰ πρὸς τοις ἐμαυτοῦ μάρτυσι τοὺς ἀντιδίκους αὐτοὺς μάρτυρας παρέχομαι, ποῦ ἔτι ἐλθόντα δεῦ ἢ πόθεν ἀποδείξαντα τῆς αἰτίας

33 'Ηγοῦμαι μὲν οὖν καὶ ἐκ τῶν εἰρημένων καὶ ἀποδεδειγμένων, ὧ ἄνδρες, δικαίως ἄν μου ἀποψηφίσασθαι ὑμᾶς, καὶ ἐπίστασθαι ἄπαντας ὅτι οὐδέν μοι προσήκει τῆς αἰτίας ταύτης. ἴνα δ' ἔτι καὶ ἄμεινον μάθητε, τούτου ἔνεκα πλείω λέξω, καὶ ἀποδείξω ὑμῖν τοὺς κατηγόρους τούτους ἐπιορκοτάτους ὄντας καὶ ἀσεβεστάτους ἀνθρώπων, καὶ ἀξίους οὐ μόνον ὑπ' ἐμοῦ μισεῖσθαι, ἀλλὰ καὶ ὑφ' ὑμῶν πάντων καὶ τῶν ἄλλων πολιτῶν τῆς δίκης ἔνεκα ταυτησί.

34 Οὖτοι γὰρ τῆ μὲν πρώτη ἡμέρα ἡ ἀπέθανεν ὁ παῖς, καὶ τῆ ὑστεραία³ ἡ προέκειτο, οὐδ' αὐτοὶ ἡξίουν αἰτιᾶσθαι ἐμὲ [οὐδ']⁴ ἀδικεῖν ἐν τῷ πράγματι τούτω οὐδέν, ἀλλὰ συνῆσαν ἐμοὶ καὶ διελέγοντο·

απολελύσθαι:

Verba οὖτοι . . . ἢτιῶντο om. N.
 ϵἴ τι ἢδικοῦντο Blass, coll. § 26 : ἢδίκουν καὶ codd.
 ἀστεραία Α: ὑστέρα N.
 ἀοὐδ' del. Wilamowitz.

which is consistent with that account, with facts which are consistent with that evidence, with presumptions drawn immediately from those facts, and with two arguments of the greatest significance and weight in addition: the first, the circumstance that the prosecution have been proved impostors both by themselves and by me: and the second, the circumstance that I have been proved innocent both by the prosecution and by myself; for in refusing to obtain proof of such injury as they had sustained when I was ready for an inquiry into the crime with which they were charging me, they were clearly acknowledging my innocence and testifying to the injustice and falsity of their own accusation. If I supplement the evidence of my own witnesses with that of my opponents in person, what other expedients, what other proofs are necessary to establish my entire freedom from the charge?

I feel that both the arguments and proofs which I have put before you, gentlemen, would justify you in acquitting me; you all know that the charge before the court does not concern me. However, to confirm you in that knowledge, I will go further. I will prove that my accusers here are the most reckless perjurors and the most godless scoundrels alive: that they have earned not only my own hatred, but the hatred of every one of you and of your fellow-citizens besides, by instituting this

trial.

On the first day, the day of the boy's death, and on the second, when the body was laid out, not even the prosecution themselves thought of accusing me of having played any kind of criminal part in the accident: on the contrary, they avoided neither meeting τη δε τρίτη ημέρα ή έξεφέρετο δ παις, ταύτη δή πεπεισμένοι ήσαν [τινες] ύπο των έχθρων των έμων, καὶ παρεσκευάζοντο αἰτιᾶσθαι καὶ προαγορεύειν εἴργεσθαι τῶν νομίμων. τίνες οὖν ἦσαν οἱ πείσαντες αὐτούς; καὶ τίνος ἔνεκα καὶ πρόθυμοι έγένοντο πείσαι αὐτούς; δεί γάρ με καὶ ταῦτα

ύμας διδάξαι.

35 Κατηγορήσειν έμελλον 'Αριστίωνος καὶ Φιλίνου καὶ ᾿Αμπελίνου καὶ τοῦ ὑπογραμματέως τῶν θεσμοθετών, μεθ' οῦπερ συνέκλεπτον, περὶ ὧν είσηγγειλα είς την βουλήν. και αὐτοις έκ μέν των πεπραγμένων οὐδεμία ἢν ἐλπὶς ἀποφεύξεσθαι—τοιαῦτα ἄρ' ἢν τὰ ἠδικημένα—· πείσαντες δὲ τούτους απογράφεσθαι καὶ προαγορεύειν έμοὶ εἴργεσθαι τῶν νομίμων, ἡγήσαντο ταύτην σφίσιν ἔσεσθαι σω-

τηρίαν και ἀπαλλαγὴν τῶν πραγμάτων ἀπάντων. 36 ὁ γὰρ νόμος οὕτως ἔχει, ἐπειδάν τις ἀπογραφῆ φόνου δίκην, εἴργεσθαι τῶν νομίμων καὶ οὕτ' ἂν έγω οίος τ' ή επεξελθείν είργομενος των νομίμων, έκεινοί τε έμου του είσαγγείλαντος και έπισταμένου τὰ πράγματα μὴ ἐπεξιόντος ραδίως ἔμελλον ἀποσε πραγματα μη επεξουτος ρφοιώς ών ηδίκησαν, φεύξεσθαι καὶ δίκην οὐ δώσειν ὑμῖν² ὧν ηδίκησαν, καὶ τοῦτ' οὐκ ἐπ' ἐμοὶ πρῶτον ἐμηχανήσαντο Φιλίνος καὶ οἱ ἔτεροι, ἀλλὰ καὶ ἐπὶ Λυσιστράτω πρότερον, ώς αὐτοὶ ύμεῖς ήκούσατε.

of a πρόρρησις. A suspected murderer had to withdraw from

272

<sup>1</sup> τινες del. Dobree. 2 ύμιν A corr. N.: ἐμοὶ A pr.

a The force of συνήσαν καὶ διελέγοντο can best be conveyed by a negative. The implication is, of course, that had the prosecution believed the speaker guilty, they would have avoided all contact with him for fear of being tainted with the μίασμα which rested on him. .Cf. Tetr. I. a. 10.:

<sup>b</sup> τὸ εἴργεσθαι τῶν νομίμων was the immediate consequence

#### ON THE CHOREUTES, 34-36

me nor speaking to me.<sup>a</sup> It was only on the third day, the day of the boy's burial, that they yielded to my enemies and set about bringing a charge and proclaiming me to be under the usual disabilities.<sup>b</sup> Now who was it who instigated them? And what reason had those others for wanting to do such a thing? I must enlighten you on these further points.

I was about to prosecute Aristion, Philinus, Ampelinus, and the secretary to the Thesmothetae, with whose embezzlements they had been associated. on charges which I had presented to the Council in the form of an impeachment. As far as the facts of the case were concerned, they had no hope of an acquittal: their offences were too serious. On the other hand, could they but induce my accusers here to register a charge and proclaim that I was under the statutory ban, they would, they thought, be safely rid of the whole business. The law runs that the ban comes into force as soon as anyone has a charge of murder registered against him; and if placed under it, not only should I myself have been unable to proceed with my case, but once the party responsible for the impeachment and in possession of the facts failed to proceed, the four would gain an acquittal without difficulty, and the wrong which they had done you would go unpunished. I was not, I may say, the first against whom Philinus and his companions had employed this device; they had already done the same to Lysistratus, as you have heard for vourselves.c

intercourse with his fellows until his innocence had been established or his guilt explated. Cf. Herodes, Introd.

Nothing further is known of Lysistratus.

37 Καὶ οὖτοι τότε μὲν πρόθυμοι ἦσαν ἀπογράφεσθαί με εὐθὺς τῇ ὑστεραία ῇ ὁ παῖς ἐθάπτετο, πρὶν τὴν οἰκίαν καθῆραι' καὶ τὰ νομιζόμενα ποιῆσαι, αὐτὴν ταύτην φυλάξαντες τὴν ἡμέραν ἐν ῇ ἔμελλεν ὁ πρῶτος ἐκείνων κριθήσεσθαι, ὅπως μηδὲ καθ' ἐνὸς αὐτῶν οἶός τε γενοίμην ἐπεξελθεῖν μηδ' ἐνδεῖξαι

38 τῷ δικαστηρίῳ τάδικήματα ἐπειδη δὲ αὐτοῖς ὁ βασιλεὺς τούς τε νόμους ἀνέγνω, καὶ χρόνους ἐπέδειξεν ὅτι² οὐκ ἐγχωροίη ἀπογράψασθαι καὶ τὰς κλήσεις καλεῖσθαι ὅσας ἔδει, καὶ ἐγὼ τοὺς ταῦτα μηχανωμένους εἰσάγων εἰς τὸ δικαστήριον εἶλον ἄπαντας, καὶ ἐτιμήθη αὐτοῖς ὧν ὑμεῖς ἐπίστασθε, καὶ οῦτοι ὧν ἔνεκα ἐλάμβανον χρήματα οὐδὲν αὐτοῖς οἱοί τε ἦσαν ἀφελῆσαι, τότε δὴ προσιόντες

[146] αὐτῷ τ' ἐμοὶ καὶ τοῖς φίλοις ἐδέοντο διαλλαγῆναι, καὶ δίκην ἔτοιμοι ἦσαν διδόναι τῶν ἡμαρτημένων.

39 καὶ ἐγὼ πεισθεὶς ὑπὸ τῶν φίλων διηλλάγην τούτοις ἐν τῆ πόλει³ ἐναντίον μαρτύρων, οἰπερ διήλλαττον ἡμᾶς πρὸς τῷ νεῷ τῆς ᾿Αθηνᾶς καὶ μετὰ τοῦτο συνῆσάν μοι καὶ διελέγοντο ἐν τοῖς ἱεροῖς, ἐν τῆ ἀγορᾳ, ἐν τῆ ἐμῆ οἰκίᾳ, ἐν τῆ σφετέρᾳ αὐτῶν ἐν

40 καὶ έτέρωθι πανταχοῦ. τὸ τελευταίον, ὧ Ζεῦ καὶ θεοὶ πάντες, Φιλοκράτης αὐτὸς οὐτοσὶ ἐν τῷ βουλευτηρίῳ ἐναντίον τῆς βουλῆς, ἐστὼς μετ' ἐμοῦ

2 or Dobree: 71 codd.

<sup>1</sup> καθήραι Sauppe: καθάραι Λ, καθάραι Ν.

<sup>&</sup>lt;sup>2</sup> ἐν τῆ πόλει] ἐν Δυπολείοις Scheibe, coll. Harpocratione, s.v. Δυπόλεια.

<sup>·</sup> εν τῆ σφ. αὐτῶν Α: καὶ εν σφ. εαυτῶν Ν.

<sup>&</sup>lt;sup>a</sup> προσκλήσεις are writs summoning the witnesses for the prosecution and defence.

#### ON THE CHOREUTES 37-40

The prosecution started by doing their utmost to register a charge at once, on the day after the burial, before the house had been purified or the proper rites performed; they had taken care to choose the very day on which the first of the other four was to be tried, to make it impossible for me to proceed against a single one of them or present the court with any statement of their offences. However, the Basileus read them the law, and showed that there was not sufficient time to register a charge or issue the necessary writsa; so I took the originators of the plot into court, and secured a conviction in every caseand you know the amount at which the damages were fixed. No sooner, however, did my accusers here find it impossible to give the help which they had been paid to give than they approached me and my friends with a request for a reconciliation, and offered to make amends for their past errors. I took my friends' advice, and was formally reconciled to them on the Acropolis b in the presence of witnesses, who performed the ceremony near the temple of Athena. Afterwards, they met me and spoke to me in temples, in the Agora, in my house, in their owneverywhere in fact. The crowning point was reached in the Council-chamber in front of the Councilheavens, to think of it !-- when Philocrates here himself joined me on the tribune and conversed with

275

b Scheibe conjectured èν Διιπολείοις for èν τῆ πόλει, on the ground that Harpocration quotes the word Diipoleia as occurring in this speech. The Diipoleia (cf. Tetr. I. δ. 8) was an ancient festival celebrated annually in the first week of June on the Acropolis in honour of Zeus Polieus. Its date would suit the context; but the fact that the last part of the speech is apparently incomplete makes it possible that Harpocration is quoting from some lost passage.

έπὶ τοῦ βήματος, άπτόμενος έμοῦ διελέγετο, ὀνόματι ούτος εμε προσαγορεύων, και έγω τούτον, ώστε δεινον δόξαι είναι τη βουλη, επειδή επύθετο προειρημένον μοι είργεσθαι των νομίμων ύπο τούτων, οθς εωρων<sup>2</sup> μοι τη προτεραία<sup>3</sup> συνόντας καὶ

διαλεγομένους.

Σκέψασθε δὲ καί μοι μνήσθητε, ὧ ἄνδρες ταῦτα γάρ οὐ μόνον μάρτυσιν ύμιν ἀποδείξω, ἀλλὰ καὶ έξ αὐτῶν τῶν ἔργων ἃ τούτοις πέπρακται, ραδίως γνώσεσθε ὅτι ἀληθῆ λέγω. καὶ πρῶτον ἃ τοῦ βασιλέως κατηγορούσι και διά την έμην σπουδήν ου φασιν εθέλειν αυτον απογράφεσθαι την δίκην, τοῦτο δη κατ' αὐτῶν τούτων ἔσται τεκμήριον ὅτι 42 οὐκ ἀληθη λέγουσιν. ἔδει μὲν γὰρ τὸν βασιλέα, έπειδη ἀπεγράψατο, τρείς προδικασίας ποιησαι έν τρισί μησί, την δίκην δ' εἰσάγειν τετάρτω μηνί, ωσπερ νυνί της δ' άρχης αὐτῷ λοιποὶ δύο μηνες ήσαν, Θαργηλιών καὶ Σκιροφοριών. καὶ οὖτ' ϵίσάγειν δήπου οΐός τ' ἂν ἦν ἐφ' ἐαυτοῦ, οὔτε' παρα-δοῦναι φόνου δίκην' ἔξεστιν, οὐδὲ παρέδωκεν οὐδεὶς πώποτε βασιλεύς έν τῆ γῆ ταύτη. ἤντινα οὖν μήτε εἰσάγειν μήτε παραδοῦναι έξην αὐτῷ, οὐδ' ἀπο-43 γράφεσθαι ήξίου παρά τους υμετέρους νόμους. καὶ

b The dates are roughly as given in the Introduction. The Bagiler's went out of office on 21st June: Philocrates 11.1

<sup>1</sup> ούτος Ν: ό τοιούτος Α. 2 εώρων Ν: εώρα Λ. <sup>3</sup> προτεραία Baiter et Sauppe: προτέρα codd.
<sup>4</sup> δη Baiter: δε codd.

προδικασίας A pr.: προδιαδικασίας A corr. N. 6 ούτε Reiske: οὐδέ codd. <sup>7</sup> δίκην om. A.

<sup>&</sup>lt;sup>a</sup> A reference to the sudden change of front shown by Philocrates when he saw that the Choregus had discovered his own activities.

#### ON THE CHOREUTES, 40-43

me, his hand on my arm, addressing me by my name as I addressed him by his. No wonder that the Council was astounded to learn that I had been proclaimed under the ban by the very persons whom they had seen in my company chatting to me on the

previous day.a

And now I want your attention, gentlemen: I want you to cast your minds back; for I shall not use witnesses alone to prove the facts to which I am now coming; your own knowledge of how the prosecution have acted will itself show you at once that I am telling the truth. To begin with, they complain of the Basileus and attribute his refusal to register their charge to activities of mine. That complaint, however, will serve merely to damage their case by suggesting that their statements in general are untrue; for after registering the action, the Basilcus was obliged to hold three preliminary inquiries in the course of the three months following, only bringing the case into court during the fourth-as he has done to-day. Yet only two months of office remained to him, Thargelion and Scirophorion. It would thus clearly have been impossible for him to bring the case into court during his own period of office; and he is not allowed to hand on an action for murder to his successor; such a thing has never been done by any Basileus in this country. So, as it was a case which he could neither bring into court nor hand on to his successor, he did not see why he should break your laws by registering it. There is, indeed, one very striking indication that

attempted to register his charge in the last week of April. Thargelion and Scirophorion were the last two months of the Attic year.

ότι οὐκ ἠδίκει αὐτούς, μέγιστον σημεῖον Φιλοκράτης γὰρ οὐτοσὶ ἐτέρους τῶν ὑπευθύνων ἔσειε καὶ ἐσυκοφάντει, τούτου δὲ τοῦ βασιλέως, ὅν φασι δεινὰ καὶ σχέτλια εἰργάσθαι, οὐκ ἢλθε κατηγορήσων εἰς τὰς εὐθύνας. καίτοι τί ἂν ὑμῖν μεῖζον τούτου τεκμήριον ἀποδείξαιμι, ὅτι οὐκ ἠδικεῖτο οὕθ΄

ύπ' έμοῦ οὔθ' ὑπ' ἐκείνου;

44 ' Επειδὴ δὲ² οὐτοσὶ ὁ βασιλεὺς εἰσῆλθεν, ἐξὸν αὐτοῖς ἀπὸ τῆς πρώτης ἡμέρας³ ἀρξαμένοις τοῦ Ἑκατομβαιῶνος μηνὸς τριάκονθ' ἡμέρας συνεχῶς τούτων ἡτινι ἐβούλοντο ἀπογράφεσθαι, ἀπεγράφοντο οὐδεμιᾳ· καὶ αὖθις τοῦ Μεταγειτνιῶνος μηνὸς ἀπὸ τῆς πρώτης ἡμέρας ἀρξαμένοις ἐξὸν αὐτοῖς ἀπογράφεσθαι ⟨ῆ⟩τινι⁴ ἐβούλοντο, οὐδ' αὖ πω⁵ ἐνταῦθα ἀπεγράψαντο, ἀλλὰ παρεῖσαν' καὶ τούτου τοῦ μηνὸς εἴκοσιν ἡμέρας'· ὥστε αἱ σύμπασαι ἡμέραι ἐγένοντο αὐτοῖς πλεῖν ἢ πεντήκοντα ἐπὶ τούτου τοῦ βασιλέως, ἐν αἶς ἐξὸν αὐτοῖς ἀπο-45 γράψασθαι οὐκ ἀπεγράψαντο. καὶ οἱ μὲν ἄλλοι ἄπαντες ὅσοις' ἐπὶ τοῦ αὐτοῦ βασιλέως ὁ χρόνος μὴ ἐγχωρεῖ' . . .,¹ο οὖτοι δ' ἐπιστάμενοι μὲν τοὺς νόμους ἄπαντας, ὁρῶντες δ' ἐμὲ βουλεύοντα καὶ

δσοις A pr.: δσοι A corr. N.
 ἐγχωρεῖ Dobree: ἐχώρει N, ἐνεχώρει A.

 <sup>&</sup>lt;sup>1</sup> ηδίκει Reiske: ἀδικεῖ codd.
 <sup>3</sup> ημέρας vulg.: ἡμέραι ὁ ΑΝ.
 <sup>4</sup> η om. ΑΝ.

<sup>5</sup> αὖ πω Blass: αὐτῷ codd. 6 παρεῖσαν Ν: παρῆσαν Α.

<sup>7</sup> ήμέρας vulg.: ήμέραις A corr. N, ήμέραι A pr.

<sup>10</sup> Lacunam indicavit Dobree, qui sensum sic supplevit: εὐθὺς εἰσελθόντος τοῦ διαδόχου ἀπογράφονται.

#### ON THE CHOREUTES, 43-45

he did not rob the prosecution of their rights: whereas Philocrates yonder tormented other magistrates who had to render account of their office a with vexatious complaints, he failed to come forward with any grievance when this particular Basileus, whose conduct, we are told, had been so outrageously high-handed, was rendering account of his. What clearer indication could I present to you that Philocrates had suffered no injury from either myself or him?

Moreover, after the present Basileus had come into office, there were thirty clear days from the first of Hecatombaeon onwards, b on any of which they could have registered their charge, had they wanted to: yet they did not do so. Similarly, they could have registered it any day they liked from the first of Metageitnion onwards. But even then they did not do so: they let twenty days of this second month go by as well. Thus the total number of days in the present archonship on which they could have registered their charge, but failed to do so, was over fifty.c Ordinarily, anyone who has not time enough under one archon (registers his charge as soon as he can under the next). But the prosecution, who were perfectly familiar with the laws concerned and could see that I was a member of the Council and used the

b Hecatombaeon was the first month of the official Attic year; it extended from 22nd June to 21st July. Metacentration followed it.

geitnion followed it.

<sup>•</sup> The εύθυναι of a magistrate consisted of a public examination of his accounts and general conduct at the end of his period of office. There was a corresponding δοκιμασία, or preliminary investigation of his fitness, before his installation.

<sup>&</sup>lt;sup>6</sup> The words "over fifty" look like a rhetorical exaggeration. For the bearing of this and the following section on the date of the speech, see Introd. p. 236.

εἰσιόντ' ές τὸ βουλευτήριον—καὶ ἐν αὐτῶ τῶ βουλευτηρίω Διος βουλαίου καὶ 'Αθηνας βουλαίας ίερον έστι καὶ εἰσιόντες οἱ βουλευταὶ προσεύχονται, ών κάγω είς ή; ος ταυτά πράττων, και είς τάλλα ίερὰ πάντα εἰσιὼν μετὰ τῆς βουλῆς, καὶ θύων καὶ εὐχόμενος ὑπὲρ τῆς πόλεως ταύτης, καὶ πρὸς τούτοις πρυτανεύσας την πρώτην πρυτανείαν απασαν πλην δυοίν ημέραιν, καὶ ίεροποιῶν καὶ θύων ὑπὲρ τῆς δημοκρατίας, καὶ ἐπιψηφίζων καὶ λέγων γνώμας περί των μεγίστων και πλείστου αξίων τη 46 πόλει φανερός ή καὶ οῦτοι παρόντες καὶ ἐπιδη-

μοῦντες, έξὸν αὐτοῖς ἀπογράφεσθαι καὶ εἴργειν ἐμὲ τούτων απάντων, οὐκ ήξίουν απογράφεσθαι· καίτοι² ίκανά γ' ην υπομνήσαι καὶ ενθυμηθήναι, εἴπερ ηδικοθντο, αμφότερα καὶ σφών αὐτών ἔνεκα καὶ της πόλεως. διὰ τί οὖν οὐκ ἀπεγράφοντο; δι' ὅ

τι<sup>4</sup> συνήσαν καὶ διελέγοντο· συνήσάν τε γάρ μοι [147] οὐκ ἀξιοῦντες φονέα εἶναι, καὶ οὐκ ἀπεγράφοντο τούτου αὐτοῦ ἔνεκα, οὐχ ἡγούμενοί με ἀποκτεῖναι τον παίδα οὐδ' ἔνοχον είναι τοῦ φόνου, οὐδὲ προσήκειν μοι τούτου τοῦ πράγματος οὐδέν.

Καίτοι πως αν άνθρωποι σχετλιώτεροι η ανομώτεροι γένοιντο; οἴτινες ἄπερ αὐτοὶ σφᾶς αὐτοὺς οὐκ ἔπεισαν, ταῦθ' ὑμᾶς ἀξιοῦσι πεῖσαι, καὶ ἃ αὐτοὶ

> 1 δs Blass: ὁ codd. ταὐτὰ Maetzner: ταῦτα codd. <sup>2</sup> καίτοι Reiske: καὶ codd.

<sup>3</sup> οὖν οὖκ ἀπέγραφ. Reiske: ὅπου κατέγραφ. codd.
<sup>4</sup> δι' ὅ τι Dobree: διὰ τί codd.

a The βουλή was divided into ten sections, each representing a tribe. Each section took it in turn to act as presidents (πρυτάνεις) for a period known as a πρυτανεία (one tenth of the year) at meetings of both the βουλή and the ἐκκλησία. The πρυτάνεις themselves were under the presidency of one of their 280

#### ON THE CHOREUTES, 45-47

Council-chamber-why, in that very chamber itself stands a shrine of Zeus the Councillor and Athena the Councillor, where members offer prayers as they enter; and I was one of those members: I did as they did: in their company I entered all our other sanctuaries: I offered sacrifices and prayers on behalf of this city: nay more, I acted as a Prytanis for the whole of the first Prytany save two days a: I was to be seen sacrificing and making offerings on behalf of our sovereign people: I was to be seen putting motions to the vote: I was to be seen voicing my opinion on the most momentous, the most vital public questions. And the prosecution were in Athens: they witnessed it: by registering their charge they could have debarred me from it all. In spite of that, they did not see fit to do so. Yet if their wrong was real, their duty to themselves and their duty to the state were alike enough to keep the memory of it fresh and to make it their constant thought. Then why did they fail to register a charge? Their reason was the same as their reason for not refusing to associate and converse with me. They associated with me because they did not think me a murderer: and they refused to register a charge for exactly the same reason: they did not think that I had either killed the boy, been concerned in his death, or had any part in the affair at all.

Where indeed could one find fewer scruples or a greater contempt for law? Here are men who expect to persuade you to believe what they have failed to

number known as an ἐπιστάτης who was selected by lot. It was he who put motions to the vote in the Assembly. The Choregus was clearly ἐπιστάτης during his Prytany.

έργω ἀπεδίκασαν, ταῦθ' ὑμᾶς κελεύουσι καταδικάσαι καὶ οἱ μὲν ἄλλοι ἄνθρωποι τοῖς ἔργοις τους λόγους εξελέγχουσιν, ούτοι δε τοις λόγοις 48 ζητοῦσι τὰ ἔργα ἄπιστα¹ καταστῆσαι. καίτοι εἰ μηδεν άλλο μήτε είπον μήτε ἀπέφηνα μήτε μάρτυρας παρεσχόμην, αλλά ταθτα υμιν απέδειξα, τούτους οπου μεν χρήματα λαμβάνοιεν επ' εμοί, αἰτιωμένους καὶ προαγορεύοντας, ὅπου δὲ μὴ είη ό δώσων, συνόντας καὶ διαλεγομένους, ίκανὰ ήν καὶ αὐτὰ ταῦτα ἀκούσαντας ἀποψηφίσασθαι καὶ τούτους νομίζειν επιορκοτάτους καὶ ἀνοσιωτάτους 49 πάντων ανθρώπων. οθτοι γαρ ποίαν δίκην οὐ δικάσαιντ' αν η ποιον δικαστήριον οὐκ έξαπατήσειαν η τίνας δρκους οὐκ αν τολμήσειαν παραβαίνειν; οίτινες καὶ νῦν τριάκοντα μνᾶς ἐπ' ἐμοὶ λαβόντες παρά των ποριστών και των πωλητών και των πρακτόρων και των υπογραμματέων οι τούτοις ὑπεγραμμάτευον, έξελάσαντές με έκ τοῦ βουλευτηρίου, δρκους τοιούτους διωμόσαντο, ότι πρυτανεύων πυθόμενος αὐτοὺς δεινά καὶ σχέτλια ἐργάζεσθαι εἰσῆγον εἰς τὴν βουλήν, καὶ ἐδίδαξα 50 ως χρή ζητοῦντας ἐπεξελθεῖν τῷ πράγματι. καὶ νῦν δίκην διδόασιν ὧν ήδικήκασιν αὐτοί τε καὶ οί μεσεγγυησάμενοι καὶ παρ' οίς ἐτέθη τὰ χρήματα,

καὶ τὰ πραχθέντα φανερὰ γεγένηται, ώστ' οὐδ' αν

¹ ἄπιστα Reiske: πιστὰ codd. ² τούτους Ald.: τούτοις codd.

<sup>\*</sup> πωλητών Reiske: πολιτών codd.

<sup>4</sup> διωμόσαντο vulg.: διωμόσαντος N pr., διομόσαντος Λ N corr.

a For an explanation of this see Introduction.

<sup>&</sup>lt;sup>b</sup> Apparently it had come to light in the course of the investigations into the activities of the Practores, etc. that 282

## ON THE CHOREUTES, 47-50

persuade themselves to believe, who bid you declare guilty the man whom they have themselves in fact declared innocent; whereas everyone else uses the facts to prove the worth of mere assertion, they use mere assertion for the purpose of discrediting the facts. Indeed, if I had said nothing, established nothing, and produced evidence of nothing, but had proved to you the one fact that, whereas when paid to attack me the prosecution produced charges and proclamations, they frequented my society and were on speaking terms with me when there was no one to finance them, you would have heard enough to acquit me and treat the prosecution as the worst perjurors and the most impious scoundrels alive. What accusation would they hesitate to bring, what court would they hesitate to mislead, what oaths would they feel any compunction in breaking, after taking thirty minae, as they have, from the Poristae, the Poletae, the Practores, and the clerks attached to them, to bring me into court, a after driving me from the Councilchamber, and after swearing oaths so solemn, all because during my Prytany I learned of their scandalous malpractices, brought them before the Council, and showed that an inquiry should be instituted and the matter probed to the bottom. As it is, they themselves, those who struck the bargain with them, and the parties with whom the money was deposited are paying the price of their misdeeds b; and the facts have been revealed so clearly that the

thirty minae had been promised Philocrates if his charge of homicide was successful. The money would be deposited with a third party, to be claimed by Philocrates when he had earned it.

οὖτοι βούλωνται ἀρνεῖσθαι ράδίως οἶοί τ' ἔσονται· οὖτως αὐτοῖς πέπρακται τὰ πράγματα.

51 Ποίον οὖν δικαστήριον οὐκ ἂν ἔλθοιεν ἐξαπατήσοντες, ἢ τίνας ὄρκους οὐκ ἂν τολμήσαιεν παραβαίνειν οὖτοι οἱ ἀνοσιώτατοι; οἴτινες καὶ ὑμᾶς
εἰδότες εὐσεβεστάτους τῶν Ἑλλήνων δικαστὰς καὶ
δικαιοτάτους καὶ ἐφ' ὑμᾶς ἤκουσιν ἐξαπατήσοντες
εἰ δύναιντο, ὄρκους τοσούτους διομοσάμενοι.

<sup>&</sup>lt;sup>a</sup> The repetitions in these closing paragraphs, and the

#### ON THE CHOREUTES, 50-51

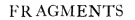
prosecution will find it difficult to deny them, even if they wish to; such is the lack of success which they have had.

What court, then, would they hesitate to invade with their lies, what oaths would they feel the slightest compunction in breaking? The impious scoundrels! They knew that you are the most conscientious and the fairest judges in this nation; yet they come before you intent on deceiving even you, if they can, in spite of the solemn oaths which they have sworn.<sup>a</sup>

absence of the usual ἐπίλογος make it probable that the end of the speech, as we have it, is mutilated.

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Antiphon suffered no less than many classical authors during the late Roman and Byzantine periods. Whereas Caecilius of Calactê, writing under Augustus, was acquainted with thirty-five speeches which were certainly his, and twenty-five others falsely attributed to him, only fifteen were current by the thirteenth century, when our oldest existing manuscript was copied. These fifteen, the φονικοὶ λόγοι, presumably survived, as did the κληρικοί of Isaeus, because they were considered fairly to represent the qualities of their author, who was but little read in comparison with the more celebrated of the canon. titles and fragments of the other twenty, preserved by lexicographers and grammarians, a show that Antiphon was prepared to undertake cases of every description, whether a subject-state wished its grievances placed before the Assembly or a jury of dicasts had to have the intricacies of a mining-lease explained to them. The pages following contain a list of these lost speeches, classified according to their character, b together with such fragments as amount to something more than single words, quoted for their rarity or peculiarity.

b I have followed the grouping of Blass (Att. Beredsamkeit, i. pp. 91-94) as being the most convenient.

This does not of course include the papyrus fragments of the Περὶ Μεταστάσεωs, q.v., pp. 294-299.

#### Α. ΛΟΓΟΙ ΔΗΜΗΓΟΡΙΚΟΙ

#### 1. ΠΕΡΙ ΤΟΥ ΛΙΝΔΙΩΝ ΦΟΡΟΥ

Title known from Harpocration.

Like the speech which follows, this must have been written for the representatives of a subject-state who had come to Athens to seek a readjustment of tribute. It is known that Lindus, together with the rest of Rhodes, revolted from Athens in 412 B.C. The present speech, however, must have been delivered before 413, when a 5 per cent tax on imports and exports was substituted for the  $\phi \delta \rho \rho s$ .

#### 2. ΠΕΡΙ ΤΟΥ ΣΑΜΟΘΡΑΙΚΩΝ ΦΟΡΟΥ

- 1. 'Η γὰρ νῆσος, ἡν ἔχομεν, δήλη μὲν καὶ πόρρωθεν ζὅτι)¹ ἐστὶν ὑψηλἡ καὶ τραχεῖα· καὶ τὰ μὲν χρήσιμα καὶ ἐργάσιμα μικρὰ αὐτῆς ἐστι, τὰ δ΄ ἀργὰ πολλά, μικρᾶς αὐτῆς οὕσης: Demetrius, On Style 58.
- 2. Καὶ γὰρ οἱ τὴν ἀρχὴν οἰκίσαντες² τὴν νῆσον ἢσαν Σάμιοι, ἐξ ὧν ἡμεῖς ἐγενόμεθα. κατωκίσθησαν δὲ ἀνάγκη, οὐκ ἐπιθυμία τῆς νήσου ἐξέπεσον γὰρ ὑπὸ τυράννων ἐκ Σάμου καὶ τύχη

<sup>&</sup>lt;sup>1</sup> ότι add. Sauppe.
<sup>2</sup> οἰκίσαντες Boeckh: οἰκήσαντες codd

# A. Speeches written for delivery in the Ecclesia

#### I. ON THE TRIBUTE OF LINDUS

The word ἐπίσκοπος, quoted by Harpocration as occurring in the speech, shows that there was at least some reference to Athenian supervision of the civil affairs of the subject-states. The fact that Antiphon should have written a speech of this kind is not surprising, when it is remembered that it was a part of oligarchic policy to uphold the cause of the subject-states against the popular government. In the same way he supported the claims of Samothrace against Athens, and composed a defence for a native Lesbian, charged with the murder of an Athenian cleruch.

# 2. ON THE TRIBUTE OF SAMOTHRACE

1. For the island we inhabit is mountainous and rocky, as can be seen even from afar. It is but small; yet the productive and cultivable portion is small, and the unproductive large.

2. For those who originally occupied the island were Samians; and from them we are descended. They settled there from force of circumstances, not from any desire for the island; for they were driven

Cf. I.G. i. 10, Erythraean Decree.

<sup>&</sup>lt;sup>a</sup> Possibly as early as 425-424, when a general increase in the  $\phi \delta \rho \rho s$  appears to have begun. But see further the work mentioned p. 293, note a.

έχρήσαντο ταύτη . . .¹ καὶ λείαν λαβόντες ἀπὸ τῆς Θράκης ἀφικνοῦνται εἰς τὴν νῆσον. Suidas, s.v. Σαμοθράκη.

- 3. Καίτοι οὐκ ἂν τῆς μὲν τῶν ἄλλων πολιτῶν ταλαιπωρίας προὐσκέψαντο, τῆς δὲ σφετέρας αὐτῶν σωτηρίας² οὐκ ἐνεθυμήθησαν. Priscian 18. 280.
- 4. Ἡιρέθησαν γὰρ ἐκλογῆς παρ' ἡμῖν οἷς πλεῖστα ἐδόκει χρήματα εἶναι. Harpocration, s.v. ἐκλογεῖς.

A speech of the same character as the preceding. The evidence of the quota-lists a shows that in, or shortly before, 421 B.c. the arrangements for collecting the tribute of the island of Samothrace were changed. Previously, for purposes of taxation, Samothrace and the settlements under her control on the Thracian coast opposite had been treated as a single unit and appear in the quota-lists as Σαμοθρακές. 421, however, these coastal towns (e.g. Salê and Serrheion) are mentioned separately, a fact which suggests that Samothrace had henceforward to pay independently; at the same time, it is virtually certain that the Samothracian assessment was increased. The present speech must have been composed for a delegation from Samothrace which had come to Athens to protest against the new arrangement. The first fragment shows that the natural poverty of the island was stressed, while the reference to tyrants in the second, which comes from an account of the original 292

from Samos by tyrants and met with the following adventures . . . and after a successful raid on Thrace they reached the island.

3. Yet if they were concerned for the sufferings of their fellows, they can hardly have failed to take

thought for their own lives.

4. Those of us were appointed Collectors who were reputed the wealthiest.

settlement of Samothrace, was doubtless intended to conciliate Athenian feeling by implying that the sympathies of the inhabitants had been democratic from the beginning.

That tradition connected Samothrace with Samos can also be gathered from a statement of Apollodorus, who says that Samothrace was "colonized by Ionians from Samos" b; but this may represent nothing more than a conjecture based upon the similarity between the names of the two islands. The reason given by Antiphon for the settlement from Samos is difficult to accept at its face value; the tyranny to which he refers can only be that of Polycrates, who ruled from c. 532 B.c. until shortly before 521, and vet Samothrace was already inhabited in Homeric times. The Homeric Samothracians were probably "Pelasgians," it is true; but Samothrace, which by the beginning of the fifth century had numerous dependencies near the mouth of the Hebrus, must have become Greek long before Polycrates rose to power. The fourth fragment is important as containing one of the rare references in literature to the system whereby the tribute was collected from the subject-Native "Collectors" (ἐκλογεῖς) were appointed, and these would be responsible to the Athenian government for the total sum due, whether or not they had been successful in collecting it.

Schol. Il. xiii. 12.

<sup>c</sup> Il. xxiv. 753.

<sup>&</sup>lt;sup>a</sup> Cf. I.G. i<sup>2</sup>. 212 and 64, and see also Ath. Tribute Lists, Meritt, Wade-Gery and McGregor, vol. i. (1939), p. 158.

<sup>&</sup>lt;sup>1</sup> Lacunam indic. Sauppe.

<sup>&</sup>lt;sup>2</sup> σωτηρίας Spengel: ἀτηριας, ἀτιιριας, ἀγεριας codd.

#### Β. ΛΟΓΟΙ ΔΙΚΑΝΙΚΟΙ

#### 1. ΠΕΡΙ ΤΗΣ ΜΕΤΑΣΤΑΣΕΩΣ

Περὶ τοίνυν ὧν 'Απόληξις κατηγόρηκεν, ὡς στασιώτης ἢ (καὶ)¹ ἐγὼ καὶ ὁ πάππος ὁ ἐμός . . . οὐκ ἂν τοὺς μὲν τυραννοῦντας ἐδυνήθησαν οἱ πρόγονοι κολάσαι,² τοὺς δὲ δορυφόρους ἠδυνάτησαν.

Harpocration, s.v. στασιώτης.

- 2. Col. I.  $[\dot{\omega}_S \ \alpha i \rho \epsilon \theta \epsilon i S]^3 \ |^1 \ \dot{\alpha} \rho \chi | \dot{\eta} \nu \ \ddot{\alpha} \rho \xi \alpha i^4$ χρ]ήματα πολ|λὰ] διεχείρισα | κ]αὶ εὔθυναί μοι |5 ησαν ας έδεδοί κε ιν η άτιμος | ή ν η κακόν | τι  $\dot{v}$ ]μας εἰργα $|\sigma|$ άμην η δί $|^{10}$ κ]ην έπιρρέ $|\pi|$ ουσαν  $\epsilon \delta \epsilon |\delta o(\kappa) \epsilon i v;$  οὐ  $\delta \hat{\eta} | \tau \alpha \tau o \hat{v} |^6 \tau \acute{o} \gamma \epsilon \epsilon \pi \epsilon i | οὐ δ| έν$ μοι ην 15 τού των. 'Αλλ' ώς | χ]ρήματα α φεί]- $\lambda \epsilon \sigma \theta \epsilon \ \dot{\epsilon} \mu o \hat{v}; \ | \dot{a} \lambda ] \lambda' \dot{\omega} s' \tau \hat{\omega} v \ | \pi \rho ] o \gamma \dot{o} v \omega v \ |^{20} \tau \hat{\omega} v ]$ έμῶν κα|κόν] τι εἰργα|[σμένων<sup>8</sup> ἐμὲ] | [ἐτιμωρή-κ]α10 ἄλλης τινὸς | πολιτείας ἢ | τῆς καθεστη κυίας επιθυ | μοῦσιν, ἵνα | η ων ηδίκη σαν δίκην μη | δῶσιν ἢ ὧν ἔ $|\pi a \theta$ ον τιμω $|^{10}$ ρῶνται καὶ α $\mathring{v}|\theta$ ις μηδ $\grave{e}$ ν  $\pi \left[ \dot{\alpha} \middle| \sigma \chi \omega \sigma \iota \nu \cdot \dot{\alpha} \lambda \lambda' \cdot \dot{\epsilon} \middle| \mu o \dot{\iota} \tau \sigma \iota o \hat{\upsilon} \dot{\tau} \sigma \nu \middle| \sigma \dot{\upsilon} \delta \dot{\epsilon} \nu \cdot \dot{\eta} \nu . \right]^{15} \lambda \dot{\alpha}$ μεν δη λέγουσιν οί κα τήγοροι ώς συν έγραφόν τε δί κας άλλοις καὶ |20 τὸ ε΄ ἐκέρδαι |νον ἀπὸ τού |του. Οὐκοῦν ἐν | μὲν τῆι ὀλι|γαρχίαι οὐκ ἂν |25 ἦν μοι [τ]οῦτο, Col. III. έ]ν δ[έ τῆι δη μο]κρα[τίαι ἰ|δί]αι  $\delta$  κρ[ατων<sup>11</sup> | εἰμι εψω, εκ <math>[δε]<sup>5</sup> τοῦ λέγειν εν | μεν 1 η καὶ Blass: ην codd. 2 κολάσαι Dobree: καλέσαι codd. <sup>3</sup> Initium suppl. Thalheim et Pohl.
  - ἀρχὴν ἄρξαι Nicole.
     ὅ ὁῆτα suppl. Thalheim: οὐ δὲ τοῦτό γε Wilamowitz.
     τὰλλ' ὡς Wilamowitz.

 <sup>&</sup>lt;sup>8</sup> εἰργασμένων Nicole.
 <sup>9</sup> ἐμὲ ἐτιμωρήσασθε Crönert.

#### FRAGMENTS, B. 1

# B. Speeches delivered before a court of law

#### 1. ON THE REVOLUTION

1. As for the charge brought by Apolexis that I belonged to a political faction, like my grandfather before me . . . your forefathers can hardly have been powerless to punish the tyrants' bodyguard,

when they were able to punish the tyrants.

(Could it be said that I desired a revolution) because I had handled large sums of money as a public magistrate, and was faced with an audit which I feared? Or because I had been disfranchised? Or because I had done you some wrong? Or because I feared an impending lawsuit? No, it could not, for the very good reason that I was not placed in any such situation. Then was it because you had taken my property from me? Or because you had visited me with punishment for some wrong done you by my forefathers? Those are reasons which lead some to desire a change of government, so that they may avoid paying for misdeeds which they have committed, or else gain redress for wrongs which they have suffered and prevent their recurrence. But no such motive was at work in my case. My accusers state, however, that I have been in the habit of composing speeches for others to deliver in court, and that the Four Hundred profited by this. reply that, while under the oligarchy such a practice would have been forbidden me, under the democracy I am the one man who is all-powerful; and whereas

<sup>10</sup> τοιούτων γάρ τινες ένεκα suppl. Thalheim.

11 ιδίαι ο κρατών Thalheim: καὶ ο κρατών Jander.

τηι ολι γαρχίαι οὐδε νὸς ἔμ[ελλον | ἄξιος ἔσεσθα[ι,  $\pi\hat{\omega}_{S}$   $\epsilon i\kappa \delta[s]$   $\epsilon \sigma \tau i\nu$   $\epsilon \mu \epsilon \delta \lambda [i]^{15} \gamma a \rho \chi i a s$   $\epsilon \pi i |\theta \nu \mu \epsilon i \nu$ ;  $\pi \acute{o}\tau [\epsilon | \rho o \nu \ [\tau a \hat{v}\tau] a^1 \ \acute{\epsilon}\kappa | \lambda o \gamma i \zeta \epsilon \sigma \theta a i \ | o \dot{v}\chi \ o i \acute{o}s \ \tau'$  $\epsilon i [\mu i \ |^{20} \ \hat{\eta}$  οὐ γιγνώ $|\sigma \kappa \epsilon$ ιν τὰ  $\lambda [v \sigma i | \tau \epsilon \lambda o \hat{v} v \tau [a^2]$ έ μαυτῶι [μόνος | 'Αθη ναίων:3

3. Col. IV. ξοις έδόκει μὰ | του |ς θεους τους |  $[O\lambda v]\mu\pi$ ίους οὐ  $[\ldots,\epsilon]$ ἴ  $\gamma\epsilon$  ὀρθ $\hat{\omega}$ ς  $[^5\ldots$  σκοπε $\hat{\iota}$ σθ $\epsilon$ . . έπ]ειδή Θηρα μέ νης, δς έμοῦ | κατ ηγόρησεν  $\ldots \epsilon \nu \ \epsilon \nu \ |^{10} \ \tau \hat{\eta} \iota \ \beta o] \upsilon \lambda \hat{\eta} \iota \ \dot{E}| \ldots s \ ο \dot{\upsilon} \tau \sigma \dot{\upsilon} \ \rho \upsilon s \ \delta \iota| \ldots \nu \ \dot{\epsilon} \kappa \epsilon \hat{\iota} \ | \kappa \alpha \tau \eta \gamma] o \rho \dot{\eta} \kappa \epsilon \iota$  $| 1^5 \ldots \ldots o \hat{v} | \tau o \sigma \hat{v} | \ldots \ldots \sigma \tau o v$ .....  $\epsilon \nu a \delta \pi a$ - (desunt versus septem).

4. . . . καὶ τοὺς ἐμποδών ἐκολάσατε . . . Har-

pocration, s.v. εμποδών.

Of all that has come down to us under the name of Antiphon nothing is more interesting than the fragments of his own defence against a charge of high treason in the year 411 B.c. Until recently only two inconsiderable excerpts (nos. 1 and 4) were known, both from the lexicographer Harpocration.a But in 1907 the remains of a papyrus roll of the late second century A.D. came to light containing additional fragments of some length. Of the seven columns of the papyrus which survive, the first three admit of certain restoration, while the fourth, though more seriously damaged, contains a few consecutive words of

<sup>2</sup> λυσιτελοῦντα Wilamowitz.

<sup>1</sup> ταῦτα Wilamowitz: τάλλα Nicole.

<sup>&</sup>lt;sup>8</sup> μόνος 'Αθηναίων Thalheim. 4 Nicole in hunc modum restituebat: άρα οὖτως τοῖς ἐνδός ξοις έδοκεί; μὰ τοὺς θεοὺς τοὺς 'Ολυμπίους οὐζδενί>, εἴ γε ὀρθώς <δια>σκοπεῖσθε. <άλλ'> ἐπειδὴ Θηραμένης, δε ἐμοῦ κατηγόρησεν, <ἡσύχαζ>εν ἐν τῆ βουλῆ, Ἐ.....ς οὐτοσὶ ⟨ἀντικ⟩ρὺς διζώξας ώ>ν έκει κατηγορήκει..... ούτοσί, ζού τὸ εἰκο>στὸν ζέλαβε τῶν ψήφ>ων. <ἐκ>εῖνα ὁ πα<τὴρ>. . .

#### FRAGMENTS, B. 1

under the oligarchy my powers as a speaker were certain to count for nothing, under the democracy they count for much. I ask you: what likelihood is there that I should desire an oligarchic government? Am I incapable of appreciating these facts for myself? Am I the one man in Athens who cannot see where his own advantage lies?

3. Did the . . . think so? By all the gods upon Olympus they did not, as you will see if you consider the matter aright. When Theramenes, who accused me . . . in the Council, E . . . s here . . . the

charges he had there made. . . .

4. . . . and you punished those who were at

some importance. All four are printed above in full. The remaining three columns are unfortunately too incomplete to allow the sense to be elicited with any certainty, although more than one restoration of the text has been proposed; they have therefore been omitted from the

present edition.

Even with the help of the papyrus fragments the remains of the speech are too scanty to admit of a reconstruction of its general plan. But it is at least clear that it must have contained a detailed account of Antiphon's political activities before and during the revolution of the Four Hundred; and that, in turn, makes it probable that it furnished a more or less complete record of the constitutional changes of the year 411. Indeed the suggestion has been made "—and it is a plausible one—that the  $\Pi \epsilon \rho l$   $Me \tau a \sigma \tau a \sigma \epsilon \omega s$  was the principal source for the history of the revolution given by Aristotle in chaps. xxix.-xxxii. of the ' $A\theta \eta \nu a i \omega \nu$   $IIo\lambda t \tau \epsilon i a$ .

<sup>&</sup>lt;sup>a</sup> A third fragment (D. 1 infra) which some would assign to the present speech, would have suited numerous other occasions also, and must therefore be left among the aπaρaσημa.

b' Published by J. Nicole, L'Apologie d'Antiphon (1907).
c See Ferguson, "The Condemnation of Antiphon," ap. Mélanges Glotz, vol. i.

Aristotle is certainly not following Thucydides, as there are too many discrepancies between their narratives; and the odd fact that Thucydides at one point seems deliberately to contradict Aristotle's source a makes it almost certain that Aristotle is using a source with which Thucydides was himself

# 2. ΠΡΟΣ ΤΗΝ ΔΗΜΟΣΘΕΝΟΥΣ ΓΡΑΦΗΝ ΑΠΟΛΟΓΙΑ

... ΐνα τους κελέοντας κατέπηξεν. . . . Harpocration, s.v. κελέοντες.

According to the Pseudo-Plutarch one of Antiphon's most famous speeches. The Demosthenes in question was the general, and therefore the case must have been heard before 413 B.c., when he met his death in Sicily. The

# 3. ΠΡΟΣ ΤΗΝ ΚΑΛΛΙΟΎ ΕΝΔΕΙΞΙΝ ΑΠΟΛΟΓΙΑ

Title known from Harpocration.

#### 4. ΠΡΟΣ ΝΙΚΟΚΛΕΑ ΠΕΡΙ ΟΡΩΝ

Title known from Harpocration.

# 5. ΠΑΡΑΝΟΜΩΝ ΚΑΤΗΓΟΡΙΑ

Title known from Suidas. Only the following hopelessly corrupt fragment survives:

†ναυμάχους ώς περί δωρεών μέν είπειν κατάγειν δειρο.†

<sup>&</sup>lt;sup>α</sup> Thuc, viii, 67, 2: 'Aθ, Πολ, xxix, 5,

#### FRAGMENTS, B. 1-5

familiar, but which, from his own knowledge, he considered inaccurate. Such a source, as far as we can judge, is most likely to have been the present speech of Antiphon, which was certainly known to Thucydides and must have been widely read in the fourth century.

# 2. DEFENCE AGAINST AN INDICT-MENT BROUGHT BY DEMOSTHENES

. . . where he fixed the uprights of the loom. . . .

speaker is accused of having proposed an unconstitutional measure in the Ecclesia. It is not unlikely that he was a political ally of Antiphon who had come into conflict with the democratic party.

# 3. DEFENCE AGAINST AN INFORMATION LAID BY CALLIAS

Date and circumstances unknown.

# 4. PROSECUTION OF NICOCLES IN A SUIT RELATING TO BOUNDARIES

Known only from some half a dozen single words quoted by lexicographers. From these it has been conjectured with some probability that the dispute related to the delimitation of mine-workings leased from the state at Laurium. A reference to Hyperbolus shows that the speech cannot have been written much before 425 B.C. at the earliest.

# 5. PROSECUTION FOR AN UNCON-STITUTIONAL PROPOSAL IN THE ECCLESIA

Date and circumstances unknown. Identified by some with No. 2 supra.

#### 6. ΚΑΤΑ ΦΙΛΙΝΟΥ

. . . τούς τε θητας ἄπαντας ὁπλίτας ποιησαι. Η arpocration, s.v.  $\theta$ ητες.

References in the *Choreutes* to the prosecution of Philinus for embezzlement make it certain that the present speech was delivered shortly before the *Choreutes*. It has been argued  $^a$  from the sole surviving fragment of the  $Ka\tau \hat{\alpha}$   $\Phi \iota \lambda \hat{\nu} \nu \nu \nu$  that both speeches must belong to the period immediately following the disaster in Sicily, as only then could the

#### 7. ΚΑΤΑ ΠΡΥΤΑΝΕΩΣ

Title known from Harpocration.

# 8. ΠΕΡΙ ΑΝΔΡΑΠΟΔΙΣΜΟΥ

'Επειδή γὰρ ἀπωκίσθην 'Αθήναζε καὶ ἀπηλλάγην τῆς κληρουχίας . . . Photius, Lex. 42, 12 κ.

# 9. ΥΠΕΡ ΤΗΣ ΕΙΣ ΤΟΝ ΕΛΕΥΘΕΡΟΝ ΠΑΙΔΑ (ΥΒΡΕΩΣ)

Title known from Harpocration. The word ὕβρεως, which is missing in the MSS., was first supplied in the edition of Gronovius.

#### FRAGMENTS, B. 6-9

### 6. PROSECUTION OF PHILINUS

. . . and to make all the Thetes hoplites.

proposal to turn the Thetes into heavy infantry have been seriously put forward. But the chronological data in the Choreutes itself point rather to the year 419, and as Thucydides makes it clear that in 413-412 the shortage was one of rowers, not of infantry, it is hard to see why the one class of citizen which regularly manned the fleet should be transferred at such a moment to service on land. For further details see Choreutes, Introd. p. 234.

# 7. PROSECUTION OF A PRYTANIS

The genuineness of this speech was doubted by Harpocration. The title might also mean "Prosecution of Prytanis (-eus)"; but Prytanis does not occur as a proper name in the classical period. We have no means of discovering either the date or the circumstances of the speech.

# 8. IN A CASE OF ENSLAVEMENT

For when I removed to Athens and was finished with the cleruchy . . .

Date and circumstances unknown.

Es amos from more to the second

# 9. IN A CASE OF ASSAULT UPON A BOY OF FREE PARENTAGE

To be attributed to Lysias according to some MSS. and grammarians. Date and circumstances unknown. The title itself is doubtful. See crit. note.

e.g. by Gernet, Budé Antiphon.

# 10. ΕΠΙΤΡΟΠΙΚΟΣ (ΚΑΤΑ) ΚΑΛΛΙΣΤΡΑΤΟΥ

Title known from Harpocration.  $\kappa a \tau a$  was added by Sauppe.

# 11. ΕΠΙΤΡΟΠΙΚΟΣ (ΚΑΤΑ) ΤΙΜΟΚΡΑΤΟΥΣ

Title known from Harpocration. The MSS. vary between τιμοκράτης and τιμοκράτω. I have corrected as in the text, adding κατὰ.

# 12. ΠΡΟΣ ΕΡΑΣΙΣΤΡΑΤΟΝ ΠΕΡΙ ΤΩΝ ΤΑΩΝ

1. Εἴ τις ἐθέλοι καταβαλεῖν εἰς πόλιν τοὺς ὅρνιθας, οἰχήσονται ἀναπτόμενοι· ἐὰν δὲ τῶν πτερύγων ἀποτέμη, τὸ κάλλος ἀφαιρήσεται· τὰ πτέρα γὰρ αὐτῶν τὸ κάλλος ἐστίν, ἀλλ' οὐ τὸ σῶμα. Athenaeus ix. 397 c-d.

2. 'Αλλὰ τὰς μὲν νουμηνίας ὁ βουλόμενος εἰσήει τὰς δ' ἄλλας ἡμέρας εἴ τις ἔλθοι βουλόμενος θεάσασθαι, οὐκ ἔστιν ὅστις ἔτυχε. καὶ ταῦτα οὐκ ἐχθὲς οὐδὲ πρώην, ἀλλ' ἔτη πλέον ἢ τριάκοντά

έστιν. Ibid.

Said by the Pseudo-Plutarch to have been one of Antiphon's four finest speeches. Athenaeus, who has preserved the two fragments quoted above, gives a few further details: "There is a speech by the orator Antiphon entitled On the Peacocks. The word 'peacock' nowhere occurs in the speech itself, though he frequently refers to 'many-coloured 302

#### FRAGMENTS, B. 10-12

# IO. PROSECUTION OF CALLISTRATUS IN A CASE RELATING TO, GUARDIANSHIP

It was maintained in the course of the speech that an adopted son could not return to his family unless his adoptive father had sons of his own already. Date and circumstances unknown.

# II. PROSECUTION OF TIMOCRATES IN A CASE RELATING TO GUARDIANSHIP

Date and circumstances unknown.

# 12. PROSECUTION OF ERASISTRATUS IN THE MATTER OF THE PEACOCKS

- 1. Should one think to set the birds loose in Athens, they will fly away. On the other hand, if one clips their wings, their beauty will be taken from them; for their beauty lies in their plumage, not in their bodies.
- 2. On the first of the month all comers were admitted, whereas if anyone came to see them on any other day, he was invariably disappointed. Nor has this been the case only during the last day or two; it has been going on for over thirty years.

birds,' saying that they were kept by Demus, son of Pyrilampes, and that many came from Sparta and Thessaly to see them and tried to obtain some of their eggs." Aelian adds that according to Antiphon the peacocks were valued at a thousand drachmae a pair. Of the circumstances of

the speech we are ignorant. Possibly Erasistratus had attempted to steal either the birds or their eggs; but on that point neither title nor fragments give any information. Demus was still little more than a boy in 422, to judge from an allusion in the Wasps a; and so it is reasonable to

# 13. ΚΑΤΑ ΙΠΠΟΚΡΑΤΟΥΣ

Title known from [Plut.], Vita Antiphontis, § 21: ἔγραψε (sc. Antiphon) δὲ καὶ κατὰ Ἱπποκράτους τοῦ ἰατροῦ (other MSS. στρατηγοῦ) λόγον καὶ εἰλεν αὐτὸν ἐξ ἐρήμου.

Known only from its title, which is quoted by the Pseudo-Plutarch in his Life of Antiphon. The MSS. offer a choice between Hippocrates the general, who fell at Delium in 424 B.c., and Hippocrates of Cos, the physician. As Blass

### 14. ΚΑΤΑ ΛΑΙΣΠΟΔΙΟΥ

Title known from Harpocration.

## 15. ҮПЕР МҮРРОҮ

1. Οὐ γάρ πω¹ ἐπεπόνθη ταῦτα, ἄττα νῦν πέπονθα ὑπὸ τούτου. Suidas, s.v. ἄττα.

2. Οἱ γὰρ ἄνθρωποι ἄττα ἃν ὁρῶσι τῆ ὄψει πιστότερα ἡγοῦνται ἢ οἷς εἰς ἀφανὲς ἥκει ὁ ἔλεγχος τῆς ἀληθείας. Ibid.

# 16. ΠΡΟΣ ΠΟΛΥΕΥΚΤΟΝ

Title known from the Antiatticistes, Bekker Anecdota 82, 29.

1 οὐ γάρ πω Cobet: οὐ γὰρ ἐγὼ codd.

Wasps 98.
 Birds 1569.

<sup>&</sup>lt;sup>b</sup> Plut. Per. 13.
<sup>d</sup> Thuc. viii. 86. 9.

#### FRAGMENTS, B. 12-16

suppose that the speech was written some time later. The last sentence of the second fragment presumably contains a reference to the peacocks owned by Demus' father, Pyrilampes, renowned for his wealth and magnificence before the Peloponnesian War and a friend of Pericles in his younger days.

# 13. PROSECUTION OF HIPPOCRATES

observes, the second is the more likely, since the Pseudo-Plutarch goes on to say that the defendant lost the suit by default. This is intelligible in the case of Hippocrates of Cos, who might well have been absent from Athens at the time. It is less likely that Hippocrates the general should have jeopardized his reputation by failing to appear in court.

## 14. PROSECUTION OF LAESPODIAS

Date and circumstances unknown. Laespodias was  $\sigma\tau\rho\alpha\tau\eta\gamma\rho\delta$  in 414 B.c. and is ridiculed as such in the Birds of Aristophanes. Later he appears to have joined the oligarchs, and in 411 served on a deputation sent by the Four Hundred to Sparta.

# 15. IN DEFENCE OF MYRRHUS

- 1. For I had not then been treated by my accuser as I have been since.
- 2. For men consider things which they see with their eyes more credible than things which cannot be established by ocular proof.

Date and circumstances unknown.

#### 16. PROSECUTION OF POLYEUCTUS

Date and circumstances unknown.

#### 17. ΠΡΟΣ ΦΙΛΙΠΠΟΝ ΑΠΟΛΟΓΙΑ

Title known from Harpocration.

C.

## 1. ΑΛΚΙΒΙΑΔΟΥ ΛΟΙΔΟΡΙΑΙ

'Επειδή εδοκιμάσθης ύπο των επιτρόπων, παραλαβών παρ' αὐτων τὰ σαυτοῦ χρήματα, ὤχου ἀποπλέων εἰς "Αβυδον, οὕτε χρέος ἴδιον σαυτοῦ πραξόμενος οὐδὲν οὕτε προξενίας οὐδεμιᾶς ἔνεκα, ἀλλὰ τῆ σαυτοῦ παρανομία καὶ ἀκολασία τῆς γνώμης ὁμοίους ἔργων τρόπους μαθησόμενος παρὰ τῶν ἐν 'Αβύδω γυναικών, ὅπως ἐν τῷ ἐπιλοίπωβίω σαυτοῦ ἔχοις χρῆσθαι αὐτοῖς. Athenaeus xii. 525 b.

Probably a polemical pamphlet rather than a set speech. An obvious parallel is the  $Ka\tau$  'Αλκιβιάδου, wrongly ascribed to Andocides. Plutarch mentions two other anecdotes from

# 2. ΠΡΟΟΙΜΙΑ ΚΑΙ ΕΠΙΛΟΓΟΙ

1. Ἐγραψάμην ταύτην τὴν γραφὴν ἦδικημένος ὑπὸ τούτου νὴ Δία πολλά, ἔτι δὲ καὶ πλείω ὑμᾶς ἦσθημένος ἦδικημένους καὶ τοὺς ἄλλους πολίτας. Suidas, s.v. αἴσθεσθαι.

2. 'Αλλ' εἰ τό τε¹ πρᾶγμά μοι κρεῖττον φαίνεται ἄμα τε μαρτυρίας ἀκριβεῖς² παρέχομαι³... Suidas, s.v. ἄμα.

1 τό τε Spengel: τότε codd.
 2 μαρτυρίας ἀκριβεῖς Sauppe: μαρτυρία ἀρετῆς codd.

# FRAGMENTS, B. 17—C. 2

# 17. DEFENCE AGAINST PHILIPPUS

Date and circumstances unknown. The genuineness of the speech was doubted by Harpocration.

# C. Miscellaneous

# 1. ABUSE OF ALCIBIADES

No sooner had you been presented to your deme by your guardians than you took over your property from them and were off to Abydos, not to recover some personal debt or because you had any official connexion with the place, but to take lessons from the women of Abydos in the sort of behaviour which befitted your natural wildness and depravity, so that you might be able to put it into practice in later life.

the Λοιδορίαι of the same type as the above. The most likely date of publication is 418-417 B.C., when efforts were being made to bring about the ostracism of Alcibiades.

# 2. PROEMS AND PERORATIONS

1. I brought this indictment because, heaven knows, I had been deeply wronged by the defendant, and because I saw that you and your fellows had been wronged still more deeply.

2. But if the facts of the matter appear to favour me, and if I am furnishing detailed confirmation of

them at the same time . . .

<sup>\*</sup> παρέχομαι scripsi: πράξομαι codd.

#### ANTIPHON

3. . . . κάγὼ μὲν ὁ μοχθηρός, ὅντινα ἐχρῆν τεθνηκέναι, ζῶ τοῖς ἐχθροῖς κατάγελως . . . Suidas, s.v. μοχθηρός.

# 3. PHTOPIKAI TEXNAI ABP

1. 'Αντιφῶν τε ἐν ταῖς ρητορικαῖς τέχναις τὸ μὲν τὰ παρόντα ἔφη καὶ τὰ ὑπάρχοντα καὶ τὰ παρακειμένα αἰσθάνεσθαι κατὰ φύσιν εἶναι ἡμῖν παρὰ φύσιν δὲ τὸ φυλάττειν αὐτῶν ἐκποδῶν γενομένων ἐναργῆ τὸν τύπον.¹ Longinus, ap. Rhet. Gr., Spengel, i. 318.

2. . . . τὰ μὲν² παροιχόμενα σημείοις πιστοῦσθαι, τὰ δὲ μέλλοντα τεκμηρίοις. . . . Am-

monius,  $\Pi \epsilon \rho i \delta \iota \alpha \phi$ .  $\lambda \epsilon \xi$ . 127.

## D. ΑΠΑΡΑΣΗΜΑ

1. Περὶ τοῦ μὴ ἐλεεῖν ὑμᾶς ἐμὲ ἐδεήθη, δείσας μὴ ἐγὼ δάκρυσι καὶ ἱκετείαις πειρῶμαι ὑμᾶς ἀναπείθειν. Suidas, s.v. ἱκετεία.

2. . . . τοῦτο δὲ τοὺς νόμους εἰδὼς πατρίους καὶ παλαίους ὄντας ὑμῖν . . . Suidas, s.v. πατρώων

3. Τέως μεν γαρ ο πολύς χρόνος τοῦ ολίγου πιστότερος ην. Suidas, s.v. τέως.

1 τύπον Finckh: πόθον codd.
2 μεν add. Eranius.

24

## FRAGMENTS, C. 2—D

3. . . . and I, poor wretch, who should be dead, live on to be mocked by my focs . . .

Date unknown. The work must have consisted of a series of *loci communes* compiled by Antiphon for the benefit of pupils.

# 3. THE ART OF PUBLIC SPEAKING, IN THREE BOOKS

1. In his Art of Public Speaking Antiphon says: "We are naturally disposed to notice things present, to hand, and before us. But it is not natural to retain a clear image of them when they have gone from our sight."

2. . . . what has happened is confirmed by means of tokens, what will happen by means of presumptions.

Date unknown. At least one ancient authority was disposed to reject the work as spurious.

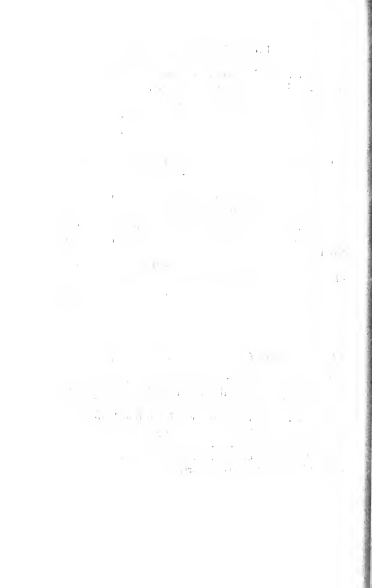
# D. Fragments of uncertain origin

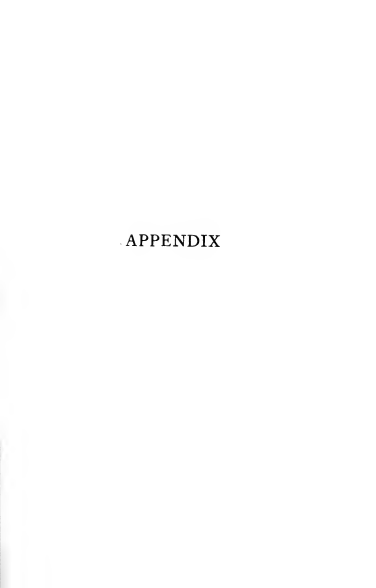
1. He besought you to have no pity on me, because he feared that I might try to move you by tears and entreaties.

2. . . . and knowing, on the other hand, that your laws were handed down to you from long ago by your forefathers . . .

3. For a while, you see, the long period seemed

more plausible than the short.







#### NOTE

The two following documents, which are known to-day from the Pseudo-Plutarch, who incorporates them in his life of Antiphon, can be traced back through Caecilius of Calactê to the σύνταγμα ψηφωμάτων or collection of Athenian historical inscriptions, compiled by Craterus, the brother of Antigonus Gonatas, in the third century B.C. The first is a resolution of the Boulê committing Antiphon, together with Archeptolemus and Onomacles, for trial in 411; the second, the official record of the sentence passed by the court upon Antiphon and Archeptolemus. As Craterus, to whom their first transcription was due, is known to have taken pains to be accurate, we need not doubt that both texts faithfully reproduce the fifth-century originals.

 <sup>&</sup>lt;sup>1</sup> Παλληνεὺς Taylor: Πελληνεὺς codd.
 <sup>2</sup> ἐκ del. Reiske.
 <sup>3</sup> δοκῆ Franke: δοκοῖ codd.
 <sup>4</sup> προσελομένοις Reiske: προσελομένους codd.
 <sup>5</sup> δὲ add. Emperius.

<sup>6</sup> ἄλλος Turnebus: ἄλλους codd.

<sup>&</sup>lt;sup>a</sup> From the omission of the name of the tribe whose Prytany it was, it has been argued that the opening words 314

#### A

RESOLVED by the Council on the twenty-first day of the Prytany a: secretary, Demonicus of Alopecê: president, Philostratus of Pallene: on the motion of Andron. As touching those persons whom the Generals show to have served as envoys to Sparta with intent to harm the city of Athens and the Athenian army, and to have taken passage for that purpose in an enemy vessel and to have returned by land through Decelea: Archeptolemus, Onomacles, and Antiphon shall be arrested and handed over to the court, to the end that they may be punished. And the Generals and such members of the Council as the Generals shall see fit to choose to assist them. up to the number of ten, shall hold the accused in readiness, to the end that they may stand their trial in person. And on the day following this the Thesmothetae shall issue to the accused a summons to appear: and when the time allowed by the summons shall have expired, they shall bring them before the court on a charge of treason. And the prosecutors appointed for the purpose, the Generals, and anyone else who so desires shall accuse them. And any of them who shall be found guilty by

of the decree are mutilated. Ferguson, however, shows good reason for supposing it complete as it stands (see "The Condemnation of Antiphon," ap. Mélanges Glotz, vol. i.).

#### **ANTIPHON**

στήριον, περὶ αὐτοῦ ποιεῖν κατὰ τὸν νόμον δς κεῖται περὶ τῶν προδόντων.

#### В

Προδοσίας ὧφλον¹ 'Αρχεπτόλεμος 'Ιπποδάμου 'Αγρυληθεν παρών, 'Αντιφῶν Σοφίλου 'Ραμνούσιος παρών. τούτοιν ἐτιμήθη τοῖς ἔνδεκα παραδοθηναι καὶ τὰ χρήματα δημόσια εἶναι καὶ τῆς θεοῦ τὸ ἐπιδέκατον, καὶ τὰ οἰκία² κατασκάψαι αὐτοῖν, 'καὶ ὅρους θεῖναι ⟨ἐπὶ⟩⁴ τοῖν οἰκοπέδοιν, ἐπιγράψαντας 'Αρχεπτολέμου καὶ 'Αντιφῶντος τοῖν προδόταιν τὰ δὲ δημάρχω⁵ ἀποφῆναὶ τὴν οὐσίαν αὐτοῖν⁵ καὶ μὴ ἐξεῖναι θάψαι 'Αρχεπτόλεμον καὶ 'Αντιφῶντα 'Αθήνησι μηδ' ὅσης 'Αθηναῖοι κρατοῦσι, καὶ ἄτιμον εἶναι 'Αρχεπτόλεμον καὶ 'Αντιφῶντα, καὶ ἀτιμον εἶναι 'Αρχεπτόλεμον καὶ 'Αντιφῶντα, καὶ τένος τὸ ἐκ τούτοιν, καὶ νόθους καὶ γνησίους, καὶ ἐάν ⟨τις⟩¹ ποιήσηταί τινα τῶν ἐξ' Αρχεπτολέμου καὶ 'Αντιφῶντος, ἄτιμος ἔστω ὁ ποιησάμενος. ταῦτα δὲ γράψαι ἐν στήλη χαλκῆ, ⟨καὶ⟩⁵, ἦπερ ἂν καὶ τὰ ψηφίσματα τὰ περὶ Φρυνίχου, καὶ τοῦτο θέσθαι.

The second of th

¹ ὦφλον Turnebus: ὧ φίλον codd. ² τὼ οἰκία Franke: τῷ οἰκία codd. ² ἀὐτοῖν Blass: ἀὐτῶν codd. ἐ ἐπὶ add. Blass. ⁵ τὼ δὲ δημάρχω Meier: τῷ δὲ δημάρχω codd.

#### **APPENDIX**

the court shall be punished in accordance with the existing law which relates to traitors.

B

Found guilty of treason: Archeptolemus, son of Hippodamus, of Agrylê, being present: Antiphon, son of Sophilus, of Rhamnus, being present. The penalty was assessed as follows: the two prisoners shall be delivered to the Eleven: their goods shall be confiscated and a tithe given to the Goddess: their houses shall be rased to the ground and stones of record placed upon the sites of both, thus inscribed: "Here lived Archeptolemus and Antiphon, the traitors": and the two Demarchs concerned shall make a return of their property. Furthermore it shall be unlawful to bury Archeptolemus and Antiphon at Athens or anywhere within the dominions of Athens. And Archeptolemus and Antiphon shall be disfranchised, and their issue likewise, whether born in wedlock or out of wedlock. And if any man shall adopt any of the issue of Archeptolemus or Antiphon, he who does so shall be disfranchised. This sentence to be inscribed upon a pillar of bronze and set up in the same place as the decrees concerning Phrynichus.

7 res add. Blass.

ἀποφήναι τὴν οὐσίαν αὐτοῖν Westermann: ἀποφήναί τε οἰκίαν ἐς τόν codd.

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## LIFE OF ANDOCIDES

Andocides came of a family distinguished equally for its antiquity, a its wealth, and its record of public service. He himself was born shortly before the year 440 B.C.b; and, to judge from allusions in the comic poets c to his father's reputation as a bon viveur, he must have spent his early days in surroundings of elegance and comfort. Of his education nothing is known. Presumably, like most well-to-do young men of his time, he attached himself to one or more of the sophists who were generally to be found in Athens, and he may well have been acquainted with Socrates. But it is clear that his education was of a general kind, as befitted a man of leisure, and that his ability as a speaker was not the result of any elaborate course of study; throughout his life, in fact, he always remained the talented amateur who regarded the professional rhetorician with disdain. By the time he had reached his twenties his political sympathies had already led him to join one of those εταιρείαι or "clubs" which were to play so important a part in the revolution

<sup>a</sup> It was said to have traced descent from Hermes.

<sup>c</sup> Ar. Wasps 1269; Plato Com. Fr. 106.

<sup>&</sup>lt;sup>b</sup> This date best suits the age of Andocides in 415, and is confirmed by [Lys.] vi. 46, where he is said to be "over forty" in 399.

#### LIFE OF ANDOCIDES

of 411 B.C.; and it was to his fellow-members that he delivered one of his first public speeches, the Πρὸς τοὺς ἐταίρους, of which one or two fragments survive. But it is by no means certain that his sympathies were markedly oligarchic. A young aristocrat he undoubtedly was, and as such he despised the upstart demagogues who had succeeded Pericles; but he had none of Antiphon's remorseless hatred of democracy. His references in later life to the scandal of 415 which led to his exile, suggest, meagre though they are, that at the age of twenty-five he was merely a hot-headed young man-about-town with more money than sense; and when, after some years of exile, he made his first two attempts to return to Athens, it is significant that he appealed first to the Four Hundred and then to the restored democracy. Indeed he seems to have been at heart a moderate of the type of Theramenes, without his political gifts, but with much of his astuteness.

Andocides' exile, his repeated efforts to return, and his great struggle to prevent a second exile, or worse, in 399, only four years after he had been allowed to resume his rights as a citizen, are best described by himself. After his acquittal in 399 he was still vigorous and appears to have taken an active part in public life. Thus we still possess a speech which he delivered in the Ecclesia some eight years later as a member of a delegation sent to Sparta to arrange terms of peace; in spite of their possessing full authority, the delegates had preferred to refer the Spartan proposals to the Ecclesia for discussion, and Andocides explains their advantages at length. The speech was clear and able; but it failed to carry conviction. We have it on the

authority of Philochorus that both he and his fellow-delegates were banished from Attica upon the motion of Callistratus. What became of him after his second exile is unknown. He can still have been little more than fifty; but tradition preserves no record of further attempts to return. We can only surmise that he lived as he had in his younger days, by his wits and the hospitality of his friends abroad.

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# I ON THE MYSTERIES

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#### INTRODUCTION

Andocides delivered his speech On The Mysteries in the year 399 B.C. He was pleading for his life, but he had a sympathetic audience and the facts upon which the case against him rested were by now remote enough to be half-forgotten. Given the necessary self-assurance, it was not difficult to construct a plausible defence, and the jury welcomed it-the men of the restored democracy were little inclined to unearth buried scandals. Andocides' explanations were accepted without too close a scrutiny, and he was acquitted.

In order to understand the circumstances which led to his appearance in court, it is necessary to go back some sixteen years. In 415, when the Sicilian expedition was about to leave Peiraeus, a double scandal came to light, with momentous effects not only upon the success of the expedition itself but upon the fortunes of Athens at large during the next two or three years. A certain Pythonicus stated before the Assembly that Alcibiades, one of the generals in command of the forces about to sail for the West, had recently parodied the Eleusinian Mysteries with a party of friends; he produced an evewitness to confirm his story. The result was a popular uproar; Athens was an enlightened city, but she was not prepared to see a cult which gave

expression to her most intimate religious beliefs, exposed to deliberate ridicule. And the public indignation increased tenfold when it was further discovered that numbers of the stone images of Hermes scattered throughout Athens had been mutilated in a single night. A commission was hurriedly appointed to conduct an inquiry into both outrages, and rewards were offered for information.

The profanation of the Mysteries proved a simpler. matter to investigate than the mutilation of the Hermae. Three informers came forward almost at once, each with a mock celebration to describe; the names of the offenders were obtained; and the few who had not already quitted the country were arrested and executed. Alcibiades, the first to be denounced, escaped; and Athens had many occasions for regretting it in the troubled years which followed.

One of the three informers mentioned, a metic named Teucrus, also volunteered a statement with regard to the mutilation, and furnished the Council with a list of eighteen names. But almost immediately afterwards a certain Diocleides appeared with a much more elaborate story. Diocleides had, it seems, watched the criminals at work. been some three hundred in all, and as a preliminary he gave the names of forty-two. The result was a panic. An oligarchic plot was suspected, and precautions were hastily taken to prevent the possibility of an organized rising. Meanwhile the forty-two were arrested and thrown into prison.

Among them was Andocides, together with most of his family. Their situation looked desperate; and Andocides adopted the only course open to him in

#### ON THE MYSTERIES

the circumstances. He knew what the truth was; so he offered to turn informer himself, on condition that he was guaranteed immunity. The offer was accepted; and he had little difficulty in proving Diocleides' story a fabrication. There were actually only twenty-two criminals in all; and eighteen of the

twenty-two had been exposed by Teucrus.

Andocides was safe once more, in virtue of the immunity granted him by the Council. That he had had some connexion with the outrage is clear even from his words in the present speech; from what he says elsewhere, and from the remarks of Thucydides, b it is practically certain that he had taken an active part in it. But in spite of that, he was entitled to continue living in Athens under the protection of his ἄδεια. This state of affairs did not last long, however. During that same year a decree was proposed and carried by Isotimides to the effect that anyone who had committed impiety and confessed to it should be debarred from the temples of Attica and the Athenian Agora, whether he had been accorded an immunity or not. That is to say, his ἄδεια was still to hold good, in that his life and property were assured to him; but the unexpiated defilement which lay upon him was to prevent him from participating in the political and religious life of the community.

The decree of Isotimides was clearly aimed at Andocides, and he found himself obliged to withdraw into exile. For over ten years he remained abroad, for the most part engaged in trade. Then, in 403, when the democracy was restored and a general amnesty proclaimed, he returned to Athens. He was accepted as a citizen without question.

De Reditu. 88 7, 10.

once more took up residence in the town-house of his family, and threw himself energetically into public life. But as time passed he made enemies. First he came into collision with a powerful syndicate of tax-farmers, headed by Agyrrhius, who had been drawing handsome profits until Andocides stepped in and outbid them for the contracts concerned; then he earned the hatred of a certain Cephisius, who like himself had returned under the amnesty-possibly Andocides was urging the recovery of monies which Cephisius was known to have embezzled some years previously-; and finally he quarrelled with Callias, a distant relative of his by marriage and a member of what had once been one of the wealthiest families in Athens. This last feud came to a head when both Callias and Andocides claimed the right to one of the daughters of Andocides' uncle, Epilyeus. Epilyeus had died intestate; and according to law his daughters had now to be given in marriage to the nearest surviving male relative, provided that he was not within the prohibited degrees. Andocides was a cousin: Callias the grandfather. Callias was debarred from marrying either of the daughters himself; but he had a son for whom he thought the match would be eminently suitable.

There had been little love lost between Callias and Andocides even before this fresh dispute occurred; and when Andocides intimated that he was about to bring the case into court, Callias decided to act. It was the beginning of October, the time of the Great Eleusinia. Andocides, who was an initiate, attended the celebration as he had been in the habit of doing since his return. But no sooner were the ceremonies at Eleusis over than he found that an information

#### ON THE MYSTERIES

had been lodged against him with the Basileus to the effect that he had taken part in rites from which he was automatically debarred by the decree of Isotimides. The information ( $\tilde{\epsilon}\nu\delta\epsilon\iota\hat{\xi}\iota s$ ) was due to Cephisius, who had received a thousand drachmae from Callias to bring the case, and with Cephisius were associated Agyrrhius and two others, Epichares and Meletus, both of whom had reasons for wishing

Andocides out of the way.

To strengthen their position, the five went further. It was arranged that a suppliant's bough should be placed on the altar of the Eleusinium at Athens. Callias, acting in his official capacity as a member of the clan of the Heralds or Ceryces, would bring the matter to the notice of the Council, when it assembled there for its traditional meeting at the close of the Eleusinia; he would show that Andocides was responsible; and he would further declare that, according to Athenian religious law, the penalty for committing such an act during the festival was instant death.

The move proved unfortunate. On being questioned, Callias was unable to prove that Andocides was the offender; it was further pointed out that Callias was a Ceryx, not a Eumolpid, and had therefore no right to interpret the law; while in any event his interpretation was wrong—the penalty for the crime in question was not death, but a fine. Callias and Cephisius were thus forced to fall back upon their original i  $\epsilon \nu \delta \epsilon \iota \xi \iota s$   $\dot{\alpha} \sigma \epsilon \beta \epsilon \iota \dot{\alpha} s$ . This came before the Heliaea in due course; the jury was composed of initiates, and the Basileus presided.

We can gain a reasonably accurate idea of the line of attack chosen by the prosecution, partly from the

reply of Andocides himself and partly from the In Andocidem, wrongly attributed to Lysias. In all probability this last was actually delivered at the trial, although as a δευτερολογία or supporting speech. The prosecution set out to prove two things: first, that Andocides had been genuinely guilty of impiety in 415, and was therefore liable to the penalties prescribed by the decree of Isotimides: secondly, that he was not entitled to protection under the amnesty of 403. With regard to their first point, they produced evidence to show that Andocides had been concerned not only in the mutilation of the Hermae, but in the profanation of the Mysteries as well; with regard to their second, they took the line that the amnesty was the result of an agreement between two specific parties, "the men of the City" and "the men of Peiraeus," and as such was intended to benefit them and them alone. Andocides had belonged to neither party; and he was not entitled to protection.

Andocides replies to each of these points in turn. He first shows that he had no connexion whatsoever with the profanation of the Mysteries, and next to none with the mutilation, and that therefore the decree of Isotimides had never affected him. This of course misrepresents the facts; had he not been guilty of impiety to at least some extent, he would have had no cause for withdrawing into exile after the passing of the decree. But luckily the prosecution had made the tactical error of introducing the profanation of the Mysteries, with which Andocides had in fact had nothing to do; and the refutation of their charges in this connexion gives him ample opportunity for thrusting other awkward facts into the background.

#### ON THE MYSTERIES

Next he turns to the question of the amnesty, a crucial one. It mattered little whether he could clear himself completely with regard to the events of 415, provided that he could convince the court that there were no legal grounds for proceeding against him in

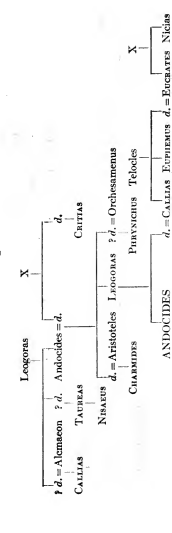
399. The position is examined in §§ 70-91.

First comes a detailed analysis of the various forms which disfranchisement could take. It is then shown that citizens suffering from the disabilities in question were reinstated by the decree of Patrocleides, passed after the battle of Aegospotami in 405. Next we have the general restoration of exiles in 404 at Spartan dictation, followed by the repeal of all laws earlier than the archonship of Eucleides (July 403), and the drafting of a fresh code to meet present circumstances. Lastly there is the oath taken by the Cityparty and the Peiraeus-party to bury all differences.

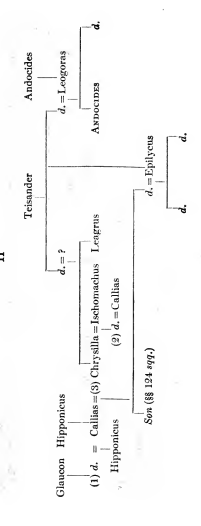
Strictly speaking, none of these facts were relevant to Andocides' case; and the prosecution had touched upon a very real weakness in his position when they maintained that the amnesty was limited in its appli-Andocides had suffered disfranchisement (ἀτιμία) owing to the defilement incurred for an act of impiety; and in many respects his offence corresponded closely with homicide, which also brought defilement upon the guilty party. Now it is noteworthy that the decree of Patrocleides expressly excludes persons exiled for homicide in its definition of the classes of disfranchised citizens which it proposes to reinstate; it is concerned solely with state-debtors and political offenders. Similarly, the restoration of exiles in 404 was a purely political move, as was the revision of the legal code which followed. And the oath taken by the two parties, although sweeping in

its terms, was intended primarily to effect a reunion between hitherto hostile factions within the state. The truth is that exiles like Andocides formed too limited a class to attract attention among the graver issues of the moment; and when a test-case such as the present came into court, there were, properly speaking, no legal precedents for deciding it. It is true that a decree was hurried through the Assembly in 403 by Archinus, stating that the terms of the amnesty were to be so interpreted as to forbid the re-opening of civil actions decided previously, and thus a number of those prosecuted for crimes committed before 403 were enabled to claim protection; but there was still much room for doubt and perplexity. Everything must have depended upon individual cases and the personal likes and dislikes of jurors. In the present instance, Andocides, who had proved himself a useful member of the community since his return, found that the court was prepared to treat him generously. Its verdict was in his favour; and his opponents were forced to accept their defeat with such grace as they could. No further attempt was made to recall to the public mind the scandal of 415.

Note.—The accompanying tables show (I) those members of the family of Andocides whose names appeared among the forty-two given by Diocleides, (II) the connexion between the families of Callias, Andocides, and Epilycus.



The names of those who appeared on Diocleides' list of forty-two are printed in capitals. Doubtful relationships are queried.



#### **ANALYSIS**

- §§ 1-10. Introductory. Appeal for a fair hearing: statement of the order in which the charges of the prosecution will be answered.
- §§ 11-33. The profanation of the Mysteries.
  - (a) §§ 11-18. Account of the informations volunteered.
  - (b) §§ 19-24. Refutation of the charge that Andocides had informed against his father.
  - (c) §§ 25-26. Challenge to the court to prove his story false.
  - (d) §§ 27-28. Rewarding of the informers mentioned.
  - (e) §§ 29-33. It is the prosecution who deserve punishment for venturing to bring so outrageous a charge.
- §§ 34-70. The mutilation of the Hermae.
  - (a) §§ 34-35. The information of Teucrus.
  - (b) §§ 36-46. The subsequent panic and the information of Diocleides.
  - (c) § 47. List of members of Andocides' family implicated.

- Appeal of Charmides that (d) §§ 48-60. Andocides should tell what he knew. A.'s reasons for finally adopting such course.
- (e) §§ 61-64. Information of Andocides. (f) §§ 65-70. Beneficial results of the information.
- §§ 71-91. The legal aspect of the case.
  - (a) §§ 71-79. The various classes of ἄτιμοι. Their reinstatement by the Decree of Patrocleides.
  - (b) § 80. The restoration of exiles (403).
    (c) §§ 81-89. The revision of the laws (403).
    (d) §§ 90-91. The oath of amnesty.
- §§ 92-102. Legal position of certain members of the prosecution.

  - (a) §§ 92-93. Cephisius. (b) § 94. Meletus. (c) §§ 95-102. Epichares.
- §§ 103-105. This is a test-case which will prove the worth of the amnesty.
- §§ 106-109. Historical parallel. The amnesty during the Persian Wars led to the rise of the Athenian Empire.
- §§ 110-116. The placing of the suppliant's bough on the altar of the Eleusinium by Callias. Failure of the move.
- §§ 117-123. Reason for the quarrel with Callias: the daughters of Epilycus.
- §§ 124-131. Account of Callias' past.

#### ON THE MYSTERIES

- §§ 132-136. The quarrel between Andocides and Agyrrhius.
- §§ 137-139. The fact that Andocides has sailed the seas so long in safety shows that he cannot be guilty of any offence against the gods.
  - § 140. Athens has a reputation for tolerance and generosity; she must preserve that reputation.
- §§ 141-143. Services of Andocides' ancestors.
- §§ 144-145. Benefits which Andocides will be able to confer on Athens if he is acquitted.
- §§ 146-149. Final appeal for mercy. Andocides is the last of his house.

# ΠΕΡΙ ΤΩΝ ΜΥΣΤΗΡΙΩΝ

Τὴν μὲν παρασκευήν, ὧ ἄνδρες, καὶ τὴν προθυμίαν των έχθρων των έμων, ωστ' έμε κακώς ποιείν έκ παντός τρόπου, καὶ δικαίως καὶ ἀδίκως, ἐξ ἀρχῆς έπειδή τάχιστα άφικόμην είς την πόλιν ταυτηνί, σχεδόν τι πάντες ἐπίστασθε, καὶ οὐδὲν δεῖ περὶ τούτων πολλούς λόγους ποιείσθαι έγω δέ, ω ανδρες, δεήσομαι ύμῶν δίκαια καὶ ύμῖν τε ράδια χαρίζεσθαι καὶ ἐμοὶ ἄξια πολλοῦ τυχεῖν παρ 2 ύμῶν. καὶ πρῶτον μὲν ἐνθυμηθῆναι ὅτι νῦν ἐγὼ ήκω οὐδεμιᾶς μοι ἀνάγκης οὖσης παραμεῖναι, οὖτ' έγγυητὰς καταστήσας οὖθ' ὑπὸ δεσμῶν ἀνανκασθείς, πιστεύσας δε μάλιστα μεν τῷ δικαίω, ἔπειτα δὲ καὶ ὑμῖν, γνώσεσθαι τὰ δίκαια καὶ μὴ περιόψεσθαί με άδίκως ύπο των έχθρων των έμων διαφθαρέντα, ἀλλὰ πολὺ μᾶλλον σώσειν δικαίως κατά τε τους νόμους τους ύμετέρους και τους ορκους ους υμείς ομόσαντες μέλλετε την ψηφον οἴσειν.

3 Εἰκότως δ' ἄν, ὧ ἄνδρες, τὴν αὐτὴν γνώμην

[1]

<sup>&</sup>lt;sup>a</sup> Four years earlier, in 403.

<sup>&</sup>lt;sup>b</sup> Much of §§ 1, 6, 7, and 9 consists of *loci communes* which recur in Lysias and Isocrates. Both they and Andocides were making use of the same handbook of proems.

# ON THE MYSTERIES

THE systematic and untiring efforts of my enemies, gentlemen, to do me every possible injury, by fair means or by foul, from the very moment of my arrival in this city, a are known to almost all of you, and it is unnecessary for me to pursue the subject. Instead, I shall make a request of you, gentlemen, a fair request, which it is as easy for you to grant as it is valuable for me to gain.<sup>b</sup> First, I ask you to bear in mind that it is not because I have been forced to face my trial that I am here to-day-I have not been on bail, nor have I been kept in confinement. I am here, first and foremost because I rely upon justice: and secondly because I rely upon you; I believe that you will decide my case impartially and, far sooner than allow my enemies to defy justice by taking my life, will uphold justice by protecting me, as your laws and your oaths as jurors require you to do.

With defendants who face a trial of their own free

<sup>•</sup> This was not customary in a case of ἔνδειξις. The accused, if a citizen, was usually given the choice of furnishing sureties (ἐγγυηταί) or suffering imprisonment until the case came into court. Possibly it was felt that the conditions in the present instance were exceptional and that Andocides should be allowed the opportunity of quitting Attica if he so desired.

ἔχοιτε περὶ τῶν ἐθελοντῶν¹ εἰς τοὺς κινδύνους καθισταμένων, ηνπερ<sup>2</sup> αὐτοὶ περὶ αὑτῶν ἔγουσιν. οπόσοι μέν γὰρ μὴ ἠθέλησαν ὑπομεῖναι κατα-γνόντες αὑτῶν ἀδικίαν, εἰκότως τοι καὶ ὑμεῖς τοιαθτα περί αὐτῶν γιγνώσκετε οἶά περ καὶ αὐτοὶ περί σφων αὐτων ἔγνωσαν ὁπόσοι δὲ πιστεύσαντες μηδεν άδικειν υπέμειναν, δίκαιοί έστε και υμείς περὶ τούτων τοιαύτην έχειν τὴν γνώμην οἵαν περ καὶ αὐτοὶ περὶ αύτῶν ἔσχον, καὶ μὴ προκατα-4 γιγνώσκειν άδικεῖν. αὐτίκα έγὼ πολλῶν μοι άπαγγελλόντων ὅτι λέγοιεν οἱ ἐχθροὶ ὡς ἄρα ἐγώ οὔτ' ἃν ὑπομείναιμι οἰχήσομαί τε φεύγων,—" τί γαρ αν και βουλόμενος 'Ανδοκίδης αγωνα τοσούτον ύπομείνειεν, & έξεστι μεν απελθόντι εντεῦθεν έχειν πάντα τὰ ἐπιτήδεια, ἔστι δὲ πλεύσαντι εἰς Κύπρον, όθεν περ ήκει, γη πολλή καὶ ἀγαθή διδομένη καὶ δωρεὰν ὑπάρχουσα; οὖτος ἄρα βουλήσεται περὶ τοῦ σώματος τοῦ ἐαυτοῦ κινδυνεῦσαι; εἰς τί ἀποβλέψας; οὐχ ὁρᾶ τὴν πόλιν ἡμῶν ὡς διά-5 κειται; '' έγω δέ, ω ἄνδρες, πολύ την έναντίαν τούτοις γνώμην έχω. ἄλλοθί τε γὰρ ὢν πάντα τὰ ἀγαθὰ ἔχειν στερόμενος τῆς πατρίδος οὐκ ἂν δεξαίμην της (τε) πόλεως ουτω διακειμένης ώσπερ αὐτοὶ οἱ ἐχθροὶ λέγουσι, πολύ γ' αν' αὐτῆς μαλλον ἐγὼ πολίτης δεξαίμην εἶναι ἢ ἐτέρων πόλεων, αι ἴσως πάνυ μοι δοκοῦσιν ἐν τῷ παρόντι ἐὐτυχεῖν, ἄπερ γιγνώσκων ἐπέτρεψα διαγνῶναι ὑμῖν περὶ τοῦ σώματος τοῦ ἐμαυτοῦ.

 <sup>&</sup>lt;sup>1</sup> ἐθελοντῶν Bekker: ἐθελόντων codd.
 <sup>2</sup> ἤνπερ Ald.: ἤπερ codd.
 <sup>3</sup> οἶά Bekker: ὅσα codd.
 <sup>4</sup> γῆ Valckenaer et Reiske: ἡ codd.
 <sup>5</sup> δωρεὰν Reiske: δωρεᾶ codd.

<sup>&</sup>lt;sup>6</sup> τε add. Sluiter. <sup>7</sup> γ' äν Valckenaer: δ' äν codd.

# ON THE MYSTERIES, 3-5

will, gentlemen, it stands to reason that you should feel as convinced of their innocence as they do themselves. When a defendant admits himself guilty by refusing to await trial, you naturally endorse the verdict which he has passed upon himself; so it follows that if a man is prepared to face his trial because his conscience is clear, you should let his verdict upon himself determine your own in the same way, instead of presuming him guilty. Mine is a case in point. My enemies have been saying, or so I keep hearing, that I would take to my heels instead of standing my "What motive could Andocides possibly have for braving so hazardous a trial?" they argue. "He can count upon a livelihood sufficient for all his needs, if he does no more than withdraw from Attica: while if he returns to Cyprus whence he has come, a an abundance of good land has been offered him and is his for the asking. Will a man in his position want to risk his life? What object could he have in doing so? Cannot he see the state of things in Athens?" That entirely misrepresents my feelings, gentlemen. I would never consent to a life abroad which cut me off from my country, whatever the advantages attached to it; and although conditions in Athens may be what my enemies allege, I would far sooner be a citizen of hers than of any other state which may appear to me to be just now at the height of prosperity. Those are the feelings which have led me to place my life in your hands.

<sup>&</sup>lt;sup>a</sup> The De Reditu shows that Andocides had spent a considerable time in Cyprus during his years of exile. He was on very friendly terms with Evagoras, who had succeeded in regaining the throne of Salamis in 410. Evagoras was notoriously eager to attract likely Greek settlers.

6 Αιτούμαι οὖν ύμας, ὧ ἄνδρες, εὔνοιαν πλείω παρασχέσθαι έμοι τῷ ἀπολογουμένω η τοῖς κατηγόροις, είδότας ὅτι κᾶν ἐξ ἴσου ἀκροᾶσθε, ἀνάγκη τον απολογούμενον έλαττον έχειν. οι μεν γαρ έκ πολλοῦ χρόνου ἐπιβουλεύσαντες καὶ συνθέντες, αὐτοὶ ἄνευ κινδύνων ὅντες, τὴν κατηγορίαν ἐποιήσαντο ἐγὼ δὲ μετὰ δέους καὶ κινδύνου καὶ διαβολῆς της μεγίστης την απολογίαν ποιούμαι. είκος ούν ύμας έστιν εύνοιαν πλείω παρασχέσθαι έμοι ή τοις κατηγόροις.

7 Ετι δε καὶ τόδε ενθυμητέον, ὅτι πολλοὶ ήδη

πολλὰ καὶ δεινὰ κατηγορήσαντες παραχρῆμα [2] ἐξηλέγχθησαν ψευδόμενοι οὔτω φανερῶς, ὥστε ὑμᾶς πολὺ ἄν ἥδιον δίκην λαβεῖν παρὰ τῶν κατηγόρων ἢ παρὰ τῶν κατηγορουμένων οἱ δὲ αὖ, μαρτυρήσαντες τὰ ψευδη ἀδίκως ἀνθρώπους ἀπολέσαντες, εάλωσαν παρ' ύμιν ψευδομαρτυρίων, ήνικ' οὐδεν ήν έτι πλέον τοῖς πεπονθόσιν. ὁπότ' οὖν ήδη πολλὰ τοιαῦτα γεγένηται, εἰκὸς ὑμᾶς έστι μήπω τους των κατηγόρων λόγους πιστους ήγεισθαι. εί μεν γαρ δεινά κατηγόρηται η μή, οξόν τε γνωναί έκ των τοῦ κατηγόρου λόγων εί δε άληθη ταθτά έστιν η ψευδη, ούχ οδόν τε ύμας πρότερον: είδεναι πρίν αν και εμού ακούσητε απολογουμένου.

8 Σκοπῶ μὲν οὖν ἔγωγε, ὧ ἄνδρες, πόθεν χρὴ άρξασθαι της ἀπολογίας, πότερον ἐκ τῶν τελευταίων λόγων, ώς παρανόμως με ενέδειξαν, η περί τοῦ ψηφίσματος τοῦ Ἰσοτιμίδου, ώς ἄκυρόν ἐστιν, η περί των νόμων και των δρκων των γεγενημένων,

1 γενένηται Dobree, coll. Lysias xix. 4: γενένηνται codd.

## ON THE MYSTERIES, 6-8

I ask you, then, to show more sympathy to me, the defendant, gentlemen, than to my accusers, in the knowledge that even if you give us an impartial hearing, the defence is inevitably at a disadvantage. The prosecution have brought their charge in perfect safety, after elaborating their plans at leisure; whereas I who am answering that charge am filled with fear; my life is at stake, and I have been grossly misrepresented. You have good reason for showing more sympathy to me than you do to my accusers.

And there is another thing to be borne in mind. Serious charges have often before now been disproved at once, and so decisively that you would much rather have punished the accusers than the accused. Again, witnesses have caused the death of innocent men by giving false evidence, and have only been convicted of perjury when it was too late to be of help to the victims. When this kind of thing has been so common, you can hardly do less than refuse for the present to consider the prosecution's statement of the case trustworthy. You may use it to judge whether the charge is serious or not; but you cannot tell whether the charge is true or false until you have heard my reply as well.

Now I am wondering at what point to begin my defence, gentlemen. Shall I start with what ought to be discussed last and prove that the prosecution disobeyed the law in lodging their information against me? <sup>a</sup> Shall I take the decree of Isotimides and show that it has been annulled? Shall I start with the laws which have been passed and the oaths which

<sup>&</sup>lt;sup>a</sup> A reference, apparently, to the amnesty of 403. According to Andocides, it debarred the prosecution from reopening his case.

εἴτε καὶ ἐξ ἀρχῆς ὑμᾶς διδάξω τὰ γεγενημένα. δ δέ με ποιεῖ μάλιστ' ἀπορεῖν, ἐγὼ ὑμῖν ἐρῶ, ὅτι οὐ πάντες ἴσως ἐπὶ πᾶσι τοῖς κατηγορουμένοις δμοίως ὀργίζεσθε, ἀλλ' ἔκαστός τι ὑμῶν ἔχει πρὸς ε βούλοιτο ἄν με πρῶτον ἀπολογεῖσθαι· ἄμα δὲ περὶ πάντων εἰπεῖν ἀδύνατον. κράτιστον οὖν μοι εἶναι δοκεῖ ἐξ ἀρχῆς ὑμᾶς διδάσκειν πάντα τὰ γενόμενα καὶ παραλείπειν μηδέν. ἃν γὰρ ὀρθῶς μάθητε τὰ πραχθέντα, ῥαδίως γνώσεσθ' ἄ μου

κατεψεύσαντο οι κατήγοροι.

9 Τὰ μὲν οὖν δίκαια γιγνώσκειν ὑμᾶς ἡγοῦμαι καὶ αὐτοὺς παρεσκευάσθαι, οἶσπερ εγώ πιστεύσας ύπέμεινα, όρων ύμας καὶ έν τοις ίδίοις καὶ έν τοις δημοσίοις περί πλείστου τοῦτο ποιουμένους, ψηφίζεσθαι κατά τους όρκους όπερ και συνέχει μόνον την πόλιν, ακόντων των ου βουλομένων ταθτα ούτως έχειν. τάδε δὲ ύμῶν δέομαι, μετ' ευνοίας μου την ακρόασιν της απολογίας ποιήσασθαι, καὶ μήτ' έμοὶ ἀντιδίκους καταστήναι μήτε ύπονοείν τὰ λεγόμενα μήτε ρήματα θηρεύειν, άκροασαμένους δε διά τέλους της απολογίας τότε ήδη: ψηφίζεσθαι τοῦτο ο τι αν ύμιν αὐτοις άριστον 10 καὶ εὐορκότατον νομίζητε είναι. ωσπερ δὲ καὶ προείπον ύμιν, ω άνδρες, εξ άρχης περί πάντων ποιήσομαι την απολογίαν, πρωτον μεν περί αὐτης της αιτίας εθεν περ ή ενδειξις εγένετο, διόπερ είς τον άγωνα τόνδε κατέστην, περί των μυστηρίων ώς ουτ' έμοι ησέβηται ουδέν ουτε μεμήνυται ουθ'

<sup>1</sup> καὶ αὐτοὺς Emperius: καὶ λόγους codd.

### ON THE MYSTERIES, 8-10

have been taken? Or shall I tell you the story right from the beginning? I will explain the chief reason for my hesitation. Doubtless the different charges made have not moved you all to the same degree, and each of you has some one of them to which he would like me to reply first; yet to answer them all simultaneously is impossible. On the whole, I think it best to tell you the entire story from the beginning, omitting nothing; once you are properly acquainted with the facts, you will see immediately how unfounded are the charges which my accusers have

brought against me.

Now to return a just verdict is already, I feel sure. your intention; indeed, it was because I relied upon you that I stood my ground. I have observed that in suits public and private the one thing to which you attach supreme importance is that your decision should accord with your oath; and it is that, and that alone, which keeps our city unshaken, in spite of those who would have things otherwise. I do, however, ask you to listen to my defence with sympathy; do not range yourselves with my opponents; do not view my story with suspicion; do not watch for faults of expression. Hear my defence to the end: and only then return the verdict which you think best befits yourselves and best satisfies your oath. As I have already told you, gentlemen, my defence will begin at the beginning and omit nothing. I shall deal first with the actual charge which furnished grounds for the lodging of the information that has brought me into court to-day, profanation of the Mysteries. I shall show that I have committed no act of impiety, that I have never turned informer. that I have never admitted guilt, and that I do not

ώμολόγηται, οὐδ' οἶδα¹ τοὺς μηνύσαντας ὑμῖν περὶ αὐτῶν οὕτ' εἰ ψευδῆ οὕτ' εἰ ἀληθῆ ἐμήνυσαν· ταῦθ'

ύμας διδάξω. 11 \*Ην μεν γάρ εκκλησία τοις στρατηγοίς τοις είς

- Σικελίαν, Νικία και Λαμάχω και 'Αλκιβιάδη, και τριήρης ή στρατηγις ήδη έξώρμει ή Λαμάχου αναστας δε Πυθόνικος εν τῷ δήμω είπεν " ω 'Αθηναίοι, ύμεις μεν στρατιάν εκπέμπετε καί παρασκευήν τοσαύτην, καὶ κίνδυνον ἀρεῖσθαι² μέλλετε 'Αλκιβιάδην δε τον στρατηγον ἀποδείξω ύμιν τὰ μυστήρια ποιοῦντα ἐν οἰκία μεθ' ἐτέρων, καὶ ἐὰν ψηφίσησθε ἄδειαν ζώ) ἐγὼ κελεύω, θεράπων υμίν ένος των ενθάδε ανδρών αμύητος ων έρει τὰ μυστήρια εί δὲ μή, χρησθέ μοι ὅ τι αν 12 ύμιν δοκη, έὰν μη τάληθη λέγω." ἀντιλέγοντος δε 'Αλκιβιάδου πολλά καὶ εξάρνου όντος έδοξε τοις πρυτάνεσι τους μεν άμυήτους μεταστήσασθαι, αὐτοὺς δ' ἰέναι ἐπὶ τὸ μειράκιον δ ὁ Πυθόνικος ἐκέλευε. καὶ ὤχοντο, καὶ ἤγαγον θεράποντα ᾿Αρχεβιάδου ⟨τοῦ⟩ Πολεμάρχου ᾿ ᾿Ανδρόμαχος αὐτῷ ονομα ήν. ἐπεὶ δὲ ἐψηφίσαντο αὐτῷ τὴν ἄδειαν.
  - 1 οὐδ' οΐδα Blass, coll. § 29: οὕτ' οΐδα codd.

<sup>2</sup> ἀρεῖσθαι Bekker: αἰρεῖσθαι codd.

3 & add. Bekker.

• ἐνθάδε ἐνὸς τῶν ἀνδρῶν Blass, ft. recte.

 \* χρῆσθέ μοι Hickie, coll. § 26: χρῆσθ' ἐμοὶ codd.
 \* ᾿Αρχεβιάδου τοῦ Πολεμάρχου Marchant: ᾿Αρχεβιάδου πρὸς τον πολέμαρχον Helbig: [άλκιβιάδου] Πολεμάρχου Bekker: άλκιβιάδου πολέμαρχον codd.

<sup>&</sup>lt;sup>a</sup> June, 415 s.c. Andocides is our only authority for this last-minute meeting of the Assembly. It was probably convened to make final arrangements for the expedition.

b The word άδεια is used in two slightly different senses. (a) It is the immunity granted by the Assembly or Council 346

## ON THE MYSTERIES, 10-12

know whether the statements made to you by those who did turn informers were true or false. Of all

this you shall have proof.

The Assembly had met a to give audience to Nicias. Lamachus, and Alcibiades, the generals about to leave with the Sicilian expedition-in fact, Lamachus' flag-ship was already lying off-shore—when suddenly Pythonicus rose before the people and "Countrymen, you are sending forth this mighty host in all its array upon a perilous enterprise. Yet your commander, Alcibiades, has been holding celebrations of the Mysteries in a private house, and others with him; I will prove it. Grant immunity b to him whom I indicate, and a non-initiate, a slave belonging to someone here present, shall describe the Mysteries to you. You can punish me as you will, if that is not the truth." Alcibiades denied the charge at great length; so the Prytanes c decided to clear the meeting of non-initiates and themselves fetch the lad indicated by Pythonicus. They went off, and returned with a slave belonging to Archebiades, son of Polemarchus. His name was Andromachus. As soon as immunity had been voted him. to persons who have a statement to make to them, but who are debarred from addressing them without special permission. This applied to slaves, metics, and women. Hence Andromachus, Teucrus, and Agariste all have to obtain an abeca before lodging their information. (b) It is the immunity granted to a criminal who is prepared to turn informer. Often the two senses are combined, as here; Andromachus was both debarred from addressing the Assembly in normal circumstances, and he was implicated in the crime which he was exposing. The same applies to Teucrus.

<sup>c</sup> That section of the βουλή which presided at meetings of the Ecclesia for the time being. For further details see

Antiphon, Choreutes, p. 280, note a.

έλεγεν ὅτι ἐν τῆ οἰκία τῆ Πουλυτίωνος γίγνοιτο μυστήρια ᾿Αλκιβιάδην μὲν οὖν καὶ Νικιάδην καὶ Μέλητον, τούτους μὲν αὐτοὺς εἶναι τοὺς ποιοῦντας, συμπαρεῖναι δὲ καὶ ὁρᾶν τὰ γιγνόμενα καὶ ἄλλους, παρεῖναι δὲ καὶ δούλους, ἐαυτόν τε καὶ τὸν ἀδελφὸν καὶ Ἱκέσιον τὸν αὐλητὴν καὶ τὸν Μελήτου δοῦλον.

13 Πρῶτος μὲν οὖτος ταῦτα ἐμήνυσε, καὶ ἀπέγραψε [3] τούτους ῶν Πολύστρατος μὲν συνελήφθη καὶ ἀπέθανεν, οἱ δὲ ἄλλοι φεύγοντες ὥχοντο, καὶ αὐτῶν ὑμεῖς θάνατον κατέγνωτε. καί μοι λαβὲ καὶ ἀνάγνωθι αὐτῶν τὰ ἀνόματα.

ΟΝΟΜΑΤΑ.—Τούσδε 'Ανδρόμαχος ἐμήνυσεν' 'Αλκιβιάδην, Νικιάδην, Μέλητον, 'Αρχεβιάδην, "Αρχιππον, Διογένη, Πολύστρατον, 'Αριστομένη, Οἰωνίαν, 'Παναίτιον.

14 Πρώτη μέν, ὧ ἄνδρες, μήνυσις ἐγένετο αὕτη ὑπὸ ᾿Ανδρομάχου κατὰ τούτων τῶν ἀνδρῶν. καί μοι κάλει Διόγνητον.

<sup>2</sup> Ησθα ζητητής, & Διόγνητε, ὅτε Πυθόνικος εἰσήγγειλεν ἐν τῷ δήμῳ περὶ 'Αλκιβιάδου; <sup>2</sup> Η 3

Οἶσθα οὖν μηνύσαντα 'Ανδρόμαχον τὰ ἐν τῷ οἰκία τῷ Πουλυτίωνος γιγνόμενα; Οἶδα.

πρῶτος A corr.: πρῶτον A pr.
 Οἰωνίαν Kirchoff e titulis poletarum: ἰωνίαν codd.
 ἡ Blass: ἡν codd.

<sup>&</sup>lt;sup>a</sup> The names of a number of those whose goods were confiscated and sold after the mutilation of the Hermae have survived on a fragmentary inscription (*I.G.* i<sup>2</sup>. 327, 332). They confirm the lists given by Andocides. Oeonias, 348

## ON THE MYSTERIES, 12-14

he stated that Mysteries had been celebrated in Pulytion's house. Alcibiades, Niciades, and Meletus—those were the actual celebrants; but others had been present and had witnessed what took place. The audience had also included slaves, namely, himself, his brother, the flute-player Hicesius, and Meletus' slave.

Such was the statement of Andromachus, the first of the informers. He gave the following list of persons concerned, all of whom, save Polystratus, fled the country and were sentenced to death by you in their absence; Polystratus was arrested and executed. Take the list, please, and read out their names.

NAMES.—The following were denounced by Andromachus: Alcibiades, Niciades, Meletus, Archebiades, Archippus, Diogenes, Polystratus, Aristomenes, Oeonias, Panaetius.

This was the first information, gentlemen; it was due to Andromachus, and implicated the persons mentioned. Now call Diognetus, please.

You were on the commission of inquiry,  $^{\rm c}$  Diognetus, when Pythonicus impeached Alcibiades before the Assembly?

Yes.

You recollect that Andromachus laid an information as to what was going on in Pulytion's house?

Yes.

Panaetius, and Polystratus are mentioned from the list of Andromachus: Axiochus, Adeimantus, Cephisodorus, and Euphiletus from the later lists of Teucrus and Andocides himself.

Addressed to the γραμματεύs or clerk of the court.

\*An extraordinary board of  $\zeta_{\eta\eta\eta\eta\tau\alpha}$  was set up to investigate both the profanation of the Mysteries and the mutilation of the Hermae: they would act as an advisory committee to the  $\beta o \nu \lambda \eta$ . Peisander and Charicles were also members (§ 36).

349

Τὰ ὀνόματα οὖν τῶν ἀνδρῶν ἐστι ταῦτα, καθ ὧν ἐκεῖνος ἐμήνυσεν;

"Εστι ταῦτα.

15 Δευτέρα τοίνυν μήνυσις εγένετο. Τεῦκρος ἢν ενθάδε μέτοικος, δς ῷχετο Μέγαράδε ὑπεξελθών, εκεῖθεν δὲ ἐπαγγέλλεται τῷ βουλῷ, εἴ οἱ ἄδειαν δοῖεν, μηνύσειν περί ⟨τε⟩¹ τῶν μυστηρίων, συνεργὸς ών, καὶ τοὺς ἄλλους τοὺς ποιοῦντας μεθ' ἐαυτοῦ, καὶ περὶ τῶν 'Ερμῶν τῆς περικοπῆς ἃ ἤδει. ψηφισαμένης δὲ τῆς βουλῆς—ἢν γὰρ αὐτοκράτωρ— ῷχοντο ἐπ' αὐτὸν Μέγαράδε καὶ κομισθείς, ἄδειαν εὐρόμενος, ἀπογράφει τοὺς μεθ' ἑαυτοῦ. καὶ οὖτοι κατὰ τὴν Τεύκρου μήνυσιν ῷχοντο φεύγοντες. καί μοι λαβὲ καὶ ἀνάγνωθι τὰ οὐοίματα αὐτῶν.

ΟΝΟΜΑΤΑ.—Τούσδε Τεῦκρος ἐμήνυσε Φαΐδρον, Γνιφωνίδην, Ἰσόνομον, Ἡφαιστόδωρον, Κηφισόδωρον, ἐαυτόν, Διόγνητον, Σμινδυρίδην, Φιλοκράτη, ᾿Αντιφῶντα, Τείσαρχον, Παντακλέα.

Μέμνησθε δέ, ὧ ἄνδρες, ὅτι² καὶ ταῦθ' ὑμῖν

προσομολογείται ἄπαντα.

16 Τρίτη μήνυσις εγένετο. ή γυνή 'Αλκμεωνίδου,'
γενομένη δὲ καὶ Δάμωνος—'Αγαρίστη ὅνομα
αὐτῆ—αὕτη ἐμήνυσεν ἐν τῆ οἰκία τῆ Χαρμίδου
τῆ παρὰ τὸ 'Ολύμπιεῖον' μυστήρια ποιεῖν 'Αλκι-

1 τε add. Blass, coll. § 34. 2 ὅτι om. A pr. 3 ᾿Αλκμεωνίδου Blass: ἀλκμαιονίδου codd. 4 ᾽Ολυμπιεῖον Reiske: ὀλύμπιον codd.

## ON THE MYSTERIES, 14–16

And these are the names of those implicated by that information?

Yes.

A second information followed. An alien named Teucrus, resident in Athens, quietly withdrew to Megara. From Megara he informed the Council that if immunity were granted him, he was prepared not only to lodge an information with regard to the Mysteries—as one of the participants, he would reveal the names of his companions—but he would also tell what he knew of the mutilation of the Hermae. The Council, which had supreme powers at the time, voted acceptance; and messengers were sent to Megara to fetch him. He was brought to Athens, and on being granted immunity, furnished a list of his associates. No sooner had Teucrus denounced them than they fled the country. Take the list, please, and read out their names.

Names.—The following were denounced by Teucrus Phaedrus, Gniphonides, Isonomus, Hephaestodorus, Cephisodorus, himself, Diognetus, Smindyrides, Philocrates, Antiphon,<sup>a</sup> Teisarchus, Pantacles.

Let me remind you, gentlemen, that you are receiving confirmation of these further facts in every detail.<sup>b</sup>

A third information followed. According to the wife of Alcmaeonides—she had previously been married to Damon and was named Agariste—according, as I say, to Alcmaeonides' wife, Alcibiades, Axiochus, and Adeimantus celebrated Mysteries in Charmides'

a Not, of course, the orator.

<sup>&</sup>lt;sup>b</sup> i.e. Diognetus, who had first-hand knowledge, had listened to the recital in silence.

βιάδην καὶ 'Αξίοχον καὶ 'Αδείμαντον καὶ έφυγον'

ούτοι πάντες επί ταύτη τῆ μηνύσει.

17 Ετι μήνυσις έγένετο μία. Λυδός ό Φερεκλέους τοῦ Θημακέως ἐμήνυσε μυστήρια γίγνεσθαι ἐν τῆ οἰκία Φερεκλέους τοῦ δεσπότου τοῦ ἐαυτοῦ, ἐν Θημακῷ· καὶ ἀπογράφει τούς τε ἄλλους, καὶ τὸν πατέρα ἔφη τὸν ἐμὸν παρεῖναι μέν, καθεύδειν δὲ έγκεκαλυμμένον. Σπεύσιππος δε βουλεύων παραδίδωσιν αὐτούς τῷ δικαστηρίω. κάπειτα ὁ πατήρ καταστήσας έγγυητας έγράψατο τον Σπεύσιππον παρανόμων, καὶ ηγωνίσατο ἐν έξακισχιλίοις 'Αθηναίων, καὶ μετέλαβε δικαστῶν τοσούτων οὐδὲ διακοσίας ψήφους δ Σπεύσιππος, δηδὲ πείσας καὶ δεόμενος μεῖναι τὸν πατέρα ἐγὰ ἦν 18 μάλιστα, είτα δὲ καὶ οἱ ἄλλοι συγγένεῖς. καί μοι κάλει Καλλίαν καὶ Στέφανου3—κάλει δὲ καὶ Φίλιππον καὶ 'Αλέξιππον' οδτοι γάρ είσιν 'Ακουμενοῦ καὶ Αὐτοκράτορος συγγενεῖς, οἱ ἔφυγον ἐπὶ τῆ Λυδοῦ μηνύσει τοῦ μέν ἀδελφιδοῦς ἐστιν Αὐτοκράτωρ, τοῦ δὲ θεῖος 'Ακουμενός 'οῖς προσήκει μισείν μεν τον εξελάσαντα εκείνους, είδεναι δε

έφυγον Blass, coll. §§ 26, 35, etc.: έφευγον codd.
 <sup>2</sup> βασιλεύων malunt Sluiter et Bekker.
 <sup>3</sup> ΜΑΡΤΥΡΕΣ add. Radermacher post Στέφανον.
 <sup>4</sup> έφυγον Blass: έφευγον codd.

g Lydus gave his information before the βουλή. Speusippus at once proposed that the offenders named be tried by the Heliaea in the usual way. Leogoras protested against his inclusion in the list (a) because he had never been near Themacus and (b) because even Lydus did not go so far as to assert that he had had any part in the celebration. He then blocked Speusippus' proposal by a γραφή παρανόμων which had to be settled before the proposal could take effect. 352

# ON THE MYSTERIES, 16-18

house, next to the Olympieum. No sooner had the information been lodged than those concerned left the

country to a man.

There was still one more information. According to Lydus, a slave of Pherecles of Themacus, Mysteries were celebrated at the house of his master, Pherecles, at Themacus. He gave a list of those concerned, including my father among them; my father had been present, so Lydus said, but asleep with his head under his cloak. Speusippus, one of the members of the Council, was for handing them all over to the proper court; whereupon my father furnished sureties and brought an action against Speusippus for making an illegal proposal.a The case was tried before six thousand citizens. There were six thousand jurors, I repeat; yet Speusippus failed to gain the votes of two hundred. I may add that my father was induced to stay in the country partly by the entreaties of his relatives in general, but principally by my own. Kindly call Callias and Stephanus—yes, and call Philippus and Alexippus. Philippus and Alexippus are related to Acumenus and Autocrator, who fled in consequence of the information lodged by Lydus; Autocrator is a nephew of the one, and Acumenus is the other's uncle. They have little reason to love the man who drove the two from the country, and they should also know better than anyone who it was who caused their exile in the

The γραφή came before the Heliaea in the usual way; and Leogoras obtained a verdict in his favour. He had, of course, to furnish sureties for his own appearance in the event of his losing his case against Speusippus.

b This represents the whole of the Heliasts for the year. A jury of this size occurs nowhere else; but there are no

good grounds for doubting Andocides' figures.

μάλιστα δι' ὅντινα ἔφυγον.¹ βλέπετε εἰς τούτους, καὶ μαρτυρεῖτε εἰ ἀληθῆ λέγω.

#### MAPTTPES

- 19 Τὰ μὲν γενόμενα² ἡκούσατε, ὧ ἄνδρες, καὶ ὑμῖν³ οί μάρτυρες μεμαρτυρήκασιν α δε οί κατήγοροι έτόλμησαν εἰπεῖν, ἀναμνήσθητε. οὕτω⁴ γὰρ καὶ δίκαιον ἀπολογεῖσθαι, ἀναμιμνήσκοντα τοὺς τῶν κατηγόρων λόγους έξελέγχειν. έλεξαν γάρ ώς έγω μηνύσαιμι περί των μυστηρίων, απογράψαιμί τε τον πατέρα τον έμαυτοῦ παρόντα, καὶ γενοίμην μηνυτης κατὰ τοῦ πατρος τοῦ έμαυτοῦ, λόγον οίμαι πάντων δεινότατόν τε καὶ ανοσιώτατον λέγοντες. δ μεν γαρ απογράψας αὐτον Λυδος ήν δ Φερεκλέους, δ δε πείσας υπομειναι και μή οίχεσθαι φεύγοντα έγώ, πολλά ίκετεύσας καί 20 λαμβανόμενος των γονάτων. καίτοι τί έβουλόμην, εὶ ἐμήνυσα μὲν κατὰ τοῦ πατρός, ὡς οὖτοί φασιν, [4] ίκέτευον δὲ τὸν πατέρα μείναντά τι παθεῖν ὑπ' ἐμοῦ; καὶ ὁ πατὴρ ἐπείσθη ἀγῶνα τοιοῦτον άγωνίσασθαι, εν ώ δυοίν τοίν μεγίστοιν κακοίν οὐκ ην αὐτῷ άμαρτεῖν: η γὰρ ἐμοῦ δόξαντος τὰ ὄντα μηνῦσαι κατ' ἐκείνου ὑπ' ἐμοῦ ἀποθανεῖν, ἢ αὐτῷ σωθέντι ἐμὲ ἀποκτεῖναι. ὁ γὰρ νόμος οὕτως εἶχεν·
  - <sup>1</sup> ἔφυγον Blass: ἔφευγον codd.
     <sup>2</sup> γενόμενα Bekker: γινόμενα codd.
     <sup>3</sup> ὑμῦν apogr.: ἡμῦν A.
     <sup>4</sup> οῦτω Reiske: οὐ codd.
     <sup>5</sup> ἀναμιμνήσκοντα Reiske: ἀναμιμνήσκοντας codd.
     <sup>6</sup> τε om. A pr.

εὶ μὲν τάληθη μηνύσειέ τις, είναι τὴν ἄδειαν, εἰ

<sup>•</sup> i.e. (1) Speusippus, who had initiated proceedings 354

## ON THE MYSTERIES, 18-20

first instance.<sup>a</sup> Face the court, gentlemen. and state whether I have been telling the truth.

#### Witnesses

Now that you have heard the facts, gentlemen, and the witnesses have confirmed them for you, let me remind you of the version of those facts which the prosecution had the effrontery to give-for after all, the right way to conduct a defence is to recall the statements of the prosecution and disprove them. According to the prosecution, I myself gave information in the matter of the Mysteries and included my own father in my list of those present: yes, turned informer against my own father. I cannot imagine a more outrageous, a more abominable suggestion. My father was denounced by Pherecles' slave. Lydus: it was I who persuaded him to remain in Athens instead of escaping into exile—and it was only after numberless entreaties and by clinging to his knees that I did so. What, pray, was I about in informing against my father, as we are asked to believe that I did, when at the same time I was begging him to remain in Athens-begging him, that is, to let me be guilty of the consequences to himself? Again, we are to suppose that my father himself consented to face a trial which was bound to have one or other of two terrible results for him; if my information against him was deemed true, his blood would be upon my hands: if he himself was acquitted, mine would be upon his; because the law ran that whereas an informer's claim to immunity should be allowed if his information were true, he should be put to death,

against them, and (2) Lydus, from whom the information had originated.

δὲ τὰ¹ ψευδῆ, τεθνάναι. καὶ μὲν δὴ τοῦτό γε ἐπίστασθε πάντες, ὅτι ἐσώθην καὶ ἐγὼ καὶ ὁ ἐμὸς πατήρ· οἱόν τε δ' οὐκ ἦν, εἴπερ ἐγὼ μηνυτὴς ἐγενόμην περὶ τοῦ πατρός, ἀλλ' ἢ ἐμὲ ἢ ἐκεῖνον ἔδει ἀποθανεῖν.

21 Φέρε δη τοίνυν, εἰ καὶ ὁ πατηρ ἐβούλετο ὑπομένειν, τοὺς φίλους ἂν οἴεσθε ἢ ἐπιτρέπειν αὐτῷ 
μένειν ἢ ἐγγυήσασθαι, ἀλλ' οὐκ ἂν παραιτεῖσθαι 
καὶ δεῖσθαι ἀπιέναι ὅπου [ἂν]² ἔμελλεν αὐτος³

σωθήσεσθαι έμέ τε οὐκ ἀπολεῖν;

22 ᾿Αλλὰ γὰρ καὶ ὅτε Σπεύσιππον ἐδίωκεν ὁ πατὴρ τῶν παρανόμων, αὐτὰ ταῦτα ἔλεγεν, ὡς οὐδεπώποτε ἔλθοι εἰς Θημακὸν ὡς Φερεκλέα ἐκέλευε δὲ βασανίσαι τὰ ἀνδράποδα, καὶ μὴ τοὺς μὲν παραδιδόντας μὴ ἐθέλειν ἐλέγχειν, τοὺς δὲ μὴ θέλοντας ἀναγκάζειν. ταῦτα δὲ λέγοντος τοῦ πατρὸς τοῦ ἐμοῦ, ὡς ἄπαντες ἴστε, τί ὑπελείπετο τῷ Σπευσίππω λέγειν, εἰ ἀληθῆ οἴδε λέγουσιν, ἀλλ' ἢ "Ὠ Λεωγόρα, τί βούλη περὶ θεραπόντων λέγειν; οὐχ ὁ υἰὸς οὐτοσὶ μεμήνυκε κατὰ σοῦ, καί φησί σε παρεῖναι ἐν Θημακῷ; ἔλεγχε σὺ τὸν πατέρα, ἢ οὐκ ἔστι σοι ἄδεια.' ταυτὶ ἔλεγεν αν ὁ Σπεύσ-23 ιππος, ὡ ἄνδρες, ἢ οὕ; ἐγὼ μὲν οίμαι. εἰ τοίνυν ἀνέβην ἐπὶ δικαστήριον, ἢ λόγος τις περὶ ἐμοῦ ἐγένετο, ἢ μήνυσίς τις ἐμὴ ἔστιν ἢ ἀπογραφή, μὴ ὅτι ἐμὴ καθ' ἔτέρου, ἀλλ' εἰ καὶ ἄλλου τινὸς κατ ἐμοῦ, ἐλεγχέτω με ὁ βουλόμενος ἐνταῦθα ἀναβάς.

¹ τὰ om. A pr. ² ἀν del. Dobree.

<sup>4</sup> ελθοι apogr.: ελθη Α. ... Τη ΤΙ Τ΄ η Reiske: ή codd.

<sup>•</sup> For the torturing of slaves cf. p 70. note.

## ON THE MYSTERIES, 20-23

if it were not. Yet if there is one thing of which you are all certain, it is the fact that my father and I both escaped with our lives. That could not have happened, if I had informed against my father; either he or I would have had to die.

Then again, assume that he actually desired to stay. Do you imagine that his friends would have let him do so? Would they have gone bail for him? Would they not have urged him to change his mind? Would they not have begged him to find some place of refuge abroad, where he would be out of harm's way himself

and would avoid causing my death also?

But to return to facts: when prosecuting Speusippus for making an illegal proposal, one thing upon which my father insisted repeatedly was that he had never visited Pherecles at Themacus in his life; and he offered the defence the opportunity of examining his slaves under torture a; those who were ready to hand over their slaves, he said, ought not to meet with a refusal of the test which they were proposing, when those who were not ready to hand them over were forced to do so. You all know my father's challenge to be a fact. Now if there is any truth in the prosecution's assertion, what had Speusippus to reply but: "Why talk of slaves, Leogoras? Has not your son here informed against you? Does not he say that you were at Themacus? Andocides, prove your father guilty, or your chance of a pardon is gone." Was that Speusippus' natural retort or not, gentlemen? one think so. In fact, if I ever entered a court, if I was ever mentioned in connexion with the affair. or if there is any recorded information or list containing my name, let alone any for which I was myself responsible, anyone who wishes is welcome to step

άλλὰ γὰρ λόγον ἀνοσιώτερον καὶ ἀπιστότερον1 οὐδένας πώποτ' έγω εἰπόντας οίδα, οἱ τοῦτο μόνον ήγήσαντο δείν, τολμήσαι κατηγορήσαι εί δ' έλεγχθήσονται ψευδόμενοι, οὐδεν αὐτοῖς εμέλησεν.

24 ώσπερ οὖν, εἰ ἀληθη ἦν ταῦτα ἄ μου² κατηγόρησαν, έμοι αν ωργίζεσθε και ήξιοθτε δίκην την μεγίστην έπιτιθέναι, ούτως άξιω ύμας, γιγνώσκοντας ότι ψεύδονται, πονηρούς τε αὐτούς νομίζειν, χρησθαί τε τεκμηρίω ότι εί τὰ δεινότατα τῶν κατηγορηθέντων περιφανώς ελέγχονται ψευδόμενοι, ή που τά γε πολλῷ φαυλότερα ραδίως υμιν ἀποδείξω ψευδομένους αὐτούς.

25 Αί μεν μηνύσεις ώδε περί των μυστηρίων αθται έγένοντο τέτταρες· οι δὲ ἔφυγον³ καθ' ἐκάστην μήνυσιν, ἀνέγνων ύμιν τὰ ὀνόματα αὐτῶν, καὶ οί μάρτυρες μεμαρτυρήκασιν. ἔτι δὲ πρὸς τούτοις έγω πιστότητος ύμων ένεκα, ω άνδρες, τάδε ποιήσω. τῶν γὰρ φυγόντων ἐπὶ τοῖς μυστηρίοις οί μέν τινες ἀπέθανον φεύγοντες, οί δ' ήκουσι καὶ εἰσὶν ἐνθάδε καὶ πάρεισιν ὑπ' ἐμοῦ κεκλημένοι. 26 έγω οὖν ἐν τῷ ἐμῷ λόγω δίδωμι τῷ βουλομένω

έμε ελέγξαι ότι έφυγε τις αὐτῶν δι' έμε η εμήνυσα κατά του, η ούχ εκαστοι εφυγον κατά τὰς μηνύσεις ταύτας ας εγω υμιν ἀπέδειξα. και εάν τις ελέγξη

<sup>1</sup> ἀνοσιώτερον καὶ ἀπιστότερον Reiske: ἀνοσιώτατον καὶ απιστότατον codd.

μου Dobree: με codd.
 φυγον Blass: ἐφευγον codd.
 φυγόντων Blass: φευγόντων codd.

<sup>5</sup> ἐπὶ τοῖς Reiske: ἐν τοῖς codd.

ἐλέγξαι A pr.: ἐξελέγξαι A corr.
 κατά του Sluiter: κατ' αὐτοῦ codd.

The time allowed for the speeches of the prosecution 358

## ON THE MYSTERIES, 23-26

up here and prove it against me. For my own part, I have never known anyone tell so outrageous or so unconvincing a story. All that was necessary, they imagined, was sufficient effrontery to bring a charge; the possibility of their being refuted did not disturb them in the least. Be consistent, then. Had this accusation of theirs been true, your anger would have fallen upon me, and you would have considered the severest penalty justified. So now that you see them to be lying, I demand that you look upon them instead as scoundrels-and with good reason too: for if the worst of their charges are shown to be conspicuously false, I shall hardly find it difficult to prove the same of those which are less serious.

Such, then, were the informations lodged in connexion with the Mysteries; they were, as I say, four in number. I have read you the names of those who went into exile after each, and the witnesses have given their evidence. I shall now do something more to convince you, gentlemen. Of those who went into exile as a result of the profanation of the Mysteries, some died abroad; but others have returned and are living in Athens. These last are present in court at my request. Any of them who wishes is welcome to prove, in the time now allotted to me, a that I was responsible for the exile of any of their number, that I informed against any of them, or that the various groups did not go into exile in consequence of the particular informations which I have described to you.

and defence in an Athenian court of law was limited. was measured by a water-clock (κλεψύδρα) which varied in size according to the nature of the case. The outflow of water was stopped during the reading of documents, depositions, etc. Here Andocides offers to stand aside with the clock still running.

με ὅτι ψεύδομαι, χρήσασθέ μοι ὅ τι βούλεσθε. καὶ σιωπῶ, καὶ παραχωρῶ, εἴ τις ἀναβαίνειν

βούλεται.

27 Φέρε δή, ὧ ἄνδρες, μετὰ ταῦτα τί ἐγένετο; ἐπειδὴ αἱ μηνύσεις ἐγένοντο, περὶ τῶν μηνύτρων —ἦσαν γὰρ κατὰ τὸ Κλεωνύμου ψήφισμα χίλιαι δραχμαί, κατὰ δὲ τὸ Πεισάνδρου μύριαι—περὶ δὲ τούτων ἡμφεσβήτουν οὖτοί τε οἱ μηνύσαντες καὶ Πυθόνικος, φάσκων πρῶτος εἰσαγγεῖλαι, καὶ 28 ᾿Ανδροκλῆς ὑπὲρ τῆς βουλῆς. ἔδοξεν οὖν τῷ δήμῳ ἐν τῷ τῶν θεσμοθετῶν δικαστηρίῳ τοὺς μεμυημένους, ἀκούσαντας τὰς μηνύσεις ἀς ἔκαστος ἐμήνυσε, διαδικάσαι. καὶ ἐψηφίσαντο πρώτῳ μὲν ᾿Ανδρομάχῳ, δευτέρῳ δὲ Τεύκρῳ, καὶ ἔλαβον Παναθηναίων τῷ ἀγῶνι ᾿Ανδρόμαχος μὲν μυρίας δραχμάς, Τεῦκρος δὲ χιλίας. καί μοι κάλει τούτων τοὺς μάρτυρας.

#### MAPTYPES

1 ήμφεσβήτουν Lipsius: ήμφισβήτουν codd.
2 μηνύσεις vulg.: μυήδεις A pr.: μυνήδεις A corr.

The question of offering rewards for information probably arose when the commission of inquiry was being appointed. After Cleonymus' thousand drachmae was found to be producing insufficient results, it would be supplemented by the much more substantial sum proposed by Peisander.

For Peisander see p. 366, note.

b.i.e. Andromachus, Teucrus, Agariste, and Lydus. Pythonicus' claim was based on the fact that he had been originally responsible for bringing the matter to the notice of the Assembly. Androcles is here mentioned for the first time. From Thucydides viii. 65 and Plutarch, Alcib. 19 it is clear that he played an important part in the investigations; probably it was through his agency that Teucrus, the first informer to approach the βουλή, was induced to come forward. ὑπὲρ τῆς βουλῆς here cannot possibly mean "on the 360

## ON THE MYSTERIES, 26-28

If I am shown not to be speaking the truth, you may punish me as you will. I shall now interrupt my defence and give place to anyone who wishes to step

up here.

And now, gentlemen, what followed? After the various informations had been laid, the question of rewards arose: for Cleonymus' decree had offered one thousand drachmae, and Peisander's ten.a Conflicting claims were made by the informers I have mentioned, b by Pythonicus, on the ground that he had first brought the matter before the Assembly, and by Androcles, who urged the part played by the Council. It was therefore publicly resolved that such members of the court of the Thesmothetae c as were initiates should be presented with the informations of the several claimants and decide between them. As a result the principal reward was voted to Andromachus, the second to Teucrus; and at the festival of the Panathenaea d Andromachus received ten thousand drachmae and Teucrus one thousand. Kindly call witnesses to confirm this.

#### Witnesses

Council's behalf"; there was no question of rewarding the  $\beta$ ou $\lambda$ e $\nu$ ra $\iota$ . It is more like "in view of the Council's part in the affair"; i.e. Androcles maintained that the Council had been of more importance throughout than the Assembly, and that therefore, as the person responsible for the first disclosures made to it, he himself deserved the principal reward.

 i.e. the Heliaea. As with Leogoras' γραφή παρανόμων the jury is an exceptionally large one, although here the special circumstances make its size more easily intelligible. The case

would take the form of a διαδικασία.

<sup>a</sup> The Panathenaea was held every year, beginning on the 17th of Hecatombaeon (July 8th), and with extra pomp every four years, when the  $\pi \epsilon \pi \lambda os$  of Athena was carried in procession.

29 Περὶ μὲν τῶν μυστηρίων, ὧ ἄνδρες, ὧν ἔνεκα [5] ή ἔνδειξις ἐγένετο καὶ περὶ ὧν ὑμεῖς οἱ μεμυημένοι εἰσεληλύθατε, ἀποδέδεικταί μοι ώς οὔτε ἡσέβηκα οὔτε μεμήνυκα¹ περὶ οὐδενὸς οὔτε ώμολόγηκα περὶ αὐτῶν, οὐδὲ ἔστι μοι άμάρτημα περὶ τὼ θεὼ οὔτε μείζον ουτ' έλαττον ουδέ έν. όπερ έμοι περί πλείστου έστιν ύμας πείσαι. και γάρ οι λόγοι των κατηγόρων, (οί) ταῦτα τὰ δεινὰ καὶ φρικώδη ανωρθίαζον, καὶ λόγους είπον ώς πρότερον έτέρων άμαρτόντων καὶ ἀσεβησάντων περὶ τὼ θεώ, οἶα έκαστος αὐτῶν ἔπαθε καὶ ἐτιμωρήθη—τούτων οὖν 30 έμοὶ τῶν λόγων ἢ τῶν ἔργων τί προσήκει; εἰγὼ γαρ πολύ μαλλον εκείνων κατηγορώ, και δι' αὐτὸ τοῦτό φημι δεῖν ἐκείνους μὲν ἀπολέσθαι, ὅτι ησέβησαν, έμε δε σώζεσθαι, ὅτι οὐδεν ήμάρτηκα. η δεινόν γ' αν είη, εί έμοι δργίζοισθε έπι τοις έτέρων άμαρτήμασι, καὶ τὴν εἰς ἐμὲ διαβολὴν είδότες ὅτι ὑπὸ τῶν ἐχθρῶν τῶν ἐμῶν λέγεται, κρείττω της άληθείας ήγήσαισθε. δηλον γάρ ὅτι\* τοις μεν ήμαρτηκόσι τὰ τοιαθτα άμαρτήματα οὐκ έστιν ἀπολογία ώς οὐκ ἐποίησαν ἡ γὰρ βάσανος δεινή παρά τοις είδόσιν έμοι δε ό έλεγχος ήδιστος, έν οίς ύμων οὐδέν με δεί δεόμενον οὐδὲ παραιτούμενον σωθηναι έπὶ τη τοιαύτη αἰτία, ἀλλ' ἐλέγ-

ἡγήσαισθε Reiske: ἡγήσεσθε codd.
 δῆλον γὰρ ὅτι Naber: δηλονότι γὰρ codd.

<sup>1</sup> μεμήνυκα vulg.: μεμύηκα A pr.: μεμύνηκα A corr.
2 Locus vexatus. οι add. Blass: και λόγους είπου del. Helbig: alii alia.

a Demeter and Korê, the central figures of the Eleusis-cult. 362

## ON THE MYSTERIES, 29-30

So much for the profanation of the Mysteries, gentlemen, on which the information lodged against me is based and which you are here as initiates to investigate. I have shown that I have committed no act of impiety, that I have never turned informer, that I have never admitted guilt, and that I have not a single offence against the Two Goddesses a upon my conscience, whether serious or otherwise. And it is vitally important for me to convince you of this; for the stories told you by the prosecution, who treated you to so shrill a recital of blood-curdling horrors, with their descriptions of past offenders who have made mock of the Two Goddesses and of the fearful end to which they have been brought as a punishment-what, I ask you, have such tales and such crimes to do with me? It is I, in fact, who am much more truly the accuser, and they the accused. They have been guilty of impiety; and therefore, I maintain, they deserve death. I, on the other hand, have done no wrong, and therefore I deserve to go unharmed. It would be nothing less than monstrous to vent upon me the wrath which the misdeeds of others have aroused in you, or to let the malicious attack to which I have been subjected weigh more with you than the truth, when you know that it is my enemies who are responsible for it. Obviously anyone who was guilty of an offence such as that with which we are concerned could not clear himself by denying that he had committed it: for the scrutiny to which a defendant's statements are subjected is formidable indeed when the court already knows the truth. But to me the inquiry into the facts is the very opposite of embarrassing; I have no need to resort to entreaties or appeals for mercy to gain an χοντα τοὺς τῶν κατηγόρων λόγους καὶ ὑμᾶς 31 ἀναμιμνήσκονται τὰ γεγενημένα, οι τινες ὅρκους μεγάλους ἀμόσαντες οισετε τὴν ψῆφον περὶ ἐμοῦ, καὶ ἀρασάμενοι² τὰς μεγίστας ἀρὰς ὑμῖν τε αὐτοῖς καὶ παισὶ τοῖς ὑμετέροις αὐτῶν, ἢ μὴν ψηφιεῖσθαι περὶ ἐμοῦ τὰ δίκαια, πρὸς δὲ τούτοις μεμύησθε καὶ ἑοράκατε τοῖν θεοῖν τὰ ἱερά, ἴνα τιμωρήσητε μὲν τοὺς ἀσεβοῦντας, σώζητε δὲ τοὺς μηδὲν ἀδικοῦντας. 32 νομίσατε τοίνυν ἀσέβημα οὐδὲν ἔλαττον εἶναι τῶν μηδὲν ἠδικηκότων ἀσεβεῖν καταγνῶναι ἢ τοὺς

τῶν μηδὲν ἠδικηκότων ἀσερημά ουοεν εκαι τον εται τῶν μηδὲν ἠδικηκότων ἀσεβεῖν καταγνῶναι ἢ τοὺς ἠσεβηκότας μὴ τιμωρεῖσθαι. ὤστ' ἐγὼ ὑμῖν πολὺ μᾶλλον τῶν κατηγόρων πρὸς τοῖν θεοῖν ἐπισκήπτω, ὑπέρ τε τῶν ἱερῶν ἃ εἴδετε, καὶ ὑπὲρ τῶν Ἑλλήνων οῖ τῆς ἐορτῆς ἔνεκα ἔρχονται δεῦρο· εἰ μέν τι ἠσέβηκα ἢ ὡμολόγηκα ἢ ἐμήνυσα κατά τινος ἀνθρώπων, ἢ ἄλλος τις περὶ ἐμοῦ, ἀποκτείνατέ 33 με· οὐ παραιτοῦμαι· εἰ δὲ οὐδὲν ἡμάρτηταί μοι,

33 με ου παραιτουμαι ει δε ουδεν ημαρτηται μοι, και τουτο ύμιν ἀποδείκνυμι σαφως, δέομαι ύμων αὐτὸ φανερὸν τοις Ἑλλησι πᾶσι ποιῆσαι, ως ἀδίκως εἰς τόνδε τὸν ἀγωνα κατέστην. ἐὰν γὰρ μη μεταλάβη τὸ πέμπτον μέρος των ψήφων και ἀτιμωθῆ ὁ ἐνδείξας ἐμὲ Κηφίσιος οὐτοσί, οὐκ ἔξεστιν αὐτῷ εἰς τὸ ἱερὸν τοιν θεοιν εἰσιέναι, ἢ ἀποθανειται. εἰ οῦν ὑμιν δοκω ἱκανως περὶ

¹ ἀναμιμνήσκοντα Reiske: ἀναμιμνήσκω codd.
 ² ἀρασάμενοι A corr.: ἀράμενοι vel ἀσάμενοι A pr.
 ³ τῶν μηδὲν ἠδικηκότων Lipsius: τοὺς μηδὲν ἠδικηκότας codd.

<sup>&</sup>lt;sup>6</sup> The prosecutor who failed to gain one-fifth of the votes of the jury was condemned to a fine of one thousand drachmae and debarred from bringing a similar action in future. In a case of  $d\sigma\epsilon\beta\epsilon$ ia, such as the present, he was further deprived of the right of entering the temples of the gods against whom the alleged act of impiety had been committed. Thus 364

## ON THE MYSTERIES, 30-33

acquittal upon a charge such as this: I have merely to show the absurdity of the statements of my accusers by reminding you of what actually occurred. And you yourselves have taken solemn oaths as the jurors who are to decide my fate: as jurors you have sworn to see that that decision is a fair one, under pain of causing the most terrible of curses to fall upon yourselves and your children; and at the same time you are here as initiates who have witnessed the rites of the Two Goddesses, in order that you may punish those who are guilty of impiety and protect those who are innocent. Understand, then, that to condemn the innocent for impiety is no less an act of impiety than to acquit the guilty. Indeed, in the name of the Two Goddesses I repeat yet more sternly the charge laid upon you by my accusers, for the sake both of the rites which you have witnessed and of the Greeks who are coming to this city for the festival. If I have committed any act of impiety, if I have admitted guilt, if I have informed against another, or if another has informed against me, then put me to death; I ask no mercy. But if, on the other hand, I have committed no offence, and completely satisfy you of the fact, then I ask you to let the whole nation see that I have been brought to trial wrongfully. Should Cephisius here, who was responsible for the information laid against me, fail to gain onefifth of your votes and so lose his rights as a citizen, he is forbidden to set foot within the sanctuary of the Two Goddesses under pain of death.4 And now, if you think my defence satisfactory up to

Cephisius stands to suffer partial ἀτιμία; the fine will not trouble him, as Callias has indemnified him in advance (§ 121).

τούτων ἀπολελογησθαι, δηλώσατέ μοι, ΐνα προ-

θυμότερον περί των άλλων απολογωμαι.

34 Περί δὲ τῶν ἀναθημάτων τῆς περικοπῆς καὶ τῆς μηνύσεως, ώσπερ καὶ ύπεσχόμην ύμιν, ούτω καὶ ποιήσω: ἐξ ἀρχῆς γὰρ ὑμᾶς διδάξω ἄπαντα τὰ γεγενημένα. ἐπειδὴ Τεῦκρος ἡλθε Μεγαρόθεν, ἄδειαν εὐρόμενος μηνύει περί τε τῶν μυστηρίων α ήδει καὶ ἐκ τῶν περικοψάντων τὰ ἀναθήματα ἀπογράφει δυοῖν δέοντας εἴκοσιν ἄνδρας. ἐπειδή δὲ οὖτοι ἀπεγράφησαν, οἱ μὲν αὐτῶν φεύγοντες ώχοντο, οι δε συλληφθέντες απέθανον κατά την Τεύκρου μήνυσιν. καί μοι ανάγνωθι αὐτῶν τὰ ονόματα.

ΟΝΟΜΑΤΑ.—Τεῦκρος ἐπὶ τοῖς Ερμαῖς ἐμήνυσεν Εὐ-35 κτήμονα, Γλαύκιππον, Ευρύμαχον, Πολύευκτον, Πλάτωνα, 'Αντίδωρον, Χάριππον, Θεόδωρον, 'Αλκισθένη, Μενέστρατον, 'Ερυξίμαχον, Εὐφίλητον, Ευρυδάμαντα, Φερεκλέα, Μέλητον, Τιμάνθη, 'Αρχίδαμον, Τελένικον.

Τούτων τοίνυν των άνδρων οι μεν ήκουσι καὶ εἰσιν ενθάδε, των δε ἀποθανόντων εἰσι πολλοί προσήκοντες ων οστις βούλεται, έν τῷ ἐμῷ λόγῳ αναβάς με έλεγξάτω η ώς έφυγέ τις δι' έμε τούτων τῶν ἀνδρῶν ἢ ὡς ἀπέθανεν. 36 Ἐπειδὴ δὲ ταῦτα ἐγένετο, Πείσανδρος καὶ

<sup>1</sup> καὶ ἐκ τῶν . . . ἀπογράφει Lipsius: καὶ τῶν . . . καὶ ἀπογράφει Aldina, quem Bekker et Blass secuti sunt. ἐκ τῶν . . . καὶ ἀπογράφει codd.

Came into prominence once more during the struggles of 412-411. By the end of 412 he had identified himself with the oligarchic cause, and was active in trying to procure 366

## ON THE MYSTERIES, 33-36

the present, show your approval, so that I may present what remains with increased confidence.

Next comes the mutilation of the images and the denunciation of those responsible. I will do as I promised and tell you the whole story from the beginning. On his return from Megara Teucrus was guaranteed his immunity. Hereupon, besides communicating what he knew about the Mysteries, he gave a list of eighteen of those responsible for the mutilation of the images. Of these eighteen, a number fled the country upon being denounced; the remainder were arrested and executed upon the information lodged by Teucrus. Kindly read their names.

Names.—In the matter of the Hermae Teucrus denounced: Euctemon, Glaucippus, Eurymachus, Polyeuctus, Plato, Antidorus, Charippus, Theodorus, Alcisthenes, Menestratus, Eryximachus, Euphiletus, Eurydamas, Pherecles, Meletus, Timanthes, Archidanus, Telenicus.

A number of these men have returned to Athens and are present in court, as are several of the relatives of those who have died. Any of them is welcome to step up here, during the time now allotted me, and prove against me that I caused either the exile or the death of a single one.

And now for what followed. Peisander a and

the return of Alcibiades. He was largely responsible for the installation of the Four Hundred at Athens in 411, and did his utmost to have Andocides put to death when he attempted to return to Athens during that year (cf. De Reditu, §§ 13-15). After the fall of the Four Hundred Peisander fled to Decelea; he was condemned to death in absentia and his property was confiscated. Nothing more is heard of him. Throughout he was a bitter personal enemy of Andocides.

Χαρικλής, ὄντες μεν τῶν ζητητῶν, δοκοῦντες δ' [6] ἐν ἐκείνῳ τῷ χρόνῳ εὐνούστατοι εἶναι τῷ δήμῳ, ἔλεγον ὡς εἴη τὰ ἔργα τὰ γεγενημένα οὐκ ὀλίγων ἀνδρῶν ἀλλ' ἐπὶ τῆ τοῦ δήμου καταλύσει, καὶ χρῆναι ἐπιζητεῖν καὶ μὴ παύσασθαι. καὶ ἡ πόλις οὕτω διέκειτο, ὥστ' ἐπειδὴ τὴν βουλὴν εἰς τὸ βουλευτήριον ὁ κῆρυξ ἀνείποι εἰεναι καὶ τὸ σημείον καθέλοι, τῷ αὐτῷ σημείῳ ἡ μὲν βουλὴ εἰς τὸ βουλευτήριον ἤει, οἱ δ' ἐκ τῆς ἀγορᾶς ἔφευγον, δεδιότες εἶς ἕκαστος μὴ συλληφθείη.

37 Ἐπαρθείς οὖν τοῖς τῆς πόλεως κακοῖς εἰσαγγέλλει Διοκλείδης εἰς τῆν βουλήν, φάσκων εἰδέναι τοὺς περικόψαντας τοὺς Ἑρμᾶς, καὶ εἶναι αὐτοὺς εἰς τριακοσίους ὡς δ' ἴδοι καὶ περιτύχοι τῷ πράγματι, ἔλεγε. καὶ τούτοις, ὡ ἄνδρες, δέομαι ὑμῶν προσέχοντας τὸν νοῦν ἀναμιμινήσκεσθαι, ἐὰν ἀληθῆ λέγω, καὶ διδάσκειν ἀλλήλους ἐν ὑμῶν χὰρ ἦσαν οἱ λόνοι, καὶ μοι ὑμεῖς τούτων μάστυρές ἐστε

οί λόγοι, καί μοι ύμεις τούτων μάρτυρές έστε. 38 Έφη γὰρ είναι μὲν ἀνδράποδόν οί ἐπὶ Λαυρείω,

b There is some doubt about the meaning of this statement.
(a) According to Suidas, a flag was hoisted in the Agora before meetings of the Ecclesia and lowered when they were 368

<sup>1</sup> επιζητεῖν A pr.: ετι ζητεῖν A corr.
2 ἀνείποι Bekker: ἀνείπη codd.
3 ἔφευγου Baiter: ἔφυγον codd.

αίσ το τίς Διοκλείδης Ald.: δίο καὶ δὶς codd. 15 με τη

he scaped to Decelea after their collapse; but he succeeded in effecting his return in 404 when Sparta ordered the restoration of exiles. He became a member of the Thirty, and was responsible for some of their worst excesses. After their fall nothing more is heard of him. For a sketch of his conduct at this later period see § 101.

## ON THE MYSTERIES, 36-38

Charicles,<sup>a</sup> who were regarded in those days as the most fervent of democrats, were members of the commission of inquiry. These two maintained that the outrage was not the work of a small group of criminals, but an organized attempt to overthrow the popular government: and that therefore inquiries ought still to be pursued as vigorously as ever. As a result, Athens reached such a state that the lowering of the flag by the Herald, when summoning a meeting of the Council, was quite as much a signal for citizens to hurry from the Agora, each in terror of arrest, as it was for the Council to proceed to the Council-chamber.<sup>b</sup>

The general distress encouraged Diocleides to bring an impeachment before the Council. He claimed that he knew who had mutilated the Hermae, and gave their number as roughly three hundred. He then went on to explain how he had come to witness the outrage. Now I want you to think carefully here, gentlemen; try to remember whether I am telling the truth, and inform your companions; for it was before you that Diocleides stated his case, and you are my witnesses of what occurred.

Diocleides' tale was that he had had to fetch the

concluded. If this is the flag referred to here, the meeting of the  $\beta o\nu \lambda \dot{\eta}$  is the meeting held immediately after the adjournment of the Ecclesia. The Agora would then be thronged with citizens coming from the Pnyx. (b) Possibly a flag was flown from the roof of the  $\beta o\nu \lambda e\nu r \dot{\eta} \rho \nu \sigma$  and taken down when the Council was sitting. There is no evidence for this, however; and it is a possible objection that this lowering of the flag during a meeting is precisely the opposite of the custom followed in the case of the Ecclesia. If the first explanation be accepted we must assume that Andocides is referring only to those meetings of the  $\beta o\nu \lambda \dot{\eta}$  which occurred after a sitting of the Ecclesia; the  $\beta o\nu \lambda \dot{\eta}$  in fact met daily.

δείν δὲ κομίσασθαι ἀποφοράν. ἀναστὰς δὲ πρώ ψευσθείς της ώρας βαδίζειν είναι δε πανσέληνον. έπει δε παρά το προπύλαιον τοῦ Διονύσου ήν, ορᾶν ανθοώπους πολλούς από τοῦ ώδείου καταβαίνοντας είς την ορχήστραν δείσας δε αὐτούς, εἰσελθών ύπὸ τὴν σκιὰν καθέζεσθαι μεταξὺ τοῦ κίονος καὶ της στήλης έφ' ή ό στρατηγός έστιν ό χαλκους. δραν δε ανθρώπους τον μεν αριθμον μάλιστα<sup>1</sup> τριακοσίους, έστάναι δὲ κύκλω ἀνὰ πέντε καὶ δέκα ἄνδρας, τοὺς δὲ ἀνὰ εἴκοσιν όρῶν δὲ αὐτῶν πρός την σελήνην τὰ πρόσωπα τῶν πλείστων<sup>2</sup> 39 γιγνώσκειν. καὶ πρῶτον μέν, ὧ ἄνδρες, τοῦθ' ύπέθετο, δεινότατον πρᾶγμα, οίμαι, ὅπως ἐν έκείνω είη οντινα βούλοιτο 'Αθηναίων φάναι των ανδρών τούτων είναι, όντινα δε μη βούλοιτο, λέγειν ότι οὐκ ήν. ἰδων δὲ ταῦτ' ἔφη ἐπὶ Λαύρειον ἰέναι, καὶ τη ύστεραία ακούειν ότι οι Έρμαι είεν περικεκομμένοι γνώναι οὖν εὐθὺς ὅτι τούτων εἴη τῶν ἀνδρῶν 40 τὸ ἔργον. ήκων δὲ εἰς ἄστυ ζητητάς τε ήδη ήρημένους καταλαμβάνειν καὶ μήνυτρα κεκηρυγμένα έκατὸν μνᾶς. ἰδων δὲ Εὔφημον τὸν Καλλίου τοῦ Τηλοκλέους ἀδελφὸν ἐν τῷ χαλκείω καθήμενον, ἀναγαγῶν αὐτὸν εἰς τὸ Ἡφαιστεῖον λέγειν ἄπερ ύμιν έγω είρηκα, ως ίδοι ήμας έν έκείνη τη νυκτί ούκουν δέοιτο παρά της πόλεως χρήματα λαβείν

<sup>1</sup> Verba μέν et μάλιστα ex Galeno xviii. A, p. 450 addidit Sluiter.

<sup>&</sup>lt;sup>2</sup> τῶν πλείστων Α corr.: τὰ πλείστα Α pr.

<sup>3</sup> ήμας Ald.: ὑμας codd.

<sup>•</sup> The mines of Laurium in S. Attica were leased by the state to private individuals. These in their turn hired slaves to work them, if they had not enough of their own. The slave's earnings were paid to his master.

## ON THE MYSTERIES, 38-40

earnings of a slave of his at Laurium.a He arose at an early hour, mistaking the time, and started off on his walk by the light of a full moon. As he was passing the gateway of the theatre of Dionysus, he noticed a large body of men coming down into the orchestra from the Ödeum.<sup>b</sup> In alarm, he withdrew into the shadow and crouched down between the column and the pedestal with the bronze statue of the general upon it. He then saw some three hundred men standing about in groups of five and ten and, in some cases, twenty. He recognized the faces of the majority, as he could see them in the moonlight. Now to begin with, gentlemen, Diocleides gave his story this particular form simply to be in a position to say of any citizen, according as he chose, that he was or was not one of the offenders-a monstrous proceeding. However, to continue his tale: after seeing what he had, he went on to Laurium; and when he learned next day of the mutilation of the Hermae, he knew at once that it was the work of the men he had noticed. On his return to Athens he found a commission already appointed to investigate, and a reward of one hundred minae offered for information c; so seeing Euphemus, the brother of Callias, son of Telocles, sitting in his smithy, he took him to the temple of Hephaestus. Then, after describing, as I have described to you, how he had seen us on the night in question, he said that he would rather take

<sup>&</sup>lt;sup>b</sup> The theatre of Dionysus lay on the S.E. slopes of the Acropolis. Adjoining it was the Odeum of Pericles, a rectangular hall with a conical roof, the remains of which have been brought to light in recent years; it was used for musical festivals.

<sup>\*</sup> i.e. the second, larger reward proposed by Peisander (§ 27).

μαλλον η παρ' ήμων, ωσθ' ήμας έχειν φίλους. είπειν οὖν τον Εὔφημον ὅτι καλῶς ποιήσειεν είπων, καὶ νῦν ηκεινί κελεῦσαί οἱ εἰς τὴν Λεωγόρου οἰκίαν, "ίν' ἐκεῖ συγγένη μέτ' ἐμοῦ 'Ανδοκίδη 41 καὶ έτέροις οἷς δεῖ.' ήκειν ἔφη τῆ ὑστεραία, καὶ δὴ κόπτειν τὴν θύραν τὸν δὲ πατέρα τὸν ἐμὸν τυχείν έξιόντα, καὶ είπείν αὐτῷ² · ΄΄ ἄρά γε σὲ οἴδε περιμένουσι; χρή μέντοι μή ἀπωθεῖσθαι τοιούτους φίλους." εἰπόντα δὲ αὐτὸν ταῦτα οἴχεσθαι. καὶ τούτω μεν τῷ τρόπω τὸν πατέρα μου ἀπώλλυε, συνειδότα ἀποφαίνων. είπειν δε ήμας ὅτι δεδογμένον ήμιν είη δύο μεν τάλαντα άργυρίου διδόναι οί άντι των έκατον μνων των έκ του δημοσίου, έαν δὲ κατάσχωμεν ήμεῖς ἃ βουλόμεθα, ἔνα αὐτὸν ἡμῶν είναι, πίστιν δε τούτων δοῦναί τε καὶ δέξασθαι. 42 ἀποκρίνασθαι δὲ αὐτὸς πρὸς ταῦτα ὅτι βουλεύσοιτο· ήμας δε κελεύειν αὐτὸν ήκειν εἰς Καλλίου τοῦ Τηλοκλέους, ίνα κάκείνος παρείη. τὸν δ' αδ κηδεστήν μου ουτως απώλλυεν. ηκειν έφη Καλλίου, καὶ καθομολογήσας ἡμῖν πίστιν δοῦναι έν ακροπόλει, και ήμας συνθεμένους οι το αργύριον είς τὸν ἐπιόντα μῆνα δώσειν διαψεύδεσθαι καὶ οὐ διδόναι· ήκειν οὖν μηνύσων τὰ γενόμενα.

43 Ἡ μὲν εἰσαγγελία αὐτῷ, ὧ ἄνδρες, τοιαύτη ἀπογράφει δὲ τὰ ὀνόματα τῶν ἀνδρῶν ὧν ἔφη

¹ Verba καὶ νῦν ἤκειν vix sana. καὶ συνήκειν Emperius.
² αὐτῷ Lipsius: αὐτόν codd.

 <sup>&</sup>lt;sup>3</sup> αὐτόν Reiske: αὐτῶν codd.
 <sup>4</sup> ἐπιόντα Emperius: εἰσιόντα codd.
 <sup>5</sup> αὐτῷ Reiske: αὐτῶν codd.

a i.e. twenty minae more.

b Implying that the mutilation of the Hermae was defin-372

# ON THE MYSTERIES, 40-43

our money than the state's, as he would thereby avoid making enemies of us. Euphemus thanked Diocleides for confiding in him. "And now," he added, "be good enough to come to Leogoras' house, so that you and I can see Andocides and the others who must be consulted." According to his story, Diocleides called next day. My father happened to be coming out just as he was knocking at the door. "Are you the man they are expecting in there?" he asked. "Well, well, we must not turn friends like you away." And with these words he went off. This was an attempt to bring about my father's death by showing that he was in the secret.

We informed Diocleides, or so he alleged, that we had decided to offer him two talents of silver, as against the hundred minae from the Treasury, and promised that he should become one of ourselves, if we achieved our end. Both sides were to give a guarantee of good faith. Diocleides replied that he would think it over; and we told him to meet us at Callias' house, so that Callias, son of Telocles, might be present as well. This was a similar attempt to bring about the death of my brother-in-law.

Diocleides said that he went to Callias' house, and after terms had been arranged, pledged his word on the Acropolis. We on our side agreed to give him the money the following month; but we broke our promise and did not do so. He had therefore

come to reveal the truth.

Such was the impeachment brought by Diocleides, gentlemen. He gave a list of forty-two persons whom itely part of a plot to overthrow the democracy. Diocleides is promised a place in the oligarchic government which is to follow.

In one of the temples (cf. § 40).

γνωναι, δύο καὶ τετταράκοντα, πρώτους μέν Μαντίθεον καὶ ᾿Αψεφίωνα, βουλευτὰς ὄντας καὶ Ι καθημένους ένδον, είτα δε και τους αναστάς δε Πείσανδρος έφη χρηναι λύειν το έπι Σκαμανδρίου ψήφισμα καὶ ἀναβιβάζειν ἐπὶ τὸν τροχον τους απογραφέντας, όπως μη πρότερον νὺξ ἔσται πρὶν πυθέσθαι τοὺς ἄνδρας ἄπαντας. 44 ἀνέκραγεν ή βουλή ώς εὖ λέγει. ἀκούσαντες δὲ

171 ταθτα Μαντίθεος καὶ 'Αψεφίων ἐπὶ τὴν έστίαν έκαθέζοντο, ίκετεύοντες μη στρεβλωθηναι άλλ' έξεγγυηθέντες κριθήναι. μόλις δε τούτων τυχόντες. έπειδή τους έγγυητας κατέστησαν, έπὶ τους ίππους αναβάντες ώχοντο είς τούς πολεμίους αὐτομολήσαντες, καταλιπόντες τους έγγυητάς, ους έδει (έν) τοις αὐτοις ἐνέχεσθαι ἐν οίσπερ ους ἡγγυήσαντο.

45 , Ἡ δὲ βουλή ἐξελθοῦσα ἐν ἀπορρήτω συνέλαβεν ήμας και έδησεν έν τοις ξύλοις: ανακαλέσαντες δέ τους στρατηγούς ανειπείν εκέλευσαν 'Αθηναίων τούς μεν έν άστει οἰκοῦντας ἰέναι είς την άγοραν τὰ ὅπλα λαβόντας, τοὺς δ' ἐν μακρῷ τείχει εἰς τὸ Θησείον, τους δ' εν Πειραιεί είς την Ίπποδαμείαν άγοράν, τοὺς δ' ἱππέας ἔτι ⟨πρὸ⟩ νυκτὸς σημῆναι τη σάλπιγγι ήκειν είς τὸ 'Ανάκειον, την δὲ βουλήν είς ακρόπολιν ιέναι κάκει καθεύδειν, τους δέ

> i έξεγγυηθέντες Bekker: έξεγγυηθέντας codd. v add. Weidner. <sup>3</sup> προ add. Blass, coll. § 48. 2 ev add. Weidner.

a The decree forbade the examination of citizens under torture. The βουλή had been empowered to act entirely at its own discretion during the crisis (cf. § 15), and so could suspend the ψήφισμα in question if it thought fit.

## ON THE MYSTERIES, 43-45

he claimed to have recognized, and at the head of the forty-two appeared Mantitheus and Apsephion who were members of the Council and present at that very meeting. Peisander hereupon rose and moved that the decree passed in the archonship of Scamandrius be suspended and all whose names were on the list sent to the wheel, to ensure the discovery of everyone concerned before nightfall. The Council broke into shouts of approval. At that Mantitheus and Apsephion took sanctuary on the hearth, and appealed to be allowed to furnish sureties and stand trial. instead of being racked. They finally managed to gain their request; but no sooner had they provided their sureties than they leapt on horseback and deserted to the enemy, bleaving the sureties to their fate. as they were now liable to the same penalties as the prisoners for whom they had gone bail.

The Council adjourned for a private consultation and in the course of it gave orders for our arrest and close confinement. Then they summoned the Generals and bade them proclaim that citizens resident in Athens proper were to proceed under arms to the Agora; those between the Long Walls to the Theseum; and those in Peiraeus to the Agora of Hippodamus. The Knights were to be mustered at the Anaceum d by trumpet before nightfall, while the Council would take up its quarters on the Acropolis

Lit. "made us fast in the stocks." These were in the

gaol itself.

<sup>•</sup> They would probably make for the Boeotian frontier (cf. § 45 infr.), though Thucydides states that there was also a Spartan force at the Isthmus at this time (vi. 61).

d The Agora of Hippodamus was the Agora of Peiraeus: the Anaceum, a temple of the Dioscuri to the N.W. of the Acropolis.

πρυτάνεις εν τη θόλω. Βοιωτοί δε πεπυσμένοι τὰ πράγματα επί τοῖς ὁρίοις ήσαν εξεστρατευμένοι. τὸν δε τῶν κακῶν τούτων αἴτιον Διοκλείδην ὡς σωτηρα ὄντα τῆς πόλεως ἐπὶ ζεύγους ἦγον εἰς τὸ πρυτανεῖον στεφανώσαντες, καὶ ἐδείπνει ἐκεῖ.

46 Πρῶτον μὲν οὖν ταῦτα, ὦ ἄνδρες, ὁπόσοι ὑμῶν παρῆσαν, ἀναμιμνήσκεσθε καὶ τοὺς ἄλλους διδάσκετε εἶτα δέ μοι τοὺς πρυτάνεις κάλει τοὺς τότε πρυτανεύσαντας, Φιλοκράτη καὶ τοὺς ἄλλους.

# MAPTYPES

47 Φέρε δή, καὶ τὰ ὀνόματα ὑμῖν ἀναγνώσομαι τῶν ἀνδρῶν ῶν ἀπέγραψεν, ἵν' εἰδῆτε ὅσους μοι τῶν συγγενῶν ἀπώλλυεν, πρῶτον μὲν τὸν πατέρα, εἶτα δὲ τὸν κηδεστήν, τὸν μὲν συνειδότα ἀποδεικνύς, τοῦ δ' ἐν τῆ οἰκία φάσκων τὴν σύνοδον γενέσθαι. τῶν δ' ἄλλων ἀκούσεσθε τὰ ὀνόματα. καὶ αὐτοῖς ἀναγίγνωσκε.

Χαρμίδης 'Αριστοτέλους.

οὖτος ἀνεψιὸς ἐμός ἡ μήτηρ ⟨ή⟩² ἐκείνου καὶ ὁ πατὴρ ὁ ἐμὸς ἀδελφοί.

Ταυρέας.

ούτοσὶ ἀνεψιὸς τοῦ πατρός.

Nivalos.

υίδς Ταυρέου.

¹ στεφανώσαντες Bekker: στεφανώσοντες codd.

<sup>•</sup> The θόλος was a circular building with a domed roof situated in the Agora; it was sometimes known as the σκιάς. It is the same as the Prytaneum mentioned a few lines below. 376

# ON THE MYSTERIES, 45-47

for the night, and the Prytanes in the Tholus. and In the meantime, the Boeotians, who had heard the news, had taken the field and were on the frontier; while Diocleides, the author of all the mischief, was hailed as the saviour of Athens: a garland was placed upon his head, and he was driven upon an ox-cart to the Prytaneum, where he was entertained.

Now first of all I want those of you who witnessed all this to picture it once more and describe it to those who did not. Next I will ask the clerk to call the Prytanes in office at the time. Philocrates and his

colleagues.

# Witnesses

And now I am also going to read you the names of those denounced by Diocleides, so that you may see how many relatives of mine he tried to ruin. First there was my father, and then my brother-in-law; my father he had represented as in the secret, while he had alleged that my brother-in-law's house was the scene of the meeting. The names of the rest you shall hear. Read them out to the court. a melagional .

Charmides, son of Aristoteles.

That is a cousin of mine; his mother and my father were brother and sister.

Taureas.

That is a cousin of my father's.

Nisaeus.

A son of Taureas.

The Prytanes and their γραμματεύς dined there daily, and distinguished foreign visitors were often entertained at the Tholus at the public cost. Diocleides was accorded this privilege.

Καλλίας δ 'Αλκμέωνος.

ανεψιός του πατρός.

Εύφημος.

Καλλίου τοῦ Τηλοκλέους ἀδελφός.

Φρύνιχος ὁ 'Ορχησαμενοῦ.<sup>1</sup> ἀνεψιός.

Εὐκράτης.

ό Νικίου ἀδελφός. κηδεστής οὖτος Καλλίου. Κριτίας.

ἀνεψιὸς καὶ οὖτος τοῦ πατρός αἱ μητέρες ἀδελφαί. Τούτους πάντας ἐν τοῖς τετταράκοντα ἀνδράσιν

ἀπέγραψεν.⁴

48 Ἐπειδὴ δὲ ἐδεδέμεθα πάντες ἐν τῷ αὐτῷ καὶ νύξ τε ἦν καὶ τὸ δεσμωτήριον συνεκέκλητο, ἦκον δὲ τῷ μὲν μήτηρ τῷ δὲ ἀδελφὴ τῷ δὲ γυνὴ καὶ παῖδες, ἦν δὲ βοὴ καὶ οἶκτος κλαόντων καὶ όδυρομένων τὰ παρόντα κακά, λέγει πρός με Χαρμίδης, ὢν μὲν ἀνεψιός, ἡλικιώτης δὲ καὶ συνεκτραφεὶς ἐν τῆ οἰκία τῆ ἡμετέρα ἐκ παιδός,

1 'Ορχησαμενοῦ Wilhelm: ὀρχησάμενος codd.

<sup>2</sup> Verba ὁ Νικίου ἀδελφός quae in codd. cum Εὐκράτης con-

iuncta sunt ita distinxi.

3 Post ἀνεψιὸς habent codd. Εὐκρατίας ὁ Νικίου ἀδελφὸς e praecedentibus male iterata. Eiecit Reiske. Hunc indicem turbatum esse ex § 68 satis liquet.

· ἀπέγραψεν Stephanus: ἐπέγραψεν codd.

The Ms. reading is retained by some and translated "the 378

# ON THE MYSTERIES, 47-48

Callias, son of Alcmaeon.

A cousin of my father's.

Euphemus.

A brother of Callias, son of Telocles.

Phrynichus, son of Orchesamenus.

A cousin.

Eucrates.

The brother of Nicias. He is Callias' brother-in-law.

Critias.

Another cousin of my father's; their mothers were sisters.

All of these appeared among the last forty on Diocleides' list.

We were all thrown into one prison. Darkness fell, and the gates were shut. Mothers, sisters, wives, and children had gathered. Nothing was to be heard save the cries and moans of grief-stricken wretches bewailing the calamity which had overtaken them. In the midst of it all, Charmides, a cousin of my own age who had been brought up with me in my own home

ex-dancer," on the ground that a famous dancer named Phrynichus was living in Athens at this period (cf. Ar. Wasps 1302). But no true parallel can be produced for such a use of the aorist participle. It is preferable to emend as in the text, as proper names with a participlal form were not uncommon; cf. ᾿Ακεσαμενός, ᾿Αλεξαμενός, ͳεισαμενός, ᾿Ακουμενός.

b The words ο Νικίου ἀδελφός are misplaced in the MSS. Andocides is clearly quoting from an official list; and in such documents a man would be referred to by his father's name, not by his brother's. The reference to the brother is part of the commentary of Andocides which follows. The Nicias in question is the general.

49 ὅτι '' 'Ανδοκίδη, τῶν μὲν παρόντων κακῶν ὁρᾳς τὸ μέγεθος, ἐγὼ δ' ἐν μὲν τῷ παρελθόντι χρόνῷ οὐδὲν ἐδεόμην λέγειν οὐδέ σε λυπεῖν, νῦν δὲ ἀναγκάζομαι διὰ τὴν παροῦσαν ἡμῖν συμφοράν. οἷς γὰρ ἐχρῶ καὶ οἷς συνῆσθα ἄνευ ἡμῶν τῶν συγγενῶν, οὖτοι ἐπὶ ταῖς αἰτίαις δι' ἃς ἡμεῖς ἀπολλύμεθα οἱ μὲν αὐτῶν τεθνᾶσιν, οἱ δὲ οἴχονται

50 φεύγοντες, σφων αὐτων καταγνόντες ἀδικεῖν . . . εἰ ἤκουσάς τι τούτου τοῦ πράγματος τοῦ γενομένου, εἰπέ, καὶ πρωτον μὲν σεαυτὸν σῷσον, εἶτα δὲ τὸν πατέρα, ὅν εἰκός ἐστί σε μάλιστα φιλεῖν, εἶτα δὲ τὸν κηδεστὴν ὅς ἔχει σου τὴν ἀδελφὴν ἤπερ σοι μόνη ἐστίν, ἔπειτα δὲ τοὺς ἄλλους συγγενεῖς καὶ ἀναγκαίους τοσούτους ὅντας, ἔτι δὲ ἐμέ, ὅς ἐν ἄπαντι τῷ βίω ἠνίασα μέν σε οὐδὲν πώποτε, προθυμότατος δὲ εἰς σὲ καὶ τὰ σὰ πράγματά εἰμι, ὅ τι ἂν δέŋ² ποιεῖν."

51 Λέγοντος δέ, ὧ ἄνδρες, Χαρμίδου ταῦτα, ἀντιβολούντων δὲ τῶν ἄλλων καὶ ἰκετεύοντος ἔνὸς ἔκάστου, ἐνεθυμήθην πρὸς ἐμαυτόν, " Ὠ πάντων ἐγὼ δεινοτάτη συμφορῷ περιπεσών, πότερα περιίδω τοὺς ἐμαυτοῦ συγγενεῖς ἀπολλυμένους ἀδίκως, καὶ αὐτούς τε ἀποθανόντας καὶ τὰ χρήματα αὐτῶν δημευθέντα, πρὸς δὲ τούτοις ἀναγραφέντας ἐν στήλαις ὡς ὄντας ἀλιτηρίους τῶν θεῶν τοὺς οὐδενὸς αἰτίους τῶν γεγενημένων, ἔτι δὲ τρια-[8] κοσίους ᾿Αθηναίων μέλλοντας ἀδίκως ἀπολεῦσθαι.³

<sup>1</sup> Habet A lacunam duodecim litterarum post άδικεῖν. τούτων τούνυν add. Sauppe, άλλὰ δέομαι σοῦ Reiske.

1 Βέη Βekker: δέοι codd.

<sup>3</sup> ἀπολεῖσθαι Stephanus: ἀπολέσθαι codd.

# ON THE MYSTERIES, 49-51

since boyhood, said to me: "You see the utter hopelessness of our position, Andocides. I have never yet wished to say anything which might distress you: but now our plight leaves me no choice. Your friends and associates outside the family have all been subjected to the charges which are now to prove our own undoing: and half of them have been put to death, while the other half have admitted their guilt by going into exile. I beg of you: if you have heard anything concerning this affair, disclose it. Save vourself: save your father, who must be dearer to you than anyone in the world: save your brother-inlaw, the husband of your only sister: save all those others who are bound to you by ties of blood and family: and lastly, save me, who have never vexed you in my life and who am ever ready to do anything for you and your good."

At this appeal from Charmides, gentlemen, which was echoed by the rest, who each addressed their entreaties to me in turn, I thought to myself: "Never, oh, never has a man found himself in a more terrible strait than I. Am I to look on while my own kindred perish for a crime which they have not committed: while they themselves are put to death and their goods are confiscated: nay more, while the names of persons entirely innocent of the deed which has been done are inscribed upon stones of record as the names of men accursed in the sight of heaven? Am I to pay no heed to three hundred Athenians who are to be wrongfully put to death, to the desperate

Charmides' argument seems to be that, as Andocides' friends have already been exposed, he can do no harm to them by any revelations he may choose to make. On the other hand, he will be able to save his family from certain death.

την δε πόλιν εν κακοις ούσαν τοις μεγίστοις καὶ ύποψίαν εις αλλήλους έχοντας, η είπω 'Αθηναίοις ἄπερ ήκουσα Εὐφιλήτου αὐτοῦ τοῦ ποιήσαντος; "

52 Έτι δε επί τούτοις καὶ τόδε ενεθυμήθην, ῶ ἄνδρες, καὶ ελογιζόμην πρὸς εμαυτὸν τοὺς εξημαρτηκότας καὶ τὸ ἔργον εἰργασμένους, ὅτι οἱ μεν αὐτῶν ἤδη ετέθνασαν ὑπὸ Τεύκρου μηνυθέντες, οἱ δὲ φεύγοντες ἄχοντο καὶ αὐτῶν θάνατος κατέγνωστο, τέτταρες δὲ ἦσαν ὑπόλοιποι οἱ οὐκ εμηνύθησαν ὑπὸ Τεύκρου τῶν πεποιηκότων, Παναίτιος,

53 Χαιρέδημος, Διάκριτος, Λυσίστρατος ους εἰκος ην άπάντων μάλιστα δοκειν εἶναι τούτων των ἀνδρων ους ἐμήνυσε Διοκλείδης, φίλους ὅντας των ἀπολωλότων ήδη. και τοις μεν ουδέπω βέβαιος ην ἡ σωτηρία, τοις δὲ ἐμοις οἰκείοις φανερὸς (ὁ) ὅλεθρος, εἰ μή τις ἐρεῖ ᾿Αθηναίοις τὰ γενόμενα. ἐδόκει ουν μοι κρεῖττον εἶναι τέτταρας ἄνδρας ἀποστερησαι της πατρίδος δικαίως, οι νυν ζωσι καὶ κατεληλύθασι καὶ ἔχουσι τὰ σφέτερα αὐτων, η ἐκείνους ἀποθανόντας ἀδίκως περιιδείν.

η ἐκείνους ἀποθανόντας ἀδίκως περιιδεῖν.

54 Εἰ οὖν τινι ὑμῶν, ὧ ἄνδρες, ⟨η̂⟩ τῶν ἄλλων πολιτῶν γνώμη τοιαύτη παρειστήκει πρότερον περὶ ἐμοῦ, ὡς ἄρα ἐγὼ ἐμήνυσα κατὰ τῶν ἐταίρων τῶν ἐμαυτοῦ, ὅπως ἐκεῖνοι μὲν ἀπόλοιντο, ἐγὼ δὲ σωθείην—ἃ ἐλογοποίουν οἱ ἐχθροὶ περὶ ἐμοῦ, βουλόμενοι διαβάλλειν με—σκοπεῖσθε ἐξ αὐτῶν

55 τῶν γεγενημένων. νῦν γὰρ ἐμὲ μὲν λόγον δεῖ δοῦναι τῶν ἐμοὶ πεπραγμένων μετὰ τῆς ἀληθείας, αὐτῶν παρόντων οἴπερ ἤμαρτον καὶ ἔφυγον ταῦτα ποιήσαντες, ἴσασι δὲ ἄριστα εἴτε ψεὐδομαι εἴτε

<sup>&</sup>lt;sup>1</sup> δ add. Reiske.
<sup>2</sup> η add. Sluiter.
<sup>3</sup> δεῖ δοῦναι Dobree: διδόναι codd.

### ON THE MYSTERIES, 51-55

plight of Athens, to the suspicions of citizen for citizen? Or am I to reveal to my countrymen the story told me by the true criminal, Euphiletus?" a

Then a further thought struck me, gentlemen. reminded myself that a number of the offenders responsible for the mutilation had already been executed upon the information lodged by Teucrus, while yet others had escaped into exile and been sentenced to death in their absence. In fact, there remained only four of the criminals whose names had not been divulged by Teucrus: Panaetius, Chaeredemus, Diacritus, and Lysistratus; and it was only natural to assume that they had been among the first to be denounced by Diocleides, as they were friends of those who had already been put to death. It was thus still doubtful whether they would escape: but it was certain that my own kindred would perish, unless Athens learned the truth. So I decided that it was better to cut off from their country four men who richly deserved it-men alive to-day and restored to home and property—than to let those others go to a death which they had done nothing whatever to deserve.

If, then, any of you yourselves, gentlemen, or any of the public at large has ever been possessed with the notion that I informed against my associates with the object of purchasing my own life at the price of theirs—a tale invented by my enemies, who wished to present me in the blackest colours—use the facts themselves as evidence; for to-day not only is it incumbent upon me to give a faithful account of myself—I am in the presence, remember, of the actual offenders who went into exile after committing the

<sup>·</sup> Already denounced by Teucrus (§ 35).

αληθη λέγω, ἔξεστι δὲ αὐτοῖς ἐλέγχειν με ἐν τῷ ἐμῷ λόγῳ ἐγὼ γὰρ ἐφίημι ὑμᾶς δὲ δεῖ μαθεῖν τὰ 56 γενόμενα. ἐμοὶ γάρ, ὧ ἄνδρες, τοῦδε τοῦ ἀγῶνος τοῦτ' ἔστι μέγιστον, σωθέντι μὴ δοκεῖν κακῷ εἶναι, ⟨ἀλλὰ πρῶτον μὲν ὑμᾶς,¹⟩ εἶτα δὲ καὶ τοὺς ἄλλους ἄπαντας μαθεῖν ὅτι οὔτε μετὰ κακίας οὔτε μετ' ἀνανδρίας οὐδεμιᾶς τῶν γεγενημένων πέπρακται ὑπ' ἐμοῦ οὐδέν, ἀλλὰ διὰ συμφορὰν γεγενημένην μάλιστα μὲν τῆ πόλει, εἶτα ⟨δὲ⟩² καὶ ἡμῖν, εἶπον δὲ ᾶ ἤκουσα Εὐφιλήτου προνοία μὲν τῶν συγγενῶν καὶ τῶν φίλων, προνοία δὲ τῆς πόλεως ἀπάσης, μετ' ἀρετῆς ἀλλ' οὐ μετὰ κακίας, ὡς ἐγὼ νομίζω. εἰ οῦν οὕτως ἔχει ταῦτα, σώζεσθαί τε ἀξιῶ καὶ δοκεῖν ὑμῦν εἶναι μὴ κακός.

57 Φέρε δή-χρη γάρ, ὧ ἄνδρες, ἀνθρωπίνως περὶ τῶν πραγμάτων ἐκλογίζεσθαι, ὥσπερ ἂν αὐτὸν ὅντα ἐν τῆ συμφορῷ-τί ἂν ὑμῶν ἔκαστος ἐποίησεν; εἰ μὲν γὰρ ἢν δυοῖν τὸ ἔτερον ἐλέσθαι, ἢ καλῶς ἀπολέσθαι ἢ αἰσχρῶς σωθῆναι, ἔχοι ἄν τις εἰπεῖν κακίαν εἶναι τὰ γενόμενα³ καίτοι πολλοὶ ἂν καὶ τοῦτο εἴλοντο, τὸ ζῆν περὶ πλείονος ποιησάμενοι 58 τοῦ καλῶς ἀποθανεῖν ὅπου δὲ τούτων τὸ ἐναντιώτατον ἦν, σιωπήσαντι μὲν αὐτῷ τε αἴσχιστα

τιώτατον ήν, σιωπήσαντι μέν αύτῷ τε αἰσχιστα ἀπολέσθαι μηδὲν ἀσεβήσαντι, ἔτι δὲ τὸν πατέρα περιιδεῖν ἀπολόμενον καὶ τὸν κηδεστήν καὶ τοὺς συγγενεῖς καὶ ἀνεψιοὺς τοσούτους, οὺς οὐδεὶς

biass; alli alia.

\$ \$\delta \text{d} \text{ add. Reiske: lacunam duarum litterarum habent}

add

<sup>&</sup>lt;sup>1</sup> Nonnihil excidisse videtur. ἀλλὰ πρῶτον μὲν ὑμᾶs add. Blass: alii alia.

<sup>&</sup>lt;sup>3</sup> γενόμενα Reiske: λεγόμενα codd.

crime which we are discussing; they know better than anyone whether I am lying or not, and they have my permission to interrupt me and prove that what I am saying is untrue-but it is no less incumbent upon you to discover what truly happened. I say this, gentlemen, because the chief task confronting me in this trial is to prevent anyone thinking the worse of me on account of my escape: to make first you and then the whole world understand that the explanation of my behaviour from start to finish lay in the desperate plight of Athens and, to a lesser degree, in that of my own family, not in any lack of principles or courage: to make you understand that, in disclosing what Euphiletus had told me, I was actuated solely by my concern for my relatives and friends and by my concern for the state as a whole, motives which I for one consider not a disgrace but a credit. If this proves to be the truth of the matter, I think it only my due that I should be acquitted with my good name unimpaired.

Come now, in considering a case, a judge should make allowances for human shortcomings, gentlemen, as he would do, were he in the same plight himself. What would each of you have done? Had the choice lain between dying a noble death and preserving my life at the cost of my honour, my behaviour might well be described as base—though many would have made exactly the same choice; they would rather have remained alive than have died like heroes. But the alternatives before me were precisely the opposite. On the other hand, if I remained silent, I myself died in disgrace for an act of impiety which I had not committed, and I allowed my father, my brother-in-law, and a host of my relatives and cousins to perish

άλλος ἀπώλλυεν ἢ έγὼ μὴ εἰπὼν ὡς ἔτεροι ἤμαρτον.

Διοκλείδης μὲν γὰρ ψευσάμενος ἔδησεν αὐτούς, σωτηρία δὲ αὐτῶν ἄλλη οὐδεμία ἢν ἢ πυθέσθαι ᾿Αθηναίους πάντα τὰ πραχθέντα φονεὺς οὖν αὐτῶν ἐγιγνόμην ἐγὰ μὴ εἰπῶν ὑμῖν ἃ ἤκουσα. ἔτι δὲ τριακοσίους ᾿Αθηναίων ἀπώλλυον, καὶ ἡ 59 πόλις ἐν κακοῖς τοῖς μεγίστοις ἐγίγνετο. ταῦτα μὲν οὖν ἢν ἐμοῦ μὴ εἰπόντος εἰπῶν δὲ τὰ ὄντα αὐτός τε ἐσωζόμην καὶ τὸν πατέρα ἔσωζον καὶ τοὺς ἄλλους συγγενεῖς, καὶ τὴν πόλιν ἐκ φόβου καὶ κακῶν τῶν μεγίστων ἀπήλλαττον. φυγάδες δὲ δι ἐμὲ τέτταρες ἄνδρες ἐγίγνοντο, οἴπερ καὶ ἤμαρτον τῶν δ᾽ ἄλλων, οῖ πρότερον¹ ὑπὸ Τεύκρου ἐμηνύθησαν, οὔτε δήπου οἱ τεθνεῶτες δι ἐμὲ μαλλον ἐτέθνασαν, οὔτε οἱ φεύγοντες μᾶλλον ἔφευγον.

60 Ταθτα δε πάντα σκοπών ηθρισκον, ω άνδρες, των παρόντων κακών ταθτα ελάχιστα είναι, είπειν τὰ γενόμενα ώς τάχιστα καὶ ελέγξαι Διοκλείδην ψευσάμενον, καὶ τιμωρήσασθαι εκείνον, δς ήμας

[9] μὲν ἀπώλλυεν ἀδίκως, τὴν δὲ πόλιν ἐξηπάτα, ταῦτα δὲ ποιῶν μέγιστος εὐεργέτης ἐδόκει εἶναι καὶ

οε ποιων μεγιστος ευεργετης εσοκεί είναι και 61 χρήματα ελάμβανε. διά ταθτα είπον τῆ βουλῆ ὅτι είδείην τοὺς ποιήσαντας, καὶ εξήλεγξα τὰ γενόμενα, ὅτι εἰσηγήσατο μὲν πινόντων ἡμῶν ταύτην τὴν βουλὴν [γενέσθαι]² Εὐφίλητος, ἀντεῦπον δὲ εγώ, καὶ τότε μὲν οὐ γένοιτο δι' εμέ, ὕστερον δ' εγώ μὲν εν Κυνοσάργει επὶ πωλίον ὅ μοι ἡν ἀναβὰς ἔπεσον καὶ τὴν κλεῦν συνετρίβην καὶ τὴν

<sup>1</sup> των δ' ἄλλων, οἱ πρότερον Dobree: των δ' ἄλλων οἱ λοιποὶ πρότερον codd.
2 γενέσθαι delevit Bekker.

### ON THE MYSTERIES, 58-61

in addition. Yes, I, and I alone, was sending them to their death, if I refused to say that others were to blame; for Diocleides had thrown them into prison by his lies, and they could only be rescued if their countrymen were put in full possession of the facts; therefore I became their murderer if I refused to tell what I had heard. Besides this, I was causing three hundred citizens to perish; while the plight of Athens was growing desperate. That is what silence meant. On the other hand, by revealing the truth I saved my own life, I saved my father, I saved the rest of my family, and I freed Athens from the panic which was working such havoc. True, I was sending four men into exile; but all four were guilty. And as for the others, who had already been denounced by Teucrus, I am sure that none of them, whether dead or in exile, was one whit the worse off for any disclosures of mine.

Taking all this into consideration, gentlemen, I found that the least objectionable of the courses open to me was to tell the truth as quickly as possible, to prove that Diocleides had lied, and so to punish the scoundrel who was causing us to be put to death wrongfully and imposing upon the public, while in return he was being hailed as a supreme benefactor and rewarded for his services. I therefore informed the Council that I knew the offenders, and showed exactly what had occurred. The idea, I said, had been suggested by Euphiletus at a drinking-party; but I opposed it, and succeeded in preventing its execution for the time being. Later, however, I was thrown from a colt of mine in Cynosarges <sup>a</sup>; I broke

A gymnasium sacred to Heracles on the eastern outskirts of Athens, near the Diomean Gate.

κεφαλήν κατεάγην, φερόμενός τε έπὶ κλίνης 62 απεκομίσθην οἴκαδε αἰσθόμενος δ' Εὐφίλητος ώς έχοιμι, λέγει προς αὐτους ὅτι πέπεισμαι ταῦτα συμποιείν καὶ ώμολόγηκα αὐτῷ μεθέξειν τοῦ ἔργου καὶ περικόψεῖν τὸν Ἑρμῆν τὸν παρὰ τὸ Φορβαντεῖον: ταῦτὰ δ' ἔλεγεν ἐξαπὰτῶν ἐκείνους: και διὰ ταῦτα ὁ Ἑρμῆς δν δρᾶτε πάντες, ὁ παρὰ τὴν πατρώαν οἰκίαν τὴν ἡμετέραν, δυ ἡ Αἰγὴς ἀνέθηκεν, οὐ περιεκόπη μόνος τῶν Ἑρμῶν τῶν 'Αθήνησιν, ώς έμοῦ τοῦτο ποιήσοντος, ώς έφη πρός αὐτοὺς Εὐφίλητος.

63 Οί δ' αἰσθόμενοι δεινά ἐποίουν, ὅτι εἰδείην μὲν τὸ πραγμα, πεποιηκώς δε οὐκ εἴην. προσελθόντες δε μοι τῆ ὑστεραία Μέλητος καὶ Εὐφίλητος ἔλεγον ότι " γεγένηται, ω 'Ανδοκίδη, καὶ πέπρακται ήμιν ταθτα. σὸ μέντοι εἰ μὲν ἀξιοῖς ἡσυχίαν ἔχειν καὶ σιωπαν, έξεις ήμας επιτηδείους ώσπερ και πρότερον· εἰ δὲ μή, χαλεπώτεροί σοι ἡμεῖς ἐχθροὶ ἐσό-64 μεθα ἢ ἄλλοι τινὲς δι' ἡμᾶς φίλοι.'' εἶπον αὐτοῖς

ότι νομίζοιμι μεν δια το πραγμα Ευφίλητον πονηρον είναι, ἐκείνοις δὲ οὐκ ἐμὲ δεινον είναι, ότι οίδα, άλλὰ μᾶλλον αὐτὸ τὸ ἔργον πολλῷ, ὅτι πεποίηται.

'Ως οὖν ἦν ταῦτ' ἀληθῆ, τόν τε παῖδα τὸν ἐμὸν παρέδωκα βασανίσαι, ὅτι ἔκαμνον καὶ οὐδ' ἀνιστάμην έκ της κλίνης, καὶ τὰς θεραπαίνας ἔλαβον οί πρυτάνεις, όθεν όρμωμενοι ταῦτ' εποίουν

¹ αὐτῷ A corr.: αὐτῶν A pr. ² ποιήσοντος Valckenaer: ποιήσαντος codd.

One of the many  $\hat{\eta}\rho\hat{\varphi}a$  scattered over the city. Phorbas was an Attic hero; he had been the charioteer of Theseus. 388

### ON THE MYSTERIES, 61-64

my collar-bone and fractured my skull, and had to be taken home on a litter. When Euphiletus saw my condition, he informed the others that I had consented to join them and had promised him to mutilate the Hermes next to the shrine of Phorbas as my share in the escapade. He told them this to hoodwink them; and that is why the Hermes which you can all see standing close to the home of our family, the Hermes dedicated by the Aegeïd tribe, was the only one in Athens unmutilated, it being understood that I would attend to it as Euphiletus

had promised.

When the others learned the truth, they were furious to think that I was in the secret without having taken any active part; and the next day I received a visit from Meletus b and Euphiletus. "We have managed it all right, Andocides," they told me. "Now if you will consent to keep quiet and say nothing, you will find us just as good friends as before. If you do not, you will find that you have been much more successful at making enemies of us than at making fresh friends by turning traitor to us." I replied that I certainly thought Euphiletus a scoundrel for acting as he had; although he and his companions had far less to fear from my being in the secret than from the mere fact that the deed was done.

I supported this account by handing over my slave for torture, to prove that I was ill at the time in question and had not even left my bed; and the Prytanes arrested the women-servants in the house which the criminals had used as their base. The

389

<sup>&</sup>lt;sup>b</sup> Meletus had also been connected with the profanation of the Mysteries; his name appears on Andromachus' list (§ 13). Like Euphiletus, he was denounced by Teucrus for mutilation of the Hermae (§ 35).

65 ἐκεῖνοι. ἐξελέγχοντες δὲ τὸ πρᾶγμα ἢ τε βουλὴ καὶ οἱ ζητηταί, ἐπειδὴ ἢν ἢ ἐγὼ ἔλεγον καὶ ὡμολογεῖτο πανταχόθεν, τότε δὴ καλοῦσι τὸν Διοκλείδην καὶ οὐ πολλῶν λόγων ἐδέησεν, ἀλλὶ εὐθὺς ὡμολόγει ψεύδεσθαι, καὶ ἐδεῖτο σώζεσθαι φράσας τοὺς πείσαντας αὐτὸν λέγειν ταῦτα· εἶναι δὲ ᾿Αλκιβιάδην τὸν Φηγούσιον καὶ ᾿Αμίαντον τὸν

66 έξ Αἰγίνης. καὶ οὖτοι μὲν δείσαντες ἄχοντο φεύγοντες ὑμεῖς δὲ ἀκούσαντες ταῦτα Διοκλείδην μὲν τῷ δικαστηρίῳ παραδόντες ἀπεκτείνατε, τοὺς δὲ δεδεμένους καὶ μέλλοντας ἀπολεῖσθαι ἐλύσατε, τοὺς ἐμοὺς συγγενεῖς, δι' ἐμέ, καὶ τοὺς φεύγοντας κατεδέξασθε, αὐτοὶ δὲ λαβόντες τὰ ὅπλα ἀπῆτε, '

67 πολλών κακών καὶ κινδύνων ἀπαλλαγέντες. ἐν οἱς ἐγώ, ὧ ἄνδρες, τῆς μὲν τύχης ἢ ἐχρησάμην δικαίως ἂν ὑπὸ πάντων ἐλεηθείην, τῶν δὲ γενομένων ἔνεκα εἰκότως ⟨ἄν⟩² ἀνὴρ ἄριστος δοκοίην εἶναι, ὅστις εἰσηγησαμένω μὲν Εὐφιλήτω πίστιν τῶν ἐν ἀνθρώποις ἀπιστοτάτην ἢναντιώθην καὶ ἀντεῖπον καὶ ἐλοιδόρησα ἐκεῖνον³ ὧν ἢν ἄξιος, ἁμαρτόντων δ' ἐκείνων τὴν ἁμαρτίαν αὐτοῖς συνέκρυψα, καὶ μηνύσαντος κατ' αὐτῶν Τεύκρου οἱ μὲν αὐτῶν ἀπέθανον οἱ δ' ἔφυγον, πρὶν ἡμᾶς ὑπὸ Διοκλείδου δεθῆναι καὶ μέλλειν ἀπολεῖσθαι. τότε δὲ ἀπέγραψα τέτταρας ἄνδρας, Παναίτιον,

68 Διάκριτον, Λυσίστρατον, Χαιρέδημον οῦτοι μὲν ἔφυγον δι' ἐμέ, ὁμολογῶ· ἐσώθη δέ γε ὁ πατήρ,

<sup>&</sup>lt;sup>1</sup> ἀπῆτε Weidner: ἀπίητε codd.
<sup>2</sup> ἀν add. Reiske.
<sup>3</sup> ἐκεῖνον Naber: ἐκείνω codd.: secl. Weidner.

### ON THE MYSTERIES, 65-68

Council and the commission of inquiry went into the matter closely, and when at length they found that it was as I said and that the witnesses corroborated me without exception, they summoned Diocleides. He, however, made a long cross-examination unnecessary by admitting at once that he had been lying, and begged that he might be pardoned if he disclosed who had induced him to tell his story; the culprits, he said, were Alcibiades of Phegus a and Amiantus of Alcibiades and Amiantus fled from the country in terror; and when you heard the facts yourselves, you handed Diocleides over to the court and put him to death. You released the prisoners awaiting execution-my relatives, who owed their escape to me alone—you welcomed back the exiles, and yourselves shouldered arms b and dispersed, freed from grave danger and distress.

Not only do the circumstances in which I here found myself entitle me to the sympathy of all, gentlemen, but my conduct can leave you in no doubt about my integrity. When Euphiletus suggested that we pledge ourselves to what was the worst possible treachery, I opposed him, I attacked him, I heaped on him the scorn which he deserved. Yet once his companions had committed the crime, I kept their secret; it was Teucrus who lodged the information which led to their death or exile, before we had been thrown into prison by Diocleides or were threatened with death. After our imprisonment I denounced four persons: Panaetius, Diacritus, Lysistratus, and Chaeredemus. I was responsible for the exile of these four. I admit; but I saved my father, my brother-in-

A deme in the neighbourhood of Marathon.
 <sup>b</sup> Cf. § 45.

#### - ANDOCIDES

δ κηδεστής, ἀνεψιοὶ τρεῖς, τῶν ἄλλων συγγενῶν έπτά, μέλλοντες ἀποθανεῖσθαι ἀδίκως· οἱ νῦν όρῶσι τοῦ ἡλίου τὸ φῶς δι' ἐμέ, καὶ αὐτοὶ ὁμολογοῦσιν· ὁ δὲ τὴν πόλιν ὅλην συνταράξας καὶ εἰς τοὺς ἐσχάτους κινδύνους καταστήσας ἐξηλέγχθη, ὑμεῖς δὲ ἀπηλλάγητε μεγάλων φόβων καὶ τῶν εἰς ἀλλήλους ὑποψιῶν.

69 Καὶ ταῦτ' εἰ ἀληθῆ λέγω, ὧ ἄνδρες, ἀναμιμνήσσκεσθε, καὶ οἱ εἰδότες¹ διδάσκετε τοὺς ἄλλους.
σὰ δέ μοι αὐτοὺς κάλει τοὺς λυθέντας δι' ἐμές ἄριστα γὰρ ᾶν εἰδότες τὰ γενόμενα λέγοιεν εἰς τούτους. οὐτωσὶ δὲ ἔχει, ὧ ἄνδρες: μέχρι τούτου ἀναβήσονται καὶ λέξουσιν ὑμῖν, ἔως ᾶν ἀκροᾶσθαι [10] βούλησθε, ἔπειτα δ' ἐγὼ περὶ τῶν ἄλλων ἀπο-

λογήσομαι.

# $\langle MAPT\Upsilon PE\Sigma \rangle^2$

70 Περὶ μὲν οὖν τῶν τότε γενομένων ἀκηκόατε πάντα καὶ ἀπολελόγηταί μοι ἱκανῶς, ὧς γ' ἐμαυτὸν πείθω εἰ δέ τίς τι ὑμῶν ποθεῖ ἢ νομίζει τι μὴ ἱκανῶς εἰρῆσθαι ἢ παραλέλοιπά τι, ἀναστὰς ὑπομνησάτω, καὶ ἀπολογήσομαι καὶ πρὸς τοῦτο περὶ δὲ τῶν νόμων ἤδη ὑμᾶς διδάξω.

71 Κηφίσιος γὰρ ούτοσὶ ἐνέδειξε μέν με κατὰ τὸν νόμον τὸν κείμενον, τὴν δὲ κατηγορίαν ποιεῖται κατὰ ψήφισμα πρότερον γενόμενον, δ εἶπεν

εἰδότες Reiske: ἰδόντες codd.
 ΜΑΡΤΥΡΕΣ add. Reiske.

<sup>&</sup>lt;sup>a</sup> The figures given here do not correspond with the list of § 47, where the father, the brother-in-law, two cousins, and five other relatives only are mentioned. The faulty MS. tradition of § 47 (see app. crit. ad loc.) makes it more probable 392

# ON THE MYSTERIES, 68-71

law, three cousins, and seven other relatives,<sup>a</sup> all of whom were about to be put to death wrongfully; they owe it to me that they are still looking on the light of day, and they are the first to acknowledge it. In addition, the scoundrel who had thrown the whole of Athens into chaos and endangered her very existence was exposed; and your own suspense and sus-

picions of one another were at an end.

Now recollect whether what I have been saying is true, gentlemen; and if you know the facts, make them clear to those who do not. Next I will ask the clerk to call the persons who owed their release to me; no one knows what happened better than they, and no one can give the court a better account of it. The position, then, is this, gentlemen: they will address you from the platform for as long as you care to listen to them; then, when you are satisfied, I will proceed to the remainder of my defence.

# (Witnesses)

You now know exactly what took place at the time and I for one think that I have given all the explanations necessary. However, should any of you wish to hear more or think that any point has not been dealt with satisfactorily, or should I have omitted anything, he has only to rise and mention it, and I will reply to his inquiry as well. Otherwise, I will proceed to explain the legal position to you.

Admittedly, Cephisius here conformed with the law as it stands in lodging his information against me; but he is resting his case upon an old decree,

that it is the list which is incorrect; and alteration of the numerals given in the present passage is not a satisfactory solution of the difficulty.

**3**93

Ἰσοτιμίδης, οδὶ ἐμοὶ προσήκει οὐδέν. ὁ μὲν γὰρ εἶπεν εἴργεσθαι τῶν ἱερῶν τοὺς ἀσεβήσαντας καὶ ὁμολογήσαντας, ἐμοὶ δὲ τούτων οὐδέτερα πε72 ποίηται· οὔτε ἠσέβηται οὔτε ὡμολόγηται. ὡς δὲ καὶ τοῦτο τὸ ψήφισμα λέλυται καὶ ἄκυρόν ἐστιν, ἐγὼ ὑμᾶς διδάξω. καίτοιγε τοιαύτην ἀπολογίαν περὶ αὐτοῦ ποιήσομαι, ὅπου μὴ πείθων μὲν ὑμᾶς αὐτὸς ζημιώσομαι, πείσας δὲ ὑπὲρ τῶν ἐχθρῶν ἀπολελογημένος ἔσομαι. ἀλλὰ γὰρ τἀληθῆ εἰρήσεται.

73 Έπει γὰρ αι νῆες διεφθάρησαν και ἡ πολιορκία εγένετο, εβουλεύσασθε περι όμονοίας, και εδοξεν ύμιν τοὺς ἀτίμους ἐπιτίμους ποιῆσαι, και εἶπε τὴν γνώμην Πατροκλείδης. οι δὲ ἄτιμοι τίνες ἦσαν, και τίνα τρόπον ἔκαστοι; ἐγὰ ὑμᾶς διδάξω. οι μὲν ἀργύριον ὀφείλοντες τῷ δημοσίω, ὁπόσοι εὐθύνας ὧφλον² ἄρξαντες ἀρχάς, ἢ ἐξούλας ἢ γραφὰς ἢ ἐπιβολὰς³ ὧφλον, ἢ ἀνὰς πριάμενοι ἐκ τοῦ δημοσίου μὴ κατέβαλον τὰ χρήματα, ἢ ἐγγύας ἤγγυήσαντο πρὸς τὸ δημόσιον, τούτοις ἡ μὲν

<sup>2</sup> ῶφλον Reiske: ὥφειλον codd.

\* ἐπιβολὰς Stephanus: ἐπιβουλὰς codd.

<sup>1 &#</sup>x27;Ισοτιμίδης, οδ Reiske: είς ότι μηδ' ἴσου codd.

ήγγυήσαντο Stephanus: έγγυήσαντο codd., unde έγγυησάμενοι Schoell.

<sup>●</sup> In 415 B.C.

b i.e. if Andocides can prove that he is protected by the amnesty, he will eo ipso create a precedent whereby his accusers will themselves be able to claim exemption from punishment for the various offences which they committed before 403. The nature of these is explained in detail later (§ 92 et sqq.).

### ON THE MYSTERIES, 71-73

moved by Isotimides, which does not concern me at all. Isotimides proposed to exclude from temples all who had committed an act of impiety and admitted their guilt. I have done neither: I have not committed any act of impiety, nor have I admitted guilt. Further, I will prove to you that the decree in question has been repealed and is void. I shall be adopting a dangerous line of defence here, I know; if I fail to convince you, I shall myself be the sufferer, and if I succeed in convincing you, I shall have cleared my opponents. However, the truth shall be told.

After the loss of your fleet and the investment of Athens of you discussed ways and means of re-uniting the city. As a result you decided to reinstate those who had lost their civic rights, a resolution moved by Patrocleides. Now who were the disfranchised, and what were their different disabilities? I will explain.

First, state-debtors. All who had been condemned on their accounts when vacating a public office, all who had been condemned as judgement-debtors, all those fined in a public action or under the summary jurisdiction of a magistrate, all who farmed taxes and then defaulted or were liable to the state as sureties

<sup>&</sup>lt;sup>o</sup> The fleet was lost at Aegospotami, Sept. 405; this disaster was followed by the siege of Athens, which finally capitulated in April 404. The decree of Patrocleides was passed in the autumn of 405.

<sup>&</sup>lt;sup>d</sup> For the relevance of the following paragraphs see Introd. pp. 331-332.

<sup>\*</sup> Persons against whom judgement had been given in a civil action, but who refused (a) to pay the damages awarded to the plaintiff by the court, (b) to cede to the plaintiff property to which he had established his claim, were liable to a  $\delta k \kappa \eta \stackrel{?}{\leftarrow} \xi \circ \delta \lambda \eta s$ . Such suits were common at Athens, where the machinery for ensuring that a judgement was enforced was lamentably defective.

ἔκτεισις ἦν ἐπὶ τῆς ἐνάτης πρυτανείας, εἰ δὲ μή, διπλάσιον ὀφείλειν καὶ τὰ κτήματα αὐτῶν πε-

πρᾶσθαι.

74 Είς μὲν τρόπος οὖτος ἀτιμίας ἢν, ἔτερος δὲ ὧν τὰ μὲν σώματα ἄτιμα ἢν, τὴν δ' οὐσίαν εἶχον καὶ ἐκέκτηντο· οὖτοι δ' αὖ ἢσαν ὁπόσοι κλοπῆς ἢ δώρων ὄφλοιεν τούτους ἔδει καὶ αὐτοὺς καὶ τοὺς ἐκ τούτων ἀτίμους εἶναι καὶ ὁπόσοι λίποιεν τὴν τάξιν, ἢ ἀστρατείας ἢ δειλίας ἢ ἀναυμαχίου ὄφλοιεν, ἢ τὴν ἀσπίδα ἀποβάλοιεν, ἢ τρὶς ψευδομαρτυρίων ἢ τρὶς ψευδοκλητείας ὄφλοιεν, ἢ τοὺς γονέας κακῶς ποιοῖεν, οὖτοι πάντες ἄτιμοι ἦσαν τὰ σώματα, τὰ δὲ χρήματα εἶχον.

75 "Αλλοι αὖ κατὰ προστάξεις, οἴτινες οὐ παντάπασιν ἄτιμοι ἢσαν, ἀλλὰ μέρος τι αὐτῶν, οἷον οἱ στρατιῶται, οἷς, ὅτι ἐπέμειναν ἐπὶ τῶν τετρακοσίων ἐν τῇ πόλει, τὰ μὲν ἄλλα ἦν ἄπερ τοἷς ἄλλοις πολίταις, εἰπεῖν δ' ἐν τῷ δήμῳ οὐκ ἐξῆν

1 ων τὰ μέν Ald .: ων μέν τὰ codd.

<sup>2</sup> εἶχον Bekker: ἔσχον codd.

3 ἀναυμαχίου Suidas, s.v.: ναυμαχίου codd.

4 τετρακοσίων Dobree, coll. psephismate quod sequitur: τυράννων codd.

<sup>b</sup> The six classes of state-debtor here enumerated suffered disfranchisement only so long as their debt remained unpaid. They were allowed eight Prytanies (i.e. roughly nine months) in which to find the money; at the end of that time their

396

<sup>&</sup>lt;sup>a</sup> Tax-farmers usually formed themselves into companies headed by an ἀρχώνης who personally contracted with the state for the purchase of the right to collect a given tax. The agreed sum was not paid until the tax had been collected; and so the ἀρχώνης had to furnish sureties, who became liable if he himself defaulted. It was the practice to auction the various taxes, the highest bidder obtaining the right to farm them, cf. § 133.

# ON THE MYSTERIES, 73-75

for a defaulter, a had to pay within eight Prytanies; otherwise, the sum due was doubled and the de-

linquent's property distrained upon.b

Such was one form of disfranchisement. According to a second, delinquents lost all personal rights, but retained possession of their property. This class included all persons convicted of theft or of accepting bribes—it was laid down that both they and their descendants should lose their personal rights. Similarly, all who deserted on the field of battle, who were found guilty of evasion of military service, of cowardice, or of withholding a ship from action, all who threw away their shields, or were thrice convicted of giving perjured evidence or of falsely endorsing a summons, or who were found guilty of maltreating their parents, were deprived of their personal rights, while retaining possession of their property.

Others again had their rights curtailed in specified directions; they were only partially, not wholly, disfranchised. The soldiers who remained in Athens under the Four Hundred are a case in point. They enjoyed all the rights of ordinary citizens, except that they were forbidden to speak in the Assembly or

property was distrained upon for double the original amount. Should the confiscation fail to produce the requisite sum, they remained armou until the balance was forthcoming.

When Trierarchs.

<sup>4</sup> Whenever a plaintiff had to serve a summons in person, the law required that he should do so in the presence of witnesses. The names of these witnesses were entered on the writ. If the plaintiff secured the witnesses' names without serving the summons and so won the case by default, the defendant had the right to bring a γραφή ψευδοκλητείαs against the witnesses (κλητῆρεs) concerned.

. This penalty appears to have been inflicted in 410, after

the restoration of the democracy.

αὐτοῖς οὐδὲ βουλεῦσαι. τούτων ήσαν οὖτοι ἄτιμοι 76 αυτη γάρ ήν τούτοις πρόσταξις. έτέροις οὐκ ήν γράψασθαι, τοῖς δὲ ἐνδεῖξαι, τοῖς δὲ μὴ ἀναπλεῦσαι είς Ἑλλήσποντον, ἄλλοις δ' είς Ἰωνίαν τοῖς δ' είς τὴν ἀγορὰν μὴ εἰσιέναι πρόσταξις ἦν.

Ταῦτ' οὖν ἐψηφίσασθε ἐξαλεῖψαι πάντα τὰ ψη-φίσματα, καὶ αὐτὰ καὶ εἴ πού τι ἀντίγραφον ἦν, καὶ πίστιν ἀλλήλοις περὶ δμονοίας δοῦναι ἐν άκροπόλει, καί μοι ἀνάγνωθι τὸ ψήφισμα τὸ

Πατροκλείδου, καθ' δ ταθτα έγένετο.

ΨΗΦΙΣΜΑ. - Πατροκλείδης είπεν έπειδη έψηφί 77 σαντο 'Αθηναίοι την άδειαν περί (των άτίμων καί)1 των όφειλόντων, ώστε λέγειν έξειναι και έπιψηφίζεινψηφίσασθαι τὸν δημον ταὐτὰ ἄπερ ὅτε ῆν τὰ Μηδικά, καὶ συνήνεγκεν ᾿Αθηναίοις ἐπὶ τὸ ἄμεινον. περὶ δὲ των έγγεγραμμένων είς τους πράκτορας ή τους ταμίας της θεοῦ καὶ τῶν ἄλλων θεῶν η τὸν βασιλέα [η] εἰ τις μη έξεγράφη μέχρι της έξελθούσης βουλης έφ ης Καλλίας ηρχεν, όσοι άτιμοι ησαν [η] οφείλοντες, καὶ ὄσων ευθυναί τινές είσι κατεγνωσμέναι έν τοις λογιστηρίοις ύπο των εὐθύνων καί των παρέδρων, ή μήπω είσηγμέναι είς τὸ δικαστήριον γραφαί τινές είσι περί των εύθυνων, η προστάξεις . ... η έγγύαι

<sup>1</sup> τῶν ἀτίμων καὶ add. Sauppe e Dem. Timocr. § 46. <sup>2</sup> ἐγγεγραμμένων Emperius: ἐπιγεγραμμένων codd.
ἢ del. Emperius.

<sup>4</sup> ἢ secl. Reiske.

<sup>&</sup>lt;sup>8</sup> η del. Emperius.

καὶ Boeckh: ἢ codd.
 Lacunam ind. Droysen.

a The decree reinstates (a) public debtors whose names were still on the official registers in June-July 405, (b) political offenders who had suffered armia in 410 after the downfall of the Four Hundred and the restoration of the full democracy. These include both members of the Four Hundred 398

### ON THE MYSTERIES, 75-78

become members of the Council. They lost their rights in these two respects, because in their case the limited disability took this particular form. Others were deprived of the right of bringing an indictment, or of lodging an information: others of sailing up the Hellespont, or of crossing to Ionia: while yet others were specifically debarred from entering the Agora.

You enacted, then, that both the originals and all extant copies of these several decrees should be cancelled, and your differences ended by an exchange of pledges on the Acropolis. Kindly read the decree

of Patrocleides whereby this was effected.a

Decree.—On the motion of Patrocleides: whereas the Athenians have enacted that persons disfranchised and public debtors may speak and propose measures in the Assembly with impunity, the People shall pass the decree which was passed at the time of the Persian Wars and which proved of benefit to Athens. As touching such of those registered with the Superintendents of Revenue, the Treasurers of Athena and the other Deities, or the Basileus, as had not been removed from the register before the last sitting of the Council in the archonship of Callias b: all who before that date had been disfranchised as debtors: or had been found guilty of maladministration by the Auditors and their assessors at the Auditors' offices: or had been indicted for maladministration, but had not as yet been publicly tried: or chad been condemned to suffer specific disabilities: or had been condemned to suffer specific disabilities:

b Callias was Archon from 406 to 405. His year of office terminated in June-July 405, and the Decree of Patrocleides

followed during the autumn.

and their supporters. An exception is made, however, of those oligarchs who fled to Decelea (e.g. Peisander and Charicles), and of persons in exile for homicide, massacre, or attempted tyranny. The last two crimes are only mentioned because Patrocleides is here quoting from a law of Solon's and wishes to be complete. Trials for massacre or attempted tyranny had long been unheard of. For the text of the Solonian law see Plut. Solon 19.

τινές είσι κατεγνωσμέναι είς τὸν αὐτὸν τοῦτον χρόνον καὶ όσα ὀνόματα τῶν τετρακοσίων τινὸς ἐγγέγραπται, η άλλο τι περί των έν τη όλιγαρχία πραχθέντων έστί που γεγραμμένον πλην οπόσα έν στήλαις γέγραπται των μη ένθάδε μεινάντων, η έξ Αρείου πάγου η των έφετων η έκ πρυτανείου η Δελφινίου δικασθείσιν [ή]? [11] ύπο των βασιλέων [ή] έπι φόνω τίς έστι φυγή ή θάνατος κατεγνώσθη, η σφαγεύσιν η τυράννοις τὰ δὲ ἄλλα πάντα ἐξαλεῖψαι τοὺς πράκτορας καὶ τὴν βουλην κατά τὰ είρημένα πανταχόθεν, ὅπου τι ἔστιν έν τῷ δημοσίω, καὶ εἴ (τι) ἀντίγραφόν που ἔστι, παρέχειν τοὺς θεσμοθέτας καὶ τὰς ἄλλας ἀρχάς. ποιείν δὲ ταῦτα τριῶν ἡμερῶν, ἐπειδὰν δόξη δήμω. α δ' είρηται έξαλείψαι, μη κεκτησθαι ίδία μηδενὶ έξειναι μηδέ μνησικακήσαι μηδέποτε εί δε μή, ένογον είναι τον παραβαίνοντα ταθτα έν τοις αθτοίς έν οΐσπερ οι έξ Αρείου πάγου φεύγοντες, όπως αν ώς πιστότατα έχη 'Αθηναίοις καὶ νῦν καὶ είς τὸν λοιπον χρόνον.

80 Κατὰ μὲν τὸ ψήφισμα τουτὶ τοὺς ἀτίμους ἐπιτίμους εποιήσατε τους δε φεύγοντας ούτε Πατροκλείδης είπε κατιέναι οὔθ' ύμεις ἐψηφίσασθε. έπει δ' αι σπονδαι προς Λακεδαιμονίους εγένοντο,

1 δικασθείσιν Lipsius: έδικάσθη codd. 3 η seclusit Droysen. 2 n del. Luzac. 4 η σφαγαίσιν η τυραννίδι Kirchhoff.

5 τι add. Blass. 6 exy G. Hermann: exel, exol codd.

79

<sup>•</sup> The Areopagus tried cases of wilful murder. The fiftyone Ephetae sat in different courts according to the nature of the offence which they were trying, but always in the open air for religious reasons. Sitting in Houravelu, in the pre-

# ON THE MYSTERIES, 78-80

demned as sureties for a defaulter; and all who were recorded as members of the Four Hundred: or who had recorded against them any act performed under the oligarchy-always excepting those publicly recorded as fugitives: those who have been tried for homicide by the Areopagus, or by the Ephetae, whether sitting at the Prytaneum or the Delphinium. under the presidency of the Basileus, and are now in exile or under sentence of death a: and those guilty of massacre or attempted tyranny-shall one and all have their names everywhere cancelled by the Superintendents of Revenue and by the Council in accordance with the foregoing, wherever any public record of their offence be found; and any copies of such records which anywhere exist shall be produced by the Thesmothetae and other magistrates. This shall be done within three days after the consent of the People has been given. And no one shall secretly retain a copy of those records which it has been decided to cancel, nor shall he at any time make malicious reference to the past. He who does so shall be liable to the punishment of fugitives from the court of the Areopagus b: to the end that the Athenians may live in all security both now and hereafter.

By this decree you reinstated those who had lost their rights; but neither the proposal of Patrocleides nor your own enactment contained any reference to a restoration of exiles. However, after you had come

cincts of the Prytaneum, they heard cases of justifiable homicide  $(\phi \acute{o} vos \delta \emph{likauos})$ : sitting  $\acute{e}n \emph{l} \Delta \epsilon \lambda \phi \iota v \acute{e}_{w}$ , in the precincts of the temple of Apollo Delphinius, they heard cases of homicide where the criminal was a person or persons unknown or where death had been caused by an inanimate instrument. They further met  $\acute{e}n \emph{l} \ \Pi a \lambda \lambda a \delta \acute{e}_{w}$  to try cases of  $\phi \acute{o} vos \ \emph{d} \kappa o v \emph{d} \iota vos \ \emph{$ 

b i.e. be put to death, if he is ever apprehended within the

dominions of Athens.

καὶ τὰ τείχη καθείλετε, καὶ τοὺς φεύγοντας κατεδέξασθε, καὶ κατέστησαν οἱ τριάκοντα, καὶ μετὰ ταῦτα Φυλή τε κατελήφθη Μουνυχίαν τε κατέλαβον, εγένετό (θ') ύμιν ων εγω οὐδεν δεομαι μεμνήσθαι οὐδ' ἀναμιμνήσκειν ύμᾶς τῶν γεγενη-81 μένων κακῶν. ἐπειδή δ' ἐπανήλθετε ἐκ Πειραιῶς, γενόμενον ἐφ' ὑμῖν τιμωρεῖσθαι ἔγνωτε ἐᾶν τὰ γεγενημένα, καὶ περὶ πλείονος ἐποιήσασθε σώζειν την πόλιν η τάς ίδίας τιμωρίας, καὶ έδοξε μή μνησικακεῖν ἀλλήλοις τῶν γεγενημένων. δόξαντα δὲ ὑμῖν ταῦτα εἴλεσθε ἄνδρας εἴκοσι τούτους δὲ έπιμελείσθαι της πόλεως, εως [αν]<sup>2</sup> οι νόμοι τεθείεν τέως δε χρησθαι τοίς Σόλωνος νόμοις καὶ 82 τοις Δράκοντος θεσμοίς. ἐπειδη δὲ βουλήν τε άπεκληρώσατε νομοθέτας τε είλεσθε, εύρίσκοντες<sup>3</sup> τῶν νόμων τῶν τε Σόλωνος καὶ τῶν Δράκοντος πολλούς όντας οίς πολλοί των πολιτών ένοχοι ήσαν τῶν πρότερον ἔνεκα γενομένων, ἐκκλησίαν ποιήσαντες εβουλεύσασθε περί αὐτῶν, καὶ εψηφίσασθε, δοκιμάσαντες πάντας τους νόμους, είτ' άναγράψαι

<sup>&</sup>lt;sup>1</sup> θ' add. Reiske. <sup>2</sup> αν secl. Dobree.

εύρίσκοντες Reiske: εύρισκον codd.
 γενομένων Reiske: γινομένων codd.

<sup>&</sup>lt;sup>6</sup> In April, 404. The Thirty were installed by the following summer on the motion of Dracontides, which the presence of the Spartan garrison made it difficult to reject. In the winter of 404 a number of the exiled democrats under Thrasybulus seized Phyle on the northern frontier of Attica; then they moved on Peiraeus and fortified Munychia. By February 403 they were strong enough to crush the Thirty, the remnants of whom fled to Eleusis, whence they were finally extirpated in 401.

<sup>b</sup> February 403.

### ON THE MYSTERIES, 80-82

to terms with Sparta and demolished your walls, you allowed your exiles to return too.a Then the Thirty came into power, and there followed the occupation of Phylê and Munychia, and those terrible struggles which I am loath to recall either to myself or to you. After your return from Peiraeus b you resolved to let bygones be bygones, in spite of the opportunity for revenge. You considered the safety of Athens of more importance than the settlement of private scores; so both sides, you decided, were to forget the past. Accordingly, you elected a commission of twenty to govern Athens until a fresh code of laws had been authorized; during the interval the code of Solon and the statutes of Draco were to be in force. However, after you had chosen a Council by lot and elected Nomothetae, c you began to discover that there were not a few of the laws of Solon and Draco under which numbers of citizens were liable, owing to previous events. You therefore called a meeting of the Assembly to discuss the difficulty, and as a result enacted that the whole of the laws should be revised

<sup>&</sup>lt;sup>c</sup> Further details are given in the decree which follows. The ordinary Nomothetae were chosen by lot from the Heliasts of each year to revise the existing laws and examine proposed additions. The Nomothetae here mentioned are an entirely distinct body. They were 500 in number and elected by the demes. In conjunction with the Council they were to revise the laws. It was found, however, that the anarchy of the previous year had rendered a vast number of citizens technically liable to punishment. This meant that a very extensive modification of the existing legal code was necessary. A committee was therefore selected from the 500 Nomothetae by the Council to draft a fresh body of laws. Its recommendations were to be submitted to the Council and the remaining Nomothetae for approval. In the interval the laws of Solon and the θεσμοί of Draco dealing with homicide were to be in force.

ἐν τῆ στοᾳ τούτους τῶν νόμων οι αν δοκιμασθῶσι. καί μοι ἀνάγνωθι τὸ ψήφισμα.

(ΨΗΦΙΣΜΑ.)1- Έδοξε τώ δήμω, Τεισαμενός είπε 83 πολιτεύεσθαι 'Αθηναίους κατά τὰ πάτρια, νόμοις δὲ χρησθαι τοις Σόλωνος, και μέτροις και σταθμοίς, χρησθαι δε και τοις Δράκοντος θεσμοις, οίσπερ έχρώμεθα έν τῷ πρόσθεν χρόνῳ. ὁπόσων δ' ἂν προσδέη, οίδε ήρημένοι νομοθέται ύπο της βουλης άναγράφοντες έν σανίσιν έκτιθέντων προς τους έπωνύμους, σκοπείν τῷ βουλομένω, καὶ παραδιδόντων ταις άρχαις έν τώδε τώ μηνί. τους δε παραδιδομένους 84 νόμους δοκιμασάτω πρότερον ή βουλή καὶ οἱ νομοθέται οί πεντακόσιοι, οθς οἱ δημόται είλοντο, ἐπειδάν, όμωμόκωσιν εξείναι δε καὶ ιδιώτη τῷ βουλομένω, εἰσιόντι είς την βουλήν συμβουλεύειν ο τι αν άγαθον έχη περί των νόμων. επειδάν δε τεθώσιν οι νόμοι, έπιμελείσθω ή βουλή ή έξ 'Αρείου πάγου τῶν νόμων, όπως αν αι άρχαι τοις κειμένοις νόμοις χρώνται. τους δε κυρουμένους των νόμων αναγράφειν είς τον τοίχον, ίνα περ πρότερον ανεγράφησαν, σκοπείν τώ

85 'Εδοκιμάσθησαν μὲν οὖν οἱ νόμοι, ὧ ἄνδρες, κατὰ τὸ ψήφισμα τουτί, τοὺς δὲ κυρωθέντας ἀνέγραψαν εἰς τὴν στοάν. ἐπειδὴ ⟨δ'⟩' ἀνεγράφησαν, ἐθέμεθα νόμον, ῷ πάντες χρῆσθε. καί μοι ἀνάγνωθι τὸν νόμον.

NOMOΣ.— Αγράφω δε νόμω τὰς ἀρχὰς μὴ χρῆσθαι μηδὲ περὶ ένός.

86 <sup>\*</sup>Αρά γε έστιν ένταυθοῖ ὅ τι περιελείπετο περὶ ὅτου οἶόν τε ἢ ἀρχὴν εἰσάγειν ἢ ὑμῶν πρᾶξαί τινι;

<sup>2</sup> προσδέη Bekker: προσδέοι codd.

Βουλομένω.

### ON THE MYSTERIES, 82-86

and that such as were approved should be inscribed in the Portico.<sup>a</sup> Kindly read the decree.

⟨Decree.⟩—On the motion of Teisamenus b the People decreed that Athens be governed as of old, in accordance with the laws of Solon, his weights and his measures, and in accordance with the statutes of Draco, which we used aforetime. Such further laws as may be necessary shall be inscribed upon tables by the Nomothetae elected by the Council and named hereafter, exposed before the Tribal Statues for all to see, and handed over to the magistrates during the present month. The laws thus handed over, however, shall be submitted beforehand to the scrutiny of the Council and the five hundred Nomothetae elected by the Demes, when they have taken their oath. Further, any private citizen who so desires may come before the Council and suggest improvements in the laws. When the laws have been ratified, they shall be placed under the guardianship of the Council of the Areopagus, to the end that only such laws as have been ratified may be applied by magistrates. Those laws which are approved shall be inscribed upon the wall, where they were inscribed aforetime, for all to see.

There was a revision of the laws, gentlemen, in obedience to this decree, and such as were approved were inscribed in the Portico. When this had been done, we passed a law which is universally enforced. Kindly read it.

Law.—In no circumstances shall magistrates enforce a law which has not been inscribed.

Is any loophole left here? Can a single suit be brought before a jury by a magistrate or set in

The στοὰ βασίλειος in the Agora.
 One of the 500 Nomothetae.

<sup>\*</sup> ἐπειδὰν ὀμωμόκωσιν Dobree: ἐπειδὴ ὀμωμόκασιν codd.

\* δ' add. Stephanus.

<sup>5</sup> ἔστιν ἐνταυθοῖ ὅ τι Dobree, coll. § 89: ἐστι τοῦτο ὅτι codd.

άλλ' ἢ κατὰ τοὺς ἀναγεγραμμένους νόμους; ὅπου οὖν ἀγράφω νόμω οὖκ ἔξεστι χρήσασθαι, ἢ που ἀγράφω γε ψηφίσματι παντάπασιν οὐ δεῖ [γε]¹ χρήσασθαι. ἐπειδὴ τοίνυν έωρῶμεν ὅτι πολλοῖς τῶν πολιτῶν εἶεν συμφοραί, τοῖς μὲν κατὰ νόμους, τοῖς δὲ κατὰ ψηφίσματα [τὰ]² πρότερον γενόμενα, τουτουσὶ τοὺς νόμους ἐθέμεθα, αὐτῶν ἔνεκα τῶν νυνὶ ποιουμένων, ἴνα τούτων μηδὲν γίγνηται μηδὲ ἐξῆ συκοφαντεῖν μηδενί. καί μοι ἀνάγνωθι τοὺς νόμους.

87 ΝΟΜΟΙ.— Αγράφω δὲ νόμω τὰς ἀρχὰς μὴ χρῆσθαι μηδὲ περὶ ἐνός. ψήφισμα δὲ μηδὲν μήτε βουλῆς
[12] μήτε δήμου νόμου κυριώτερον εἶναι. μηδὲ ἐπ' ἀνδρὶ νόμον ἐξεῖναι θεῖναι, ἐὰν μὴ τὸν αὐτὸν ἐπὶ πᾶσιν ᾿Αθηναίοις, ἐὰν μὴ ἑξακισχιλίοις δόξη κρύβδην ψηφιζομένοις.

T/ 2: 2: 2

Τί οὖν ἢν ἐπίλοιπον; "οὐτοσὶ ὁ νόμος. καί μοι ἀνάγνωθι τοῦτον.

(ΝΟΜΟΣ,)3—Τὰς δὲ δίκας καὶ τὰς διαίτας κυρίας εἶναι, ὁπόσαι ἐν δημοκρατουμένη τῆ πόλει ἐγένοντο. τοῖς δὲ νόμοις χρῆσθαι ἀπ' Εὐκλείδου ἄρχοντος.

88 Τὰς μὲν δίκας, ὧ ἄνδρες, καὶ τὰς διαίτας ἐποιήσατε κυρίας εἶναι, ὁπόσαι ἐν δημοκρατουμένη τῆ πόλει ἐγένοντο, ὅπως μήτε χρεῶν ἀποκοπαὶ εἶεν μήτε δίκαι ἀνάδικοι γίγνοιντο, ἀλλὰ τῶν ἰδίων συμβολαίων αὶ πράξεις εἶεν τῶν δὲ δημοσίων ⟨ἐφ') ὁπόσοις ἢ γραφαί εἰσιν ἢ φάσεις ἢ ἐνδείξεις ἢ ἀπαγωγαί; τούτων ἔνεκα τοῖς νόμοις ἐψηφίσασθε 89 χρῆσθαι ἀπ' Εὐκλείδου ἄρχοντος. ὅπου ὁν ἔδοξεν

<sup>3</sup> γε secl. Gebauer. : a hat an <sup>2</sup> τà secl. Lipsius. <sup>3</sup> Titulum add. Ald. <sup>4</sup> ἐφ' add. Blass. <sup>5</sup> ὅπου Lipsius: ὅποτ' codd.

### ON THE MYSTERIES, 86-89

motion by one of you, save under the laws inscribed? Then if it is illegal to enforce a law which has not been inscribed, there can surely be no question of enforcing a decree which has not been inscribed.

Now when we saw that a great many citizens had been placed in a serious position either by previous laws or by previous decrees, we enacted the laws which follow as a safeguard against the very thing which is now going on; we wished to prevent anything of the kind happening, that is to say, and to make it impossible for anyone to prosecute from malice. Kindly read the laws.

Laws.—In no circumstances shall magistrates enforce a law which has not been inscribed. No decree, whether of the Council or Assembly, shall override a law. No law shall be directed against an individual without applying to all citizens alike, unless an Assembly of six thousand so resolve by secret ballot.

What was needed to complete the list? Only the following law, which I will ask the clerk to read to you.

Law.—All decisions given in private suits and by arbitrators under the democracy shall be valid. But of the laws only those passed since the archonship of Eucleides shall be enforced.

The validity of decisions given in private suits and by arbitrators under the democracy you upheld, gentlemen; and you did so to avoid the cancelling of debts and the reopening of such suits, and to ensure the enforcement of private contracts. On the other hand, in the matter of public offences dealt with by indictment, denunciation, information, or arrest, you enacted that only such laws should be enforced as had been passed since the archonship of Eucleides.

A reference to ostracism.
 i.e. later than midsummer, 403.

ύμιν δοκιμάσαι μεν τούς νόμους, δοκιμάσαντας δε ἀναγράψαι, ἀγράφω δε νόμω τὰς ἀρχὰς μὴ χρῆσθαι μηδε περὶ ενός, ψήφισμα δε ζμηδεν) μήτε βουλῆς μήτε δήμου (νόμου) κυριώτερον είναι, μηδ' ἐπ' ἀνδρὶ νόμον (ἐξείναι) τιθέναι ἐὰν μὴ τὸν αὐτὸν ἐπὶ πᾶσιν ᾿Αθηναίοις, τοῖς δε νόμοις τοῖς κειμένοις χρῆσθαι ἀπ' Εὐκλείδου ἄρχοντος, ἐνταυθοῖ ἔστιν ὅ τι ὑπολείπεται ἢ μεῖζον ἢ ἔλαττον τῶν γενομένων πρότερον ψηφισμάτων, πρὶν Εὐκλείδην ἄρξαι, ὅπως κύριον ἔσται; οὐκ, οἰμαι ἔγωγε, ⟨ὧ⟩ ἄνδρες. σκοπεῖτε δε καὶ αὐτοί. Φέρε δὴ τοίνυν, οἱ ὅρκοι ὑμῖν πῶς ἔχουσιν; ὁ

90 Φέρε δη τοίνυν, οἱ ὅρκοι ὑμῖν πῶς ἔχουσιν; ὁ μὲν κοινὸς τῆ πόλει ἀπάση, ὅν ὀμωμόκατε πάντες μετὰ τὰς διαλλαγάς, καὶ οὐ μνησικακήσω τῶν πολιτῶν οὐδενὶ πλην τῶν τριάκοντα (καὶ τῶν δέκα) καὶ τῶν ἔνδεκα οὐδὲ τούτων ⑤ς αν ἐθέλη εὐθύνας διδόναι τῆς ἀρχῆς ἡς ἡρξεν." ὅπου τοίνυν αὐτοῖς τοῖς τριάκοντα ὤμνυτεί μη μνησικακήσειν, τοῖς μεγίστων κακῶν αἰτίοις, εἰ διδοῖεν εὐθύνας, ἡ που σχολῆ τῶν γε ἄλλων πολιτῶν τινι ἡξιοῦτε μνησικακεῖν. ἡ δὲ βουλὴ αῦ 91 ἡ ἀεὶ βουλεύουσα τί ὅμνυσι; "καὶ οὐ δέξομαι ἔνδειξιν οὐδὲ ἀπαγωγὴν ἔνεκα τῶν πρότερον γεγενημένων, πλην τῶν φυγόντων." ὑμεῖς δ' αῦ, τὸ ᾿Αθηναῖοι, τί ὀμόσαντες δικάζετε; "καὶ οὐ

γενομένων Baiter et Sauppe: γινομένων codd.

<sup>\*</sup> αὐ ή Reiske: αὕτη codd.
\* φυγόντων Sauppe: φευγόντων codd.

### ON THE MYSTERIES, 89-91

Now you decided that the laws were to be revised and afterwards inscribed: that in no circumstances were magistrates to enforce a law which had not been inscribed: that no decree, whether of the Council or the Assembly, was to override a law: that no law might be directed against an individual without applying to all citizens alike: and that only such laws as had been passed since the archonship of Eucleides were to be enforced. In view of this, can any decree passed before the archonship of Eucleides, whatever its importance or unimportance, still remain in force? I for one think not, gentlemen. Just consider the matter for yourselves.

And now, what of your oaths? First, the oath in which the whole city joined, the oath which you swore one and all after the reconciliation: ". . . and I will harbour no grievance against any citizen, save only the Thirty, the Ten, and the Eleven: and even of them against none who shall consent to render account of his office." After swearing to forgive even the Thirty, whom you had to thank for sufferings untold, provided that they rendered account of themselves, you can have been in very little hurry to harbour grievances against the ordinary citizen. Again, what is the oath sworn by the Council ". . . and I will allow no when it takes office? information or arrest arising out of past events, save only in the case of those who fled from Athens." b And what is your own oath as jurors, gentlemen?

i.e. to Eleusis, with the surviving members of the Thirty,

after their downfall in February 403.

<sup>&</sup>lt;sup>a</sup> The board of ten set up by Lysander in Peiraeus. was overthrown by Thrasybulus at the end of 404. Eleven are, of course, the ordinary police-magistrates who had been compelled by the Thirty to do their bidding.

μνησικακήσω, οὐδὲ ἄλλω πείσομαι, ψηφιοῦμαι δὲ κατὰ τοὺς κειμένους νόμους." ἃ χρη σκοπεῖν, εἰ δοκῶ ὀρθῶς ὑμῖν λέγειν ὡς ὑπὲρ ὑμῶν λέγω καὶ

των νόμων.

92 Σκέψασθε τοίνυν, ὧ ἄνδρες, καὶ τοὺς νόμους καὶ τοὺς κατηγόρους, τί αὐτοῖς ὑπάρχον¹ ἐτέρων κατηγοροῦσι. Κηφίσιος μὲν οὐτοσὶ πριάμενος ἀνὴν ἐκ τοῦ δημοσίου, τὰς ἐκ ταύτης ἐπικαρπίας των έν τη γη γεωργούντων ένενήκοντα μνας έκλέξας, οὖ κατέβαλε τῆ πόλει καὶ ἔφυγεν εἰ γὰρ

93 ἢλθεν, ἐδέδετ' ἃν ἐν τῷ ξύλῳ. ὁ γὰρ νόμος οὕτως εἶχε, κυρίαν εἶναι τὴν [τε]² βουλήν, ὃς ἃν πριάμενος τέλος μὴ καταβάλη, δεῖν εἰς τὸ ξύλον. οὖτος τοίνυν, ότι τοις νόμοις έψηφίσασθε άπ' Εὐκλείδου ἄρχοντος χρησθαι, ἀξιοῖ ἃ ἔχει ὑμῶν ἐκλέξας μὴ ἀποδοῦναι, καὶ νῦν γεγένηται ἀντὶ μὲν φυγάδος πολίτης, ἀντὶ δὲ ἀτίμου συκοφάντης, ὅτι τοῖς νόμοις τοῖς νῦν κειμένοις χρῆσθε.

94 Μέλητος δ' αὖ ούτοσὶ ἀπήγαγεν ἐπὶ τῶν τριάκοντα Λέοντα, ώς ύμεις απαντες ιστε, και απέθανεν ἐκεῖνος ἄκριτος. καίζτοι)³ οὖτος ὁ νόμος καὶ πρότερον ἦν (καὶ)⁴ ὡς καλῶς ἔχων καὶ νῦν ἔστι, καὶ χρησθε αὐτῷ, τὸν βουλεύσαντα ἐν τῷ αὐτῷ ενέχεσθαι καὶ τὸν τῆ χειρὶ ἐργασάμενον. Μέλητον τοίνυν τοῖς παισὶ τοῖς τοῦ Λέοντος οὐκ ἔστι φόνου

4 καὶ add. Baiter.

<sup>1</sup> ὑπάρχον Emperius: ὑπάρχον τῶν Bekker; ὑπαρχόντων codd.

τ e del. Bekker: τήν τε βουλήν καὶ . . . Rosenberg.
 καίτοι Sluiter: καὶ codd.

a The Leon here mentioned is almost certainly the Leon of Salamis whom Socrates, at the risk of his own life, re-410

### ON THE MYSTERIES, 91-94

". . . and I will harbour no grievance and submit to no influence, but will give my verdict in accordance with the laws in force at the present time." Let those oaths help you to decide whether I am right when I say that I am championing yourselves and the laws.

And now, gentlemen, consider how my accusers stand with regard to the laws. They are prosecuting others; but what is their own position? Cephisius here purchased from the state the right to collect certain public rents, and obtained thereby a return of ninety minae from the farmers occupying the lands concerned. He then defaulted; and since he would have been placed in close confinement had he appeared in Athens—it being laid down by law that any defaulting tax-farmer may be so punished by the Council-he retired into exile. Owing, however, to the fact that you decided to apply only those laws passed since the archonship of Eucleides, Cephisius considers himself entitled to keep his profits from your lands. He is no longer an exile, but a citizen: no longer an outcast without rights, but an informer-and all because you are applying only the revised laws.

Then there is Meletus here. Meletus arrested Leon a under the Thirty, as you all know; and Leon was put to death without a trial. But we find it laid down that there shall be no distinction between the principal who plans a crime and the agent who commits it; the law not only existed in the past, but still exists and is still enforced because of its fairness. Quite so; but Leon's sons cannot prosecute Meletus for murder, because only laws passed since the

fused to arrest when ordered to do so by the Thirty. Some 1500 persons were executed without a trial during the reign of terror (Isocr. vii. 67).

411

διώκειν, ότι τοῖς νόμοις δεῖ χρησθαι ἀπ' Εὐκλείδου ἄρχοντος, ἐπεὶ ὥς γε οὐκ ἀπήγαγεν, οὐδ' αὐτὸς

αντιλέγει.

95 Έπιχάρης δ' οὐτοσί, ό πάντων πονηρότατος καὶ βουλόμενος εἶναι τοιοῦτος, ό μνησικακῶν αὐτὸς αὐτῷ,—οῦτος γὰρ ἐβούλευεν ἐπὶ τῶν τριάκοντα· ὁ δὲ νόμος τί κελεύει, ὃς ἐν τῆ στήλη ἔμπροσθέν ἐστι τοῦ βουλευτηρίου; " ὃς αν ἄρξη ἐν τῆ πόλει τῆς δημοκρατίας καταλυθείσης, νηποινεὶ τεθνάναι, καὶ τὸν ἀποκτείναντα ὅσιον εἶναι καὶ τὰ χρήματα ἔχειν τοῦ ἀποθανόντος." ἄλλο τι οὖν, ὧ Ἐπίχαρες, ἢ νῦν ὁ ἀποκτείνας σε [13] καθαρὸς τὰς χεῖρας ἔσται, κατά γε τὸν Σόλωνος 96 νόμον; καί μοι ἀνάγνωθι τὸν νόμον τὸν ἐκ τῆς στήλης.

ΝΟΜΟΣ. Έδοξε τῆ βουλῆ καὶ τῷ δήμῳ. Αἰαντὶς ἐπρυτάνευε, Κλειγένης ἐγραμμάτευε, Βοηθὸς, ἐπεστάτει. τάδε Δημόφαντος συνέγραψεν. ἄρχει χρόνος τοῦδε τοῦ ψηφίσματος ἡ βουλὴ οἱ πεντακόσιοι (οἱ) λαχόντες τῷ κυάμῳ, οἶς Κλειγένης πρῶτος ἐγραμς μάτευεν. ἐάν τις δημοκρατίαν καταλύη τὴν ᾿Αθήνησιν, ἡ ἀρχήν τινα ἄρχη καταλελυμένης τῆς δημοκρατίας, πολέμιος ἔστως ᾿Αθηναίων καὶ νηποινεὶ τεθνάτω, καὶ τὰ χρήματα αὐτοῦ δημόσια ἔστω, καὶ τῆς θεοῦ τὸ ἐπιδέκατον ὁ δὲ ἀποκτείνας τὸν ταῦτα

² ἄλλο τι . . . . ἢ Reiske: ἀλλ' ὅτι . . . εἰ codd.
² ἀλο τι . . . ἢ Reiske: ἀλλ' ὅτι . . . εἰ codd.
² οἰ add. Bekker.
¹ οἰs Droysen, coll. L.G. i². 304: ὅτε codd.
⁵ ἔστω Steph. : ἔσται codd.

a The argument of this paragraph is not stated as clearly as it might be. Andocides means: (a) after the amnesty special legal measures were taken to ensure against prose-

### ON THE MYSTERIES, 95-97

archonship of Eucleides can be enforced. The fact of the arrest, of course, is not denied, even by Meletus himself.<sup>a</sup>

Then Epichares here, an utter blackguard, and proud of it, a man who does his best not to let his own bygones be bygones—friend Epichares served on the Council under the Thirty. And yet what does the law upon the stone in front of the Council-chamber say? "Whosoever shall hold a public office after the suppression of the democracy may be slain with impunity. No taint shall rest upon his slayer, and he shall possess the goods of the slain." Thus as far as Solon's law is concerned, Epichares, it is clear that anyone can kill you here and now without defiling his hands. Kindly read the law from the stone.

Law. Enacted by the Council and People. Prytany of the tribe Aeantis. Secretary: Cleigenes. President: Boethus. The enactment following was framed by Demophantus and his colleagues. The date of this decree is the first sitting of the Council of Five Hundred, chosen by lot, at which Cleigenes acted as Secretary.

If anyone shall suppress the democracy at Athens or hold any public office after its suppression, he shall become a public enemy and be slain with impunity; his goods shall be confiscated and a tithe given to the Goddess. No sin

cution for crimes committed before 403; therefore, although (b) the principle that βούλευσις φόνου έκουσίου deserves the same punishment as φόνος έκουσιος itself has always been, and still is, recognized as valid, Meletus cannot be accused of

having caused Leon's death.

b The decree was passed after the restoration of the full democracy in 410. Demophantus is a member of the board of συγγραφεῖς ("compilers") appointed to revise the laws. The revision was not completed until the appointment of the 500 Nomothetae in 403 for a similar purpose. The decree was based on a Solonian law (§ 95 ad fin.); hence the reference in it to tyranny.

413

ποιήσαντα καὶ ὁ συμβουλεύσας ὅσιος ἔστω καὶ εὐαγής. όμόσαι δ' 'Αθηναίους απαντας καθ' ἱερῶν τελείων, κατά φυλάς καὶ κατά δήμους, άποκτενεῖν τον ταθτα ποιήσαντα, ὁ δὲ ὅρκος ἔστω ὅδε· "κτενῶ καὶ λόγω καὶ ἔργφ καὶ ψήφφ καὶ τῆ έμαυτοῦ χειρί, αν δυνατὸς δ, δς αν καταλύση την δημοκρατίαν την 'Αθήνησι, καὶ ἐάν τις ἄρξη τιν' ἀρχὴν καταλελυμένης τῆς δημοκρατίας τὸ λοιπόν, καὶ ἐάν τις τυραννείν έπανάστη ή τον τύραννον συγκαταστήση και έάν τις άλλος αποκτείνη, όσιον αὐτὸν νομιῶ είναι καὶ πρός: θεών καὶ δαιμόνων, ώς πολέμιον κτείναντα τον Αθηναίων, καὶ τὰ κτήματα τοῦ ἀποθανόντος πάντα αποδόμενος αποδώσω τὰ ἡμίσεα τῷ αποκτείναντι, καὶ ούκ αποστερήσω οὐδέν. έὰν δέ τις κτείνων τινὰ τούτων ἀποθάνη ἡ ἐπιχειρων, εὖ ποιήσω αὐτόν τε καὶ τοὺς παίδας τοὺς ἐκείνου καθάπερ Αρμόδιόν τε καὶ Αριστογείτονα καὶ τοὺς ἀπογόνους αὐτῶν. ὁπόσοι δε δρκοι δμώμονται Αθήνησιν ή έν τῷ στρατοπέδῷ η ἄλλοθί που έναντίοι τῷ δήμω τῷ ᾿Αθηναίων, λύω καὶ ἀφίημι." ταῦτα δὲ ὁμοσάντων Αθηναῖοι πάντες καθ' ίερων τελείων, τον νόμιμον δρκον, προ Διονυσίων καὶ ἐπεύχεσθαι εὐορκοῦντι μὲν εἶναι πολλά καὶ ἀγαθά, έπιορκοθντι δ' έξώλη αὐτὸν είναι καὶ γένος.

99 Πότερον, ὧ συκοφάντα καὶ ἐπίτριπτον κίναδος, κύριος ὁ νόμος ὅδε ἐστὶν ἢ οὐ κύριος; ζοὐ κύριος: διὰ τοῦτο δ' οἰμαι γεγένηται ἄκυρος, ὅτι τοῖς νόμοις δεῖ χρῆσθαι ἀπ' Εὐκλείδου ἄρχοντος. καὶ σὺ ζῆς καὶ περιέρχη τὴν πόλιν ταύτην, οὐκ ἄξιος ὤν ος ἐν δημοκρατία μὲν συκοφαντῶν ἔζης, ἐν ὀλιγαρχία δέ, ὡς μὴ ἀναγκασθείης τὰ χρήματα

i ἀποκτενείν Droysen: ἀποκτείνειν codd.

² καὶ λόγω καὶ ἔργω καὶ ψήφω καὶ huc transt. Sauppe,

## ON THE MYSTERIES, 97-99

shall he commit, no defilement shall he suffer who slavs such an one or who conspires to slay him. And all the Athenians shall take oath by tribes and by demes over a sacrifice without blemish to slay such an one. And this shall be the oath: " If it be in my power, I will slay by word and by deed, by my vote and by my hand, whosoever shall suppress the democracy at Athens, whosoever shall hold any public office after its suppression, and whosoever shall attempt to become tyrant or shall help to instal a tyrant. And if another shall slay such an one, I will deem him to be without sin in the eyes of the gods and powers above, as having slain a public enemy. And I will sell all the goods of the slain and will give over one half to the slaver, and will withhold nothing from him. And if anyone shall lose his life in slaying such an one or in attempting to slay him, I will show to him and to his children the kindness which was shown to Harmodius and Aristogeiton and to their children. And all oaths sworn at Athens or in the army a or elsewhere for the overthrow of the Athenian democracy I annul and All the Athenians shall take this oath over a sacrifice without blemish, as the law enjoins, before the Dionysia. And they shall pray that he who observes this oath may be blessed abundantly: but that he who observes it not may perish from the earth, both he and his house.

Well, Mr. Informer, is this law in force? Yes or no, you practised villain? b No; and the reason for that is of course that only laws passed after the archonship of Eucleides can be applied. That is how you come to be walking about this city alive—hardly the fate which you deserved after making a living as a common informer under the democracy, and becoming the tool of the Thirty under the oligarchy

οὐ κύριος addidi auct. Reiske.

<sup>&</sup>lt;sup>a</sup> At Samos in 411, where Peisander had at first successfully intrigued for the overthrow of the democracy at home.
<sup>b</sup> An echo of Soph. *Ajax* 103.

coll. Lycurg. § 127. In codd. post τῷ ἀποκτείναντι inveniuntur.

<sup>&</sup>lt;sup>3</sup> τω' Reiske: τὴν codd. <sup>4</sup> τῷ Spengel: τῶν codd.

ἀποδοῦναι ὅσα συκοφαντῶν ἔλαβες, ἐδούλευες τοῖς 100 τριάκοντα. εἶτα σὰ περὶ ἐταιρείας ἐμοὶ μνείαν ποιῆ καὶ κακῶς τινας λέγεις; δς ἐνὶ μὲν οὐχ ἡταίρησας (καλῶς γὰρ ἄν σοι εἶχε), πραττόμενος δ' οὐ πολὰ ἀργύριον τὸν βουλόμενον ἀνθρώπων, ὡς οὖτοι ἴσασιν, ἐπὶ τοῖς αἰσχίστοις ἔργοις ἔζης,

καὶ ταῦτα οὕτω μοχθηρὸς ὢν τὴν ἰδέαν.

101 'Αλλ' ὅμως οὖτος ἐτέρων¹ τολμᾳ² κατηγορεῖν, ῷ κατὰ τοὺς νόμους τοὺς ὑμετέρους οὐδ' αὐτῷ ὑπὲρ αὐτοῦ ἔστιν ἀπολογεῖσθαι. ἀλλὰ γάρ, ῷ ἄνδρες, καθήμενος ἡνίκα μου κατηγόρει, βλέπων εἰς αὐτὸν οὐδὲν ἄλλο ἢ ὑπὸ τῶν τριάκοντα συνειλημμένος ἔδοξα κρίνεσθαι. εἰ γὰρ τότε ἠγωνιζόμην, τίς ἄν μου κατηγόρει; οὐχ οὖτος ὑπῆρχεν, εἰ μὴ ἐδίδουν ἀργύριον; καὶ γὰρ νῦν. ἀνέκρινε δ' ἄν με τίς ἄλλος ἢ Χαρικλῆς, ἐρωτῶν, Εἰπέ μοι, ῷ 'Ανδοκίδη, ἦλθες εἰς Δεκέλειαν, καὶ ἐπετείχισας τῆ πατρίδι τῆ σεαυτοῦ; Οὐκ ἔγωγε. Τί δέ; ἔτεμες τὴν χώραν, καὶ ἐλήσω ἢ κατὰ γῆν ἢ κατὰ θάλατταν τοὺς πολίτας τοὺς σεαυτοῦ; Οὐ δῆτα. Οὐδ' ἐναυμάχησας ἐναντία τῆ πόλει, οὐδὲ συγκατέσκαψας τὰ τείχη, οὐδὲ συγκατέλυσας τὸν δῆμον, οὐδὲ βία κατῆλθες εἰς τὴν πόλιν; Οὐδὲ τούτων πεποίηκα οὐδέν. Δοκεῖς οὖν χαιρήσειν καὶ οὐκ ἀποθανεῖσθαι, ὡς ἔτεροι πολλοί;

¹ ἐτέρων Reiske: ἐταιρῶν codd.
² τολμᾶ Blass: ἐτόλμα codd.
' οὐδὲ τούτων Muretus: οὐδὲν τούτων codd.
⁴ καὶ Dobree: ἢ codd.

membership of an oligarchic club (¿raspeía).

<sup>&</sup>lt;sup>b</sup> Because of his immorality.

## ON THE MYSTERIES, 99-101

to avoid having to disgorge your profits. But that is not enough. You actually talk to me of my intrigues! <sup>a</sup> You actually hold others up to censure—you, who had not the decency to confine your own intrigues to but a single admirer, but welcomed the entire world for next to nothing, as the court knows, and supported yourself by vice, your villainous appear-

ance notwithstanding.

But yet, although your laws deny him even the right of defending himself, the fellow has the impudence to accuse others. Really, gentlemen, as I sat watching him make his speech for the prosecution, I quite thought that I had been arrested and put on trial by the Thirty. Who would have prosecuted, if I had found myself in court in those days? Epichares, none other. There he would have been, ready with a charge, unless I bought him off. And here he is once more. Who, again, but Charicles & would have crossexamined me? "Tell me Andocides," he would have asked, "did you go to Decelea d and occupy it as a menace to your country?" "I did not." "Well, did you lay Attica waste and pillage your fellow-Athenians by land or by sea?" "No." "Then at least you fought Athens at sea, or helped to demolish her walls or put down her democracy, or reinstalled yourself by force?",f "No, I have done none of those things either." "Then do you expect to escape the fate of so many others?"

7 In 403 B.C.

<sup>&</sup>lt;sup>d</sup> In 411, with the Four Hundred when they were over-thrown.

At Aegospotami, 405 p.c. Possibly this is a reference to the treachery of the pro-Spartan elements in the Athenian navy during the battle. More probably Charicles is thinking of Athenian exiles who served with the Spartan forces.

102  ${}^{\uparrow}A\rho$ ,  $\langle \ddot{a}\nu \rangle^{1}$  οἴεσθε,  $\ddot{\omega}$  ἄνδρες, ἄλλων τινῶν τυχεῖν  $\mu$ ε δι' ὑμ $\hat{a}$ ς,  ${}^{2}$ εἰ ἐλήφθην ὑπ' αὐτῶν; οὐκ οὖν δεινόν, εί ύπο μεν τούτων διά τοῦτ' αν απωλόμην, ὅτι είς τὴν πόλιν οὐδὲν ημαρτον, ὥσπερ καὶ ἐτέρους ἀπέκτειναν, ἐν ὑμῖν δὲ κρινόμενος, οὖς οὐδὲν κακὸν πεποίηκα, οὖ σωθήσομαι; πάντως δήπου

η σχολη γέ τις άλλος ἀνθρώπων.

103 'Αλλά γάρ, ὧ ἄνδρες, τὴν μὲν ἔνδειξιν ἐποιήσαντό [14] μου κατά νόμον κείμενον, την δε κατηγορίαν κατά τὸ ψήφισμα τὸ πρότερον γεγενημένον περὶ ετέρων. εὶ οὖν ἐμοῦ καταψηφιεῖσθε, δρᾶτε μὴ οὐκ ἐμοὶ μάλιστα τῶν πολιτῶν προσήκει λόγον δοῦναι τῶν γεγενημένων, άλλα πολλοις έτέροις μαλλον, τουτο μεν οἷς ύμεῖς εναντία μαχεσάμενοι διηλλάγητε καὶ ὄρκους ὢμόσατε, τοῦτο δε οὖς φεύγοντας κατηγάγετε, τοῦτο δὲ οῦς ἀτίμους ὄντας ἐπιτίμους έποιήσατε ων ένεκα καὶ στήλας ανείλετε καὶ νόμους ἀκύρους ἐποιήσατε καὶ ψηφίσματα ἐξ-ηλείψατε οι νυνὶ μένουσιν ἐν τῆ πόλει πιστεύοντες

104 ύμιν, ω άνδρες. εί οὖν γνώσονται ύμας ἀποδεχομένους τας κατηγορίας των πρότερον γεγενημένων, τίνα αὐτοὺς οἴεσθε γνώμην ἔξειν περὶ σφῶν αὐτῶν; ἢ τίνα αὐτῶν ἐθελήσειν εἰς ἀγῶνας καθίστασθαι ένεκα των πρότερον γεγενημένων; φανήσονται γὰρ πολλοί μὲν ἐχθροί πολλοί δὲ συκοφάνται, οι καταστήσουσιν αὐτῶν έκαστον εἰς ἀγῶνα:

105 ήκουσι δε νυνὶ ἀκροασόμενοι ἀμφότεροι, οὐ τὴν αὐτὴν γνώμην ἔχοντες ἀλλήλοις, ἀλλ' οἱ μεν εἰσόμενοι εἰ χρὴ πιστεύειν τοῖς νόμοις τοῖς κειμένοις και τοις δρκοις ους ωμόσατε άλλήλοις,

<sup>1</sup> av add. Dobree. ² δι' ὑμᾶς Reiske: δι' ἡμᾶς codd.

## ON THE MYSTERIES, 102-105

Do you not agree, gentlemen, that that is just how I would have been treated for remaining loyal to you, had I fallen into the clutches of the Thirty? Then will it not be a travesty of justice if a man whom the Thirty would have put to death, as they did others, for failing to commit any act of disloyalty to Athens, is not to be acquitted when tried before you whom he refused to wrong? Such a thing would be an outrage. It would make acquittal next to impos-

sible in any case whatsoever.

The truth is, gentlemen, that although the prosecution may have availed themselves of a perfectly valid law in lodging their information against me, they based their charge upon that old decree which is concerned with an entirely different matter. So if you condemn me, beware; you will find that a host of others ought to be answering for their past conduct with far more reason than I. First there are the men who fought you, with whom you swore oaths of reconciliation: then there are the exiles whom you restored: and finally there are the citizens whose rights you gave back to them. For their sakes you removed stones of record, annulled laws, and cancelled decrees; and it is because they trust you that they are still in Athens, gentlemen. What, do you imagine, will they presume their own position to be, if they find that you are allowing prosecutions for past conduct? Will any of them be ready to stand trial for his past conduct? Yet enemies and informers will spring up right and left, ready to bring every man of them into court. To-day both parties have come to listen, but from very different motives. One side wants to know whether they are to rely upon the laws as they now stand and on the oaths which you and they swore to

οί δὲ ἀποπειρώμενοι τῆς ὑμετέρας γνώμης, εἰ αὐτοῖς ἐξέσται ἀδεῶς συκοφαντεῖν καὶ γράφεσθαι, τοὺς δὲ ἀπάγειν. οὐτως οὖν ἔχει, ὧ ἄνδρες ὁ μὲν ἀγὼν ἐν τῷ σώματι τῷ ἐμῷ καθέστηκεν, ἡ δὲ ψῆφος ἡ ὑμετέρα δημοσία κρινεῖ, πότερον χρὴ τοῖς νόμοις τοῖς ὑμετέροις πιστεύειν, ἢ τοὺς συκοφάντας παρασκευάζεσθαι, ἢ φεύγειν αὐτοὺς ἐκ τῆς πόλεως καὶ ἀπιέναι ὡς τάχιστα.

6 "Ινα δὲ εἰδῆτε, ὧ ἄνδρες, ὅτι τὰ πεποιημένα ύμιν εἰς ὁμόνοιαν οὐ κακῶς ἔχει, ἀλλὰ τὰ προσήκοντα καὶ τὰ συμφέροντα ὑμιν αὐτοις ἐποιήσατε, βραχέα βούλομαι καὶ περὶ τούτων εἰπεῖν. οἱ γὰρ πατέρες οἱ ὑμέτεροι γενομένων τῆ πόλει κακῶν μεγάλων, ὅτε οἱ τύραννοι μὲν εἶχον τὴν πόλιν, ὁ δὲ δῆμος ἔφευγε, ἐνικήσαντες μαχόμενοι τοὺς τυράννους ἐπὶ Παλληνίω, στρατηγοῦντος Λεωγόρου τοῦ προπάππου τοῦ ἐμοῦ καὶ Χαρίου οῦ ἐκεῖνος τὴν θυγατέρα εἶχεν, ἐξ ἦς ὁ ἡμέτερος ἦν πάππος, κατελθόντες εἰς τὴν πατρίδα τοὺς μὲν ἀπέκτειναν, τῶν δὲ φυγὴν κατέγνωσαν, τοὺς δὲ μένειν ἐν τῆ πόλει ἐάσαντες ἤτίμωσαν.

107 Υστερον δε ήνίκα βασιλεύς επεστράτευσεν επί την Ελλάδα, γνόντες των συμφορών των επιουσών το μέγεθος και την παρασκευήν την βασιλέως, έγνωσαν τούς τε φεύγοντας καταδέξασθαι και τους ατίμους επιτίμους ποιησαι και κοινήν την τε σωτη-

1 κρινεί Stephanus: κρίνει codd. 1
2 εφευγε Sauppe: εφυγε codd.

5 φεύγοντας Baiter et Sauppe: φυγόντας codd.

<sup>8</sup> Καλλίου maluit Sluiter, coll. Hdt. vi. 121.
4 τὴν Bekker: τοῦ codd.

<sup>&</sup>lt;sup>a</sup> Andocides was a poor historian (cf., Peace with Sp., Introd.). Here he confuses the battle of Pallene (Hdt. i. 62), 420

## ON THE MYSTERIES, 105-107

one another; while the others have come to sound your feelings, to find out whether they will be given complete licence to fill their pockets by indictments, or informations, maybe, or arrests. Thus the truth of the matter is, gentlemen, that although it is my life alone which is at stake in this trial, your verdict will decide for the public at large whether they are to put faith in your laws, or whether, on the other hand, they must choose between buying off informers or fleeing and quitting Athens as fast as they can.

Your measures for re-uniting Athens, gentlemen, have not been wasted; they were appropriate, and they were sound policy. To convince you of this, I wish to say a few words with regard to them. Those were dark days for Athens when the tyrants ruled her and the democrats were in exile. But, led by Leogoras, my own great-grandfather, and Charias, whose daughter bore my grandfather to Leogoras, your ancestors crushed the tyrants near the temple at Pallene, and came back to the land of their birth. Some of their enemies they put to death, some they exiled, and some they allowed to live on in Athens without the rights of citizens.

Later the Great King invaded Greece. As soon as our fathers saw what an ordeal faced them and what vast forces the King was assembling, they decreed that exiles should be restored and disfranchised citizens reinstated, that these too should take

by which Peisistratus regained his tyranny for the third time (c. 546), and the battle of Sigeum which resulted in the final expulsion of his son Hippias, the last of the dynasty (510). Leogoras and Charias were not as prominent on this occasion as Andocides would have the jury believe. The fall of Hippias was mainly due to the energy of the Alcmaeonidae and the substantial help provided by Sparta.

421

ρίαν καὶ τοὺς κινδύνους ποιήσασθαι. πράξαντες δὲ ταῦτα, καὶ δόντες ἀλλήλοις πίστεις καὶ ὅρκους μεγάλους, ηξίουν σφας αὐτοὺς προτάξαντες πρὸ τῶν Ἑλλήνων ἀπάντων ἀπαντησαι τοῖς βαρβάροις Μαραθωνάδε, νομίσαντες την σφετέραν αὐτῶν ἀρετὴν ἱκανὴν είναι τῷ πλήθει τῷ ἐκείνων άντιτάξασθαι μαχεσάμενοί τε ένίκων, καὶ τήν τε Έλλάδα ηλευθέρωσαν καὶ την πατρίδα έσωσαν.

108 ἔργον δὲ τοιοῦτον ἐργασάμενοι οὐκ ἢξίωσάν τινι των πρότερον γενομένων μνησικακήσαι. τοιγάρτοι διὰ ταῦτα, τὴν πόλιν ἀνάστατον παραλαβόντες ίερά τε κατακεκαυμένα τείχη τε καὶ οἰκίας καταπεπτωκυίας, άφορμήν τε οὐδεμίαν έχοντες, διά τὸ ἀλλήλοις όμονοεῖν τὴν ἀρχὴν τῶν Ἑλλήνων κατηργάσαντο καὶ τὴν πόλιν ὑμῖν τοιαύτην καὶ

109 τοσαύτην παρέδοσαν. ύμεις οὖν καὶ αὐτοὶ ὕστερον, κακών οὐκ έλαττόνων η έκείνοις γεγενημένων, άγαθοὶ έξ άγαθῶν ὄντες ἀπέδοτε τὴν ὑπάρχουσαν άρετήν ήξιώσατε γάρ τούς τε φεύγοντας καταδέξασθαι καὶ τοὺς ἀτίμους ἐπιτίμους ποιῆσαι. τί οθν υμίν υπόλοιπόν έστι της εκείνων άρετης; μη μνησικακήσαι, είδότας, ω άνδρες, ὅτι ἡ πόλις ἐκ πολύ ἐλάττονος ἀφορμῆς ἐν τῷ ἔμπροσθεν χρόνῳ μεγάλη καὶ εὐδαίμων έγένετο ἃ (καὶ) νῦν αὐτῆ ύπάρχει, εὶ εθέλοιμεν οἱ πολίται σωφρονείν τε καὶ [15] όμονοεῖν ἀλλήλοις.

110 Κατηγόρησαν δέ μου καὶ περὶ τῆς ἰκετηρίας, ὡς

## ON THE MYSTERIES, 107-110

their part in the perilous struggle for deliverance. After passing this decree, and exchanging solemn pledges and oaths, they fearlessly took up their stand as the protectors of the whole of Greece, and met the Persians at Marathon; for they felt that their own valour was itself a match for the enemy hordes. They fought, and they conquered. They gave back Greece her freedom, and they delivered Attica, the land of their birth. After their triumph, however, they refused to revive old quarrels. And that is how men who found their city a waste, her temples burnt to the ground, and her walls and houses in ruins, men who were utterly without resources, a brought Greece under their sway and handed on to you the glorious and mighty Athens of to-day-by living in unity. Long afterwards you in your turn had to face a crisis just as great b; and by deciding to restore your exiles and give back their rights to the citizens who had lost them you showed that you still had the noble spirit of your forefathers. What, then, have you still to do to equal them in generosity? You must refuse to cherish grievances, gentlemen, remembering that Athens had far less in the old days upon which to build her greatness and prosperity. The same greatness and prosperity are hers still, were only we, her citizens, ready to control our passions and live in unity.

The prosecution have also accused me in connexion with the suppliant's bough. They allege that it was

After Aegospotami.

<sup>&</sup>lt;sup>a</sup> Another gross historical error. Andocides fails to distinguish between the first Persian invasion, which ended with the Athenian victory at Marathon (490 B.C.) and the second (480 B.C.), in the course of which Athens was sacked by the enemy.

καταθείην έγω έν τῷ Ἐλευσινίῳ, νόμος δ' εἴη πάτριος, δς αν θῆ ἱκετηρίαν μυστηρίοις, τεθνάναι. καὶ οῦτως εἰσὶ τολμηροὶ ὤσθ' α αὐτοὶ κατεσκεύασαν, οὐκ ἀρκεῖ αὐτοῖς ὅτι οὐ κατέσχον α ἐπεβούλευσαν, ἀλλὰ καὶ κατηγορίαν ἐμοῦ ποιοῦνται ὡς ἀδικοῦντος.

111 Ἐπειδή γὰρ ἤλθομεν Ἐλευσινόθεν καὶ ἡ ἔνδειξις ἐγεγένητο, προσήει ⟨τοι̂ς πρυτάνεσιν⟩ ὁ βασιλεὺς περὶ τῶν γεγενημένων Ἐλευσι̂νι κατὰ τὴν τελετήν, ὥσπερ ἔθος ἐστίν· οἱ δὲ πρυτάνεις προσάξειν ἔφασαν αὐτὸν πρὸς τὴν βουλήν, ἐπαγγείλαί τ' ἐκέλευον ἐμοί τε καὶ Κηφισίω παρείναι εἰς τὸ Ἐλευσίνιον· ἡ γὰρ βουλὴ ἐκει καθεδεισθαι ἔμελλε κατὰ τὸν Σόλωνος νόμον, ὃς κελεύει τῆ ὑστεραία τῶν μυστηρίων ἔδραν ποιεῖν ἐν τῷ Ἐλευσινίω.

112 καὶ παρημέν κατὰ τὰ προειρημένα. καὶ ἡ βουλὴ ἐπειδὴ ἦν πλήρης, ἀναστὰς Καλλίας ὁ Ἱππονίκου τὴν σκευὴν ἔχων λέγει ὅτι ἱκετηρία κεῖται ἐπὶ τοῦ βωμοῦ, καὶ ἔδειξεν αὐτοῖς. καθ' ὁ κῆρυξ ἐκήρυττε τίς τὴν ἱκετηρίαν καταθείη, καὶ οὐδεὶς ὑπήκουεν. ἡμεῖς δὲ παρέσταμεν, καὶ οὖτος ἡμας ἑώρα. ἐπειδὴ δὲ οὐδεὶς ὑπήκουεν καὶ ὤχετο εἰσιὼν ⟨ὁ⟩\*

2 τοις πρυτάνεσιν add. Blass.

3 ἐπαγγείλαι Bekker: ἀπαγγείλαι codd.

<sup>11</sup> δ' είη Bekker: δè ήν codd.

<sup>4</sup> δ add. Blass. Post εἰσίων interpungunt alii, inter praeconem Euclemque distinguentes.

<sup>&</sup>lt;sup>a</sup> This stood near the Acropolis and was probably the starting-point for the procession along the Sacred Way to Eleusis during the Eleusinia.

i.e. after Cephisius had lodged his ἔνδειξις ἀσεβείας with the Basileus. The Basileus would report this to the βουλή

## ON THE MYSTERIES, 110-112

I who placed it in the Eleusinium, a and that under an ancient law the penalty for doing such a thing during the Mysteries is death. The impudence of it! They resort to a ruse for my undoing, but will not leave well alone when their plot proves a failure. They proceed to bring a formal accusation against me in spite of it.

It was on our return from Eleusis, after the information had already been lodged against me.b The Basileus appeared before the Prytanes to give the usual report on all that had occurred during the performance of the ceremonies there. The Prytanes said that they would bring him before the Council, and told him to give Cephisius and myself notice to attend at the Eleusinium, as it was there that the Council was to sit in conformity with a law of Solon's, which lays down that a sitting shall be held in the Eleusinium on the day after the Mysteries. We duly attended; and when the Council had assembled. Callias, son of Hipponicus, who was wearing his ceremonial robes, crose and announced that a suppliant's bough had been placed on the altar. He displayed this bough to the Council. Thereupon the herald d called for the person responsible. There was no reply, although I was standing close by and in full view of Cephisius. When no one replied, and Eucles

when it met in the Eleusinium, and both Cephisius and

Andocides would have to attend.

6 As δαδούχος (Torch-bearer), the hereditary office of his family, who belonged to the ancient clan of the κήρυκες. The torch was symbolic of Demeter's search through the

world for her daughter.

d Eucles, mentioned below. He was the official towncrier of Athens (cf. § 36), and appears in various inscriptions (cf. I.G. ii<sup>2</sup>. 73). The insertion of δ before ἐπεξελθών is the simplest correction of the Ms. reading in the next sentence but one. Others wish to distinguish between ὁ κῆρυξ and Eucles.

έπεξελθών Εὐκλῆς ούτοσί,—καί μοι κάλει αὐτόν. πρῶτα μὲν οὖν ταῦτα εἰ ἀληθῆ λέγω, μαρτύρησον, Εὔκλεις.

# (MAPTYPIA)1

113 'Ως μεν ἀληθη λέγω, μεμαρτύρηται πολύ δέ μοι δοκει το έναντίον είναι η οι κατήγοροι είπον. 
ἔλεξαν γάρ, εἰ μέμνησθε, ὅτι αὐτώ με τὼ θεὼ παραγάγοιεν² ὥστε θειναι τὴν ίκετηρίαν μὴ εἰδότα τὸν νόμον, ἴνα δῶ δίκην. ἐγὼ δέ, ὧ ἄνδρες, εἰ ὡς μάλιστα ἀληθη λέγουσιν οι κατήγοροι, ὑπ'

114 αὐτοῖν με³ φημὶ τοῖν θεοῖν σεσῷσθαι. εἰ γὰρ ἔθηκα μὲν τὴν ἱκετηρίαν, ὑπήκουσα δὲ μή, ἄλλο τι ἢ αὐτὸς μὲν αὐτὸν ἀπώλλυον τιθεὶς τὴν ἱκετηρίαν, ἐσωζόμην δὲ τῆ τύχη διὰ τὸ μὴ ὑπακοῦσαι, δῆλον ὅτι διὰ τὼ θεώ; εἰ γὰρ ἐβουλέσθην με ἀπολλύναι τὼ θεώ, ἐχρῆν δήπου καὶ μὴ θέντα με τὴν ἱκετηρίαν ὁμολογῆσαι. ἀλλ' οὔτε ὑπήκουσα οὔτ' ἔθηκα.

δμολογήσαι. ἀλλ' οὖτε ὑπήκουσα οὖτ' ἔθηκα.

115 Ἐπειδὴ δ' ἔλεγε τῆ βουλῆ Εὐκλῆς ὅτι οὐδεὶς ὑπακούοι, πάλιν ὁ Καλλίας ⟨ἀνα⟩στὰς ἔλεγεν ὅτι εἴη νόμος πάτριος, εἴ τις ἱκετηρίαν θείη ἐν τῷ Ἐλευσινίῳ, ἄκριτον ἀποθανεῖν, καὶ ὁ πατήρ ποτ' αὐτοῦ Ἱππόνικος ἐξηγήσαιτο ταῦτα ᾿Αθηναίοις, ἀκούσειε δὲ ὅτι ἐγὼ θείην τὴν ἱκετηρίαν. ἐντεῦθεν 116 ἀναπηδᾶ Κέφαλος οὐτοσὶ καὶ λέγει '' ὧ Καλλία, πάντων ἀνθρώπων ἀνοσιώτατε, πρῶτον μὲν ἐξηγῆ

1 ΜΑΡΤΥΡΙΑ add. Ald.
2 παραγάγοιεν Dobree: περιαγάγοιεν codd.
3 με Reiske: μεν codd.
4 ἀναστὰς Baiter: στὰς codd.
5 ἐξηγήσαιτο Dobree: ἐξηγήσατο codd.

## ON THE MYSTERIES, 112-116

here, who had come out to inquire, had disappeared inside once more—but call him. Now, Eucles, testify whether these facts are correct to start with.

# (Evidence)

The truth of my account has been attested; and it seems to me to contradict the prosecution's story flatly. The prosecution, you may remember, alleged that the Two Goddesses themselves infatuated me and made me place the bough on the altar in ignorance of the law, in order that I might be punished. But I maintain, gentlemen, that even if every word of the prosecution's story is true, it was the Goddesses themselves who saved my life. Suppose that I laid the bough there, and then failed to answer the Herald. Was it not I myself who was bringing about my doom by putting the bough on the altar? And was it not a piece of good fortune, my silence, that saved me, a piece of good fortune for which I clearly had the Two Goddesses to thank? Had the Goddesses desired my death, I ought surely to have confessed that I had laid the bough there, even though I had not donc so. As it was, I did not answer, nor had I placed the bough on the altar.

When Eucles informed the Council that there had been no response, Callias rose once more and said that under an ancient law, as officially interpreted on a former occasion by his father, Hipponicus, the penalty for placing a bough in the Eleusinium during the Mysteries was instant death. He added that he had heard that it was I who had put it there. Thereupon Cephalus here leapt to his feet and cried: "Callias, you impious scoundrel, first you are giving interpretations, when you have no right to do such

Κηρύκων ών, οὐχ ὅσιον ⟨ὅν⟩ σοι ἐξηγεῖσθαι ἔπειτα δὲ νόμον πάτριον λέγεις, ἡ δὲ στήλη παρ ἢ ἔστηκας χιλίας δραχμάς κελεύει ὀφείλειν, ἐάν τις ἱκετηρίαν θἢ ἐν τῷ Ἐλευσινίῳ. ἔπειτα δὲ τίνος ἤκουσας ὅτι ᾿Ανδοκίδης θείη τὴν ἱκετηρίαν; κάλεσον αὐτὸν τῇ βουλῇ, ἵνα καὶ ἡμεῖς ἀκούσωμεν.΄ ἐπειδὴ δὲ ἀνεγνώσθη ἡ στήλη κἀκεῖνος οὐκ εἶχεν εἰπεῖν ὅτου ἤκουσε, καταφανὴς ἦν τῇ βουλῇ αὐτὸς θεὶς τὴν ἱκετηρίαν.

117 Φέρε δὴ τοίνυν, ὧ ἄνδρες—τάχα γὰρ ἃν αὐτὸ βούλοισθε ποίνυν, ὧ ἄνδρες—τάχα γὰρ ἃν αὐτὸ βούλοισθε ποίεσθαι—, ὁ δὲ Καλλίας τί βουλόμενος ἐτίθη τὴν ἰκετηρίαν; ἐγὰ δὲ ὑμῖν διηγήσομαι ὧν ὑπ' αὐτοῦ ἔνεκα ἐπεβουλεύθην. Ἐπίλυκος ἦν ὁ Τεισάνδρου θεῖός μοι, ἀδελφὸς τῆς μητρὸς τῆς ἐμῆς ἀπέθανε δὲ ἐν Σικελία ἄπαις ἀρρένων παίδων, θυγατέρας δὲ δύο καταλιπών, αι ἐγίγνοντο εἴς τε

118 ἐμέ καὶ Λέαγρον. τὰ δὲ πράγματα τὰ οἴκοι πονήρως εἶχε τὴν μὲν γὰρ φανερὰν οὐσίαν οὐδὲ δυοῖν ταλάντοιν κατέλιπε, τὰ δὲ ὀφειλόμενα πλέον ἢν ἢ πέντε τάλαντα. ὅμως δ΄ ἐγὼ καλέσας Λέαγρον ἐναντίον τῶν φίλων ἔλεγον ὅτι ταῦτ΄ εἴη ἀνδρῶν ἀγαθῶν, ἐν τοῖς τοιούτοις δεικνύναι

Λέαγρον ἐναντίον τῶν φίλων ἔλεγον ὅτι ταῦτ' εἴη ἀνδρῶν ἀγαθῶν, ἐν τοῖς τοιούτοις δεικνύναι 119 τὰς οἰκειότητας ἀλλήλοις. '' ἡμᾶς γὰρ οὐ δίκαιόν ἐστιν οὔτε χρήματα ἔτερα' οὔτ' εὐτυχίαν ἀνδρὸς ἐλέσθαι, ὥστε καταφρονῆσαι τῶν Ἐπιλύκου θυγα-

βούλοισθε Dobree: βούλεσθε codd.
 έτέρου Richards. Post ἀνδρὸς add. ἐτέρου Lipsius.

<sup>&</sup>lt;sup>1</sup> Κηρύκων ὧν Reiske: κηρύκων ὧν codd.

a εξήγησις was the prerogative of the Eumolpidae alone.
b For the family relationships described here and in the following §§ see p. 334.

## ON THE MYSTERIES, 116-119

a thing as a member of the Ceryces. Then you talk of an 'ancient law,' when the stone at your side lays down that the penalty for placing a bough in the Eleusinium shall be a fine of a thousand drachmae. And lastly, who told you that Andocides had put the bough there? Summon him before the Council, so that we too may hear what he has to say." The stone was read, and Callias could not say who his informant was. It was thus clear to the Council that

he had put the bough there himself.

And now, gentlemen, you would perhaps like to know what motive Callias had in putting the bough on the altar. I will explain why he tried to trap me. Epilycus, son of Teisander, was my uncle, my mother's brother. He died in Sicily without male issue, but left two daughters who ought now to have passed to Leagrus and myself. His private affairs were in confusion. The tangible property which he left did not amount to two talents, while his debts came to more than five. However, I arranged a meeting with Leagrus d before our friends and told him that this was the time for decent men to show their respect for family ties. "We have no right to prefer a wealthy or successful alliance and look down upon the daughters of Epilycus," I argued: "for if Epilycus

4 Leagrus, like Andocides, must have been a cousin.

<sup>&</sup>lt;sup>e</sup> If a citizen died intestate, leaving daughters, but no sons, the daughters became heiresses (ἐπίκληροι) and shared the estate between them. They were then obliged by law to marry their nearest male relatives, but not in the ascending line. The relatives concerned put in a claim before the Archon (ἐπιδικασία), and if it was not disputed, the Archon adjudged the daughters to them severally according to their degrees of relationship. If, however, as here, rival claimants appeared, a διαδικασία was held and the ἐπίκληροι were allotted accordingly.

τέρων. καὶ γὰρ εἰ ἔζη Ἐπίλυκος ἢ τεθνεὼς πολλά κατέλιπε χρήματα, ήξιοῦμεν αν γένει ὅντες έγγυ-τάτω ἔχειν τὰς παίδας. τοιγάρτοι ἐκεῖνα μὲν δι' Ἐπίλυκον αν ἦν ἢ διὰ τὰ χρήματα νῦν δὲ διὰ τὴν [16] ήμετέραν άρετην τάδε έσται. της μέν οὖν σὺ

ἐπιδικάζου, τῆς δὲ ἐγώ."

120 'Ωμολόγησέ μοι, ὧ ἄνδρες. ἐπεδικασάμεθα ἄμφω κατὰ τὴν πρὸς ἡμᾶς ὁμολογίαν. καὶ ἡς μὲν ἐγὼ ἐπεδικασάμην, ἡ παῖς τύχη χρησαμένη καμοῦσα ἀπέθανεν ἡ δ' ἐτέρα ἔστιν ἔτι. ταύτην Καλλίας ἔπειθε Λέαγρον, χρήματα ὑπισχνούμενος, ἐᾶν αὑτὸν λαβεῖν· αἰσθόμενος δ' ἐγὼ εὐθὺς ἔθηκα παράστασιν, καὶ ἔλαχον προτέρω μὲν Λεάγρω, ότι " εἰ μὲν σὺ βούλη ἐπιδικάζεσθαι, ἔχε τύχη

121 ἀγαθῆ, εἰ δὲ μή, ἐγὼ ἐπιδικάσομαι." γνούς ταῦτα Καλλίας λαγχάνει τῷ υίεῖ τῷ ἐαυτοῦ τῆς ἐπικλήρου, τῆ δεκάτη ἱσταμένου, ΐνα μὴ ἐπιδικάσωμαι ἐγώ. ταις δ' είκάσι, μυστηρίοις τούτοις, δούς Κηφισίω ταίς ο εικασί, μυστηρίοις τουτοίς, όους Κηφισίω χιλίας δραχμάς ένδείκνυσί με καὶ εἰς τὸν ἀγῶνα τοῦτον καθίστησιν, ἐπειδὴ δ' ἐώρα με ὑπομένοντα, τίθησι τὴν ἱκετηρίαν, ὡς ἐμὲ μὲν ἀποκτενῶν ἄκριτον ἢ ἐξελῶν, ἀὐτὸς δὲ πείσας Λέαγρον χρήμασι συνοικήσων τῆ Ἐπιλύκου θυγατρί. Ἐπειδὴ δ' οὐδ' ὧς ἄνευ ἀγῶνος ἐώρα ἐσόμενα τὰ πράγματα, τότε δὴ προσιών Λυσίστρατον,

The παράστασις was a fee of one drachma, paid by anyone disputing the claim of a relative to an ἐπίκληρος.

430

<sup>1</sup> έξελῶν Valckenaer: έξελῶν codd. 2 πείσας Scaliger: πείσων codd. 3 οὐδ' ŵs Bekker: οὕτως codd."

a Callias was actually claiming the girl on his son's behalf (§ 121); as her grandfather, he was forbidden by law to marry her himself.

### ON THE MYSTERIES, 119-122

were alive, or had died a rich man, we should be claiming the girls as their next of kin. We should have married them then either because of Epilycus himself or because of his money; we will do the same now because we are men of honour. Do you obtain an order of the court for the one, and I will do the same for the other."

He assented, gentlemen; so in accordance with our agreement we both applied for an order of the court. The girl claimed by me happened to fall ill, and died; the other is still alive. Now Callias tried to bribe Leagrus into letting him have this second daughter.a Directly I heard of it, I deposited a fee,b and began by obtaining leave to proceed against Leagrus, to this effect: "If you will claim the girl for yourself, take her and good luck to you. If not, I will claim her myself." a As soon as Callias learned of this, he entered a claim for the girl in his son's name, on the tenth of the month, to prevent me from obtaining an order. Soon after the twentieth, during the Mysteries which are just over, he gives Cephisius a thousand drachmae, gets an information lodged against me, and involves me in to-day's trial. Then, when he saw that I was standing my ground, he put the bough on the altar, intending to have me either put to death without a trial or banished, and then to marry the daughter of Epilyeus himself by bribing Leagrus.

However, he saw that even thus he would not get his way without coming into court; so he ap-

e If Leagrus stood aside, Andocides would have a prior claim to Callias' son in the eyes of the law. See stemma, Introd. p. 334.

δ εἰκάδες. The last ten days of the month.

Ηγημόνα, Ἐπιχάρη, όρων φίλους ὅντας ἐμοὶ καὶ χρωμένους, εἰς τοῦτο βδελυρίας ἢλθε καὶ παρανομίας ικαὶ καὶ νῦν βουλοίμην ἀποστῆναι τῆς Ἐπιλύκου θυγατρός, ἔτοιμος εἴη παύσασθαί με κακῶς ποιῶν, ἀπαλλάξαι δὲ Κηφίσιον, δίκην δ' ἐν τοῖς φίλοις δοῦναί μοι

123 τῶν πεποιημένων. εἶπον αὐτῷ καὶ κατηγορεῖν καὶ παρασκευάζειν ἄλλους εἰ δ' ἐγὼ αὐτὸν ἀπος φεύξομαι καὶ γνώσονται 'Αθηναῖοι περὶ ἐμοῦ τὰ δίκαια, ἐγὼ αὐτὸν οἷμαι περὶ τοῦ σώματος ποῦ ἐαυτοῦ ἐν τῷ μέρει κινδυνεύσειν. ἄπερ αὐτὸν οὐ ψεύσομαι, ἐὰν ὑμῖν, ὡ ἄνδρες, δοκῆ. ὡς δ' ἀληθῆ λέγω, κάλει μοι τοὺς μάρτυρας.

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124 'Αλλὰ γὰρ τὸν υἱὸν αὐτοῦ τοῦτον, ῷ λαχεῖν ηξίωσε της Ἐπιλύκου θυγατρός, σκέψασθε πῶς γέγονε καὶ πῶς ἐποιήσατ' αὐτόν ταῦτα γὰρ καὶ ἄξιον ἀκοῦσαι, ὧ ἄνδρες. γαμεῖ μὲν Ἰσχομάχου θυγατέρα: ταύτη δὲ συνοικήσας οὐδ' ἐνιαυτὸν τὴν μητέρα αὐτῆς ἔλαβε, καὶ συνώκει ὁ πάντων σχετλιώτατος ἀνθρώπων τῆ μητρὶ καὶ τῆ θυγατρί, ἱερεὺς ὧν τῆς μητρὸς καὶ τῆς θυγατρός, καὶ εἶχεν ἐν τῆ οἰκίᾳ ἀμφοτέρας.

125 Καὶ οὖτος μὲν οὐκ ἠσχύνθη οὐδ' ἔδεισε τὼ θεώ ἡ δὲ τοῦ Ἰσχομάχου θυγάτηρ τεθνάναι νομίσασα λυσιτελεῖν ἢ ζῆν όρῶσα τὰ γιγνόμενα, ἀπαγχομένη μεταξὺ κατεκωλύθη, καὶ ἐπειδὴ ἀνεβίω, ἀποδρασα ἐκ τῆς οἰκίας ὤχετο, καὶ ἐξήλασεν ἡ μήτηρ τὴν

<sup>&</sup>lt;sup>1</sup> ἀποφεύξομαι Bekker: ἀποφεύξαιμι codd. <sup>2</sup> κατεκωλύθη Sluiter: κατεκλύθη codd. <sup>3</sup> ἀποδράσα Bekker: ἀποδράσασα.

proached Lysistratus, Hegemon, and Epichares, whom he saw to be intimate friends of mine. He had insolence enough, he had contempt enough for the law to inform them that if I was prepared even now to relinquish my claims to the daughter of Epilycus, he was ready to stop persecuting me, to call off Cephisius, and to make amends for his behaviour with our friends as arbitrators. I told him to proceed with his case and hire still more help. "But if the people of Athens return a true verdict and I escape you," I warned him, "you will find that it is your turn, I think, to fight for your life." And with your permission, gentlemen, I will not disappoint him. Kindly call witnesses to confirm what I have been saying.

# Witnesses

But you must let me tell you how the son to whom Callias tried to have the daughter of Epilyeus awarded was born and acknowledged by his father; it is quite worth hearing, gentlemen. Callias married a daughter of Ischomachus; but he had not been living with her a year before he made her mother his mistress. Was ever man so utterly without shame? He was the priest of the Mother and the Daughter; yet he lived with mother and daughter and kept them both in his house together.

The thought of the Two Goddesses may not have awoken any shame or fear in Callias; but the daughter of Ischomachus thought death better than an existence where such things went on before her very eyes. She tried to hang herself: but was stopped in the act. Then, when she recovered, she ran away from home; the mother drove out the

θυγατέρα. ταύτης δ' αὖ διαπεπλησμένος ἐξέβαλε καὶ ταύτην. ἡ δ' ἔφη κυεῖν ἐξ αὐτοῦ· καὶ ἐπειδὴ ἔτεκεν υἱόν, ἔξαρνος ἢν μὴ εἶναι ἐξ αὐτοῦ τὸ 126 παιδίον. λαβόντες δὲ οἱ προσήκοντες τῆ γυναικὶ τὸ παιδίον ἡκον ἐπὶ τὸν βωμὸν 'Απατουρίοις, ἔχοντες ἱερεῖον, καὶ ἐκέλευον κατάρξασθαι τὸν Καλλίαν. ὁ δ' ἠρώτα τίνος εἴη τὸ παιδίον ἔλεγον ''Καλλίου τοῦ 'Ιππονίκου.'' ἐγώ εἰμι οὖτος.'' καὶ ἔστι γε σὸν τὸ παιδίον.'' λαβόμενος τοῦ

βωμοῦ ὤμοσεν ἢ μὴν μὴ εἶναί (οί) νίον ἄλλον μηδὲ γενέσθαι πώποτε, εἰ μὴ Ἱππόνικον ἐκ τῆς Γλαύκωνος θυγατρός ἢ ἐξώλη εἶναι καὶ αὐτὸν

καὶ τὴν οἰκίαν, ὥσπερ ἔσται.

127 Μετὰ ταῦτα τοίνυν, ὧ ἄνδρες, ὑστέρω πάλιν χρόνω τῆς γραὸς τολμηροτάτης γυναικὸς ἀνηράσθη, καὶ κομίζεται αὐτὴν εἰς τὴν οἰκίαν, καὶ τὸν παῖδα ἤδη μέγαν ὅντα εἰσάγει εἰς Κήρυκας, φάσκων εἶναι υἱὸν αὑτοῦ.² ἀντεῖπε μὲν Καλλιάδης³ μὴ εἰσδέξασθαι, ἐψηφίσαντο δὲ οἱ Κήρυκες κατὰ τὸν νόμον ὅς ἐστιν ἀὐτοῖς, τὸν πατέρα ὀμόσαντα εἰσάγειν ἢ μὴν υἱὸν ὅντα ἐαυτοῦ εἰσάγειν. λαβόμενος τοῦ βωμοῦ ὤμοσεν ἢ μὴν τὸν παῖδα ἑαυτοῦ εἶναι γνήσιον, ἐκ Χρυσίλλης γεγονότα ὁν ἀπώμοσε. καί μοι τούτων ἀπάντων τοὺς μάρτυρας κάλει.

## (MAPTYPEE)

1 οί add. Muretus.
2 αὐτοῦ Baiter: αὐτοῦ codd.
3 Καλλιάδης Valckenaer: καλλίδης codd.
4 Χρυσίλλης Jernstedt: χρυσιάδης codd.
16 ΜΑΡΤΥΡΕΣ add. Ald.

### ON THE MYSTERIES, 125-127

daughter. Finally Callias grew tired of the mother as well, and drove her out in her turn. She then said she was pregnant by him; but when she gave birth to a son, Callias denied that the child was his. At that, the woman's relatives came to the altar at the Apaturia a with the child and a victim for sacrifice, and told Callias to begin the rites. He asked whose child it was. "The child of Callias, son of Hipponicus," they replied. "But I am he." "Yes, and the child is yours." Callias took hold of the altar and swore that the only son he had or had ever had was Hipponicus, and the mother was Glaucon's daughter. If that was not the truth, he prayed that he and his house might perish from the earth—as they surely will.

Now some time afterwards, gentlemen, he fell in love with the abandoned old hag once more and welcomed her back into his house, while he presented the boy, a grown lad by this time, to the Ceryces, asserting that he was his own son. Calliades opposed his admission; but the Ceryces voted in favour of the law which they have, whereby a father can introduce his son, if he swears that it is his own son whom he is introducing. So Callias took hold of the altar and swore that the boy was his legitimate son by Chrysilla. Yet he had disowned that same son. Call witnesses to confirm all this, please.

## (Witnesses)

<sup>a</sup> Held for three days in Pyanepsion (Oct.-Nov.). The citizens assembled κατα φρατρίαs, and on the third day (κουρεῶτιs) newly born children were registered in the official list of φράτορεs. A sacrifice accompanied the registration. The father had to swear that the child was the legitimate offspring of free-born parents, both of whom were citizens.

128 Φέρε δη τοίνυν, ὧ ἄνδρες, σκεψώμεθα εἰ πώποτε έν τοις Έλλησι πράγμα τοιούτον έγένετο, όπου γυναικά τις γήμας ἐπέγημε τῆ θυγατρὶ τὴν μητέρα καὶ ἐξήλασεν ἡ μήτηρ τὴν θυγατέρα ταύτη δὲ [17] συνοικών βούλεται τὴν Ἐπιλύκου θυγατέρα λαβείν,

ιν' ἐξελάση τὴν τήθην ἡ θυγατριδῆ. ἀλλὰ γὰρ τῷ
129 παιδὶ αὐτοῦ τί χρὴ τοὔνομα θέσθαι; οἷμαι γὰρ
ἔγωγε οὐδένα οὕτως ἀγαθὸν εἶναι λογίζεσθαι,
ὅστις ἐξευρήσει τοὔνομα αὐτοῦ. τριῶν γὰρ οὐσῶν γυναικών als συνφκηκώς έσται ο πατήρ αὐτοῦ, τῆς μὲν υίος ἐστιν, ὡς φησι, τῆς δὲ ἀδελφός, τῆς δὲ θεῖος. τίς ἂν εἴη οῦτος; Οἰδίπους, ἢ Αἴγισθος;

η τί χρη αὐτὸν ὀνομάσαι; 130 ᾿Αλλὰ γάρ, ὧ ἄνδρες, βραχύ τι ὑμᾶς ἀναμνῆσαι περὶ Καλλίου βούλομαι, εἰ γὰρ μέμνησθε, ὅτε ἡ πόλις ἡρχε τῶν Ἑλλήνων καὶ ηὐδαιμόνει μάλιστα, Ἱππόνικος δὲ ἡν πλουσιώτατος τῶν Ἑλλήνων, τότε μέντοι πάντες ιστε ότι παρά τοις παιδαρίοις τοις μικροτάτοις και τοις γυναίοις κληδών έν άπάση τῆ πόλει κατείχεν, ὅτι Ἱππόνικος ἐν τῆ οἰκία ἀλιτήριον τρέφει, ὁς αὐτοῦ τὴν τράπεζαν ἀνατρέπει.

131 μέμνησθε ταθτα, ω άνδρες. πως οθν ή φήμη ή τότε οδσα δοκεί ύμιν ἀποβηναι; οιόμενος γάρ Ίππόνικος υίὸν τρέφειν άλιτήριον αύτῷ ἔτρεφεν, δς άνατέτροφεν έκείνου τὸν πλοῦτον, τὴν σωφροσύνην, τὸν ἄλλον βίον ἄπαντα. οὕτως οὖν χρή περί τούτου γιγνώσκειν, ώς όντος Ίππονίκου

άλιτηρίου.

132 'Αλλὰ γάρ, ὧ ἄνδρες, διὰ τί ποτε τοῖς ἐμοὶ νυνὶ έπιτιθεμένοις μετά Καλλίου καὶ συμπαρασκευάσασι

<sup>1</sup> κατείχεν Blass: κατέσχεν codd.

## ON THE MYSTERIES, 128-132

Let us just see, gentlemen, whether anything of this kind has ever happened in Greece before. A man marries a wife, and then marries the mother as well as the daughter. The mother turns the daughter out. Then, while living with the mother, he wants to marry the daughter of Epilycus, so that the grand-daughter can turn the grandmother out. Why, what ought his child to be called? Personally, I do not believe that there is anyone ingenious enough to find the right name for him. There are three women with whom his father will have lived: and he is the alleged son of one of them, the brother of another, and the uncle of the third. What ought a son like that to be called? Oedipus, Aegisthus, or what?

As a matter of fact, I want to remind you briefly, gentlemen, of a certain incident connected with Callias. As you may remember, when Athens was mistress of Greece and at the height of her prosperity, and Hipponicus was the richest man in Greece, a rumour with which you are all familiar was on the lips of little children and silly women throughout the city: "Hipponicus," they said, "has an evil spirit in his house, and it upsets his books." a You remember it, gentlemen. Now in what sense do you think that the saying current in those days proved true? Why, Hipponicus imagined that he had a son in his house; but that son was really an evil spirit, which has upset his wealth, his morals, and his whole life. So it is as Hipponicus' evil spirit that you must think of Callias.

Now take my other accusers, Callias' partners, who have helped to institute this trial and have financed

a Lit. "his table," with a play on τράπεζα meaning a bank." The pun cannot be rendered exactly in English.

τὸν ἀγῶνα καὶ χρήματα εἰσενεγκοῦσιν ἐπ' ἐμοὶ τρία μὲν ἔτη ἐπιδημῶν καὶ ἤκων ἐκ Κύπρου οὐκ ἀσεβεῖν ἐδόκουν αὐτοῖς, μυῶν μὲν 'Α. . . Δελφόν,¹ ἔτι δὲ ἄλλους ξένους ἐμαυτοῦ, καὶ εἰσιῶν εἰς τὸ Ἐλευσίνιον καὶ θύων, ὥσπερ ἐμαυτὸν ἄξιον νομίζω εἶναι· ἀλλὰ τοὐναντίον λητουργεῖν οῦτοι προὐβάλλοντο, πρῶτον μὲν γυμνασίαρχον 'Ηφαιστίοις, ἔπειτα ἀρχεθέωρον εἰς 'Ισθμὸν καὶ 'Ολυμπίαζε, εἶτα δὲ ταμίαν ἐν πόλει τῶν ἱερῶν χρημάτων. νῦν δὲ ἀσεβῶ καὶ ἀδικῶ εἰσιὼν εἰς τὰ ἱερά.

133 'Εγώ ύμιν ἐρῶ διότι οὖτοι ταῦτα νῦν γιγνώσκουσιν. 'Αγύρριος γὰρ οὐτοσί, ὁ καλὸς κἀγαθός, ἀρχώνης² ἐγένετο τῆς πεντηκοστῆς τρίτον ἔτος, καὶ ἐπρίατο τριάκοντα ταλάντων, μετέσχον δ' αὐτῷ³ οὖτοι πάντες οἱ παρασυλλεγέντες ὑπὸ τὴν λεύκην, οὖς⁴ ὑμεῖς ἴστε οἷοί εἰσιν οἷ διὰ τοῦτο ἔμοιγε δοκοῦσι συλλεγῆναι ἐκεῖσε, ἵν' αὐτοῖς

1. 'A. . . Δελφόν Bekker: ἀδελφόν codd.
2 ἀρχώνης Valckenaer: ἄρχων είς codd.
3 αὐτῷ Reiske: αὐτοι codd.
4 λεύκην, οῦς Muretus: λευκὴν τὸ πόσους codd.

? Another regular liturgy. State deputations were always sent to the great games (Olympian, Isthmian, Pythian,

a One of the ἐγκύκλιοι λητουργίαι which recurred annually. Citizens owning property to the value of three talents or over were liable to them. Other such liturgies were the χορηγία, λαμπαδαρχία, ἀρχεθεωρία, ἐστίασις. The various tribes selected suitable persons to perform them from among their meiubers. The γυμνασιαρχία is practically identical with the λαμπαδαρχία. It involved the provision of torches for the great torcli-race at the festival of Hephaestus and the training of the runners. The expense was considerable; Isaeus classes the γυμνασιαρχία with the χορηγία, and puts the cost at twelve minae.

## ON THE MYSTERIES, 132-133

the prosecution. Why, I ask, did it never strike them that I was committing sacrilege during the three years which I have spent in Athens since my return from Cyprus? I initiated A—— from Delphi and other friends of mine besides from outside Attica, and I frequented the Eleusinium and offered sacrifices, as I consider I have a perfect right to do. Yet so far from prosecuting, they actually proposed me for public services, first as Gymnasiarch at the Hephaestia, then as head of the state deputation to the Isthmus and to Olympia, and finally as Treasurer of the Sacred Monies on the Acropolis. To-day, on the other hand, I commit a sacrilege and a crime by entering a temple.

I will tell you the reason for this change of front. Last year and the year before our honest Agyrrhius here was chief contractor for the two per cent customs duties.<sup>d</sup> He farmed them for thirty talents, and the friends he meets under the poplar all took shares with him. You know what they are like; it is my belief that they met there for a double purpose: to be paid for

Nemean). These were headed by an  $d\rho_{\chi}\epsilon\theta\ell\omega\rho_{0}$  who was responsible for their management. He also bore a considerable part of the expense. The state contributed a certain amount; but the  $d\rho_{\chi}\epsilon\theta\ell\omega\rho_{0}$  was expected to see that the deputation was as impressive as possible. Andocides must have gone to Olympia in 400, as this was the first year in which the games were held after his return to Athens. The  $d\rho_{\chi}\epsilon\theta\epsilon\omega\rho_{0}$  to the Isthmian Games will then fall in 402.

6 There were ten ταμίαι τῆς θεοῦ, and ten ταμίαι τῶν ἄλλων θεῶν, chosen annually by lot from the wealthiest class of citizens. The treasury of both boards was in the Opisthodomus of the Parthenon. Andocides may have been a

member of either.

d Levied on all imports and exports at Peiraeus.

• Apparently a well-known spot. It is not mentioned elsewhere.

αμφότερα ή, καὶ μὴ ὑπερβάλλουσι λαβεῖν ἀργύριον 134 καὶ ὀλίγου πραθείσης μετασχεῖν. κερδήναντες δὲ εξ² τάλαντα, γνόντες τὸ πρᾶγμα οδον εἴη, [ὡς πολλοῦ ἄξιον,]³ συνέστησαν πάντες, καὶ μεταδόντες τοῖς ἄλλοις ἐωνοῦντο πάλιν τριάκοντα ταλάντων. ἐπεὶ δ' οὐκ ἀντεωνεῖτο οὐδείς, παρελθὼν ἐγὼ εἰς τὴν βουλὴν ὑπερέβαλλον, ἔως ἐπριάμην εξ καὶ τριάκοντα ταλάντων. ἀπελάσας δὲ τούτους καὶ καταστήσας ὑμῖν ἐγγυητὰς ἐξέλεξα τὰ χρήματα καὶ κατέβαλον τῆ πόλει καὶ αὐτὸς οὐκ ἐζημιώθην, ἀλλὰ καὶ βραχέα ἀπεκερδαίνομεν οἱ μετασχόντες τούτους δ' ἐποίησα τῶν ὑμετέρων μὴ διανείμασθαι εξ τάλαντα ἀργυρίου.

135 \*A οὖτοι γνόντες ἔδοσαν σφίσιν αὐτοῖς λόγον, ὅτι ''ἄνθρωπος' οὐτοσὶ οὔτε αὐτὸς λήψεται τῶν κοινῶν χρημάτων οὔθ' ἡμᾶς ἐάσει, φυλάξει δὲ καὶ ἐμποδῶν ἔσται διανείμασθαι τὰ κοινά πρὸς δὲ τούτοις, ὃν ἄν ἡμῶν ἀδικοῦντα λάβη, εἰσάξει εἰς τὸ πλῆθος τὸ ''Αθηναίων καὶ ἀπολεῖ. δεῖ οὖν τοῦτον ἐκποδῶν ἡμῦν οὖν ἄλ ἄνδος καὶ δικαίως καὶ 126 ἐδίνως.''

136 ἀδίκως.' ταῦτα μέν οὖν, ὧ ἄνδρες δικασταί, τούτοις ποιητέα ἦν, ὑμῖν δέ γε ⟨τὸ⟩ ἐναντίον τούτων ὡς γὰρ πλείστους εἶναι ὑμῖν ἤθελον ἂν τοιούσδε οἶόσπερ ἐγώ, τούτους δὲ μάλιστα ⟨μὲν⟩ ι ἀπολωλέναι, εἶ δὲ μή, εἶναι τοὺς μὴ ἐπιτρέψοντας αὐτοῖς, οἶς καὶ προσήκει ἀνδράσιν εἶναι καὶ ἀγαθοῖς καὶ δικαίοις περὶ τὸ πλῆθος τὸ ὑμέτερον, καὶ βουλόμενοι δυνήσονται εὖ ποιεῖν ὑμᾶς. ἐγὼ

¹ ὑπερβάλλουσι Stephanus: ὑπερβάλλωσι codd.
² ἔξ Reiske: πρία codd.
² ὡς πολλοῦ ἄξιον del. Sluiter.

<sup>\*</sup> ἄνθρωπος Blass: ἄνθρωπος codd.

## ON THE MYSTERIES, 133-136

not raising the bidding, and to take shares in taxes which have been knocked down cheap. After making a profit of six talents, they saw what a gold-mine the business was; so they combined, gave rival bidders a percentage, and again offered thirty talents. There was no competition; so I went before the Council and outbid them, until I purchased the rights for thirty-six talents. I had ousted them. I then furnished you with sureties, collected the tax, and settled with the state. I did not lose by it, as my partners and I actually made a small profit. At the same time I stopped Agyrrhius and his friends from sharing six talents which belonged to you.

They saw this themselves, and discussed the situa-"This fellow will not take any of the public money himself," they argued, " and he will not let us take any either. He will be on the watch and stop our sharing what belongs to the state; and furthermore, if he catches any of us acting dishonestly, he will bring him into the public courts and ruin him. He must be got rid of at all costs." The prosecution were bound to behave thus, gentlemen; but you must do the opposite: for I should be happy to see you with as many men as possible like myself and to see my accusers stamped out of existence, or at least confronted by those who will not countenance their activities. Such men should show themselves staunch and impartial champions of your interests, and they will be able to serve you well, if they are willing to do so. I for one promise you either to put

 <sup>&</sup>lt;sup>5</sup> τὸ Fuhr: τῶν codd.
 <sup>6</sup> ἡμῖν Reiske: ὑμῖν codd.

 <sup>&</sup>lt;sup>7</sup> τὸ add. Sluiter.
 <sup>8</sup> ὡs Blass: τοὺς codd.
 <sup>9</sup> ὑμῶν Reiske: ἡμῶν codd.
 <sup>10</sup> μèν add. Bekker.

οὖν ὑμῖν ὑπισχνοῦμαι ἢ παύσειν τούτους ταῦτα ποιούντας καὶ βελτίους παρέξειν, η είς ύμας είσαγαγών κολάσειν τους αδικοθντας αυτών.

137 Κατηγόρησαν δέ μου καὶ περὶ τῶν ναυκληριῶν [18] καὶ περὶ τῆς ἐμπορίας, ώς ἄρα οἱ θεοὶ διὰ τοῦτό με έκ των κινδύνων σώσαιεν, ίνα έλθων δεύρο, ώς ξοικεν, ύπὸ Κηφισίου ἀπολοίμην. ἐγὼ δέ, ὧ 'Αθηναῖοι, οὐκ ἀξιῶ τοὺς θεοὺς τοιαύτην γνώμην έγειν, ωστ' εἰ ἐνόμιζον ὑπ' ἐμοῦ ἀδικεῖσθαι, λαμβάνοντάς με έν τοις μεγίστοις κινδύνοις μή τιμωρείσθαι. τίς γὰρ κίνδυνος μείζων ἀνθρώποις η χειμώνος ώρα πλείν την θάλατταν; εν οίς έχοντες μέν τὸ σῶμα τοὐμόν, κρατοῦντες δὲ τοῦ βίου καὶ

138 τ $\hat{\eta}$ ς οὐσίας τ $\hat{\eta}$ ς  $\hat{\epsilon}$ μ $\hat{\eta}$ ς,  $\hat{\epsilon}$ ίτα  $\hat{\epsilon}$ σ $\omega$ ζον; οὐκ  $\hat{\epsilon}$ ξ $\hat{\eta}$ ν $^1$ αὐτοῖς ποιῆσαι μηδέ ταφῆς τὸ σῶμα ἀξιωθῆναι; έτι δὲ πολέμου γενομένου καὶ τριήρων ἀεὶ κατά θάλατταν οὐσῶν καὶ ληστῶν, ὑφ' ὧν πολλοὶ ληφθέντες, απολέσαντες τὰ ὅντα, δουλεύοντες τὸν βίον διετέλεσαν, ούσης δε χώρας βαρβάρου, είς ην πολλοί ήδη έκπεσόντες αίκείαις ταις μεγίσταις περιέπεσον καὶ τὰ σφέτερα αὐτῶν σώματα αἰκι-

139 σθέντες ἀπέθανον, —είτα οι μεν θεοί εκ τοσούτων κινδύνων έσωζόν με, σφων δε αὐτων προύστήσαντο τιμωρον γενέσθαι Κηφίσιον τον πονηρότατον 'Αθηναίων, ων ουτός φησι πολίτης είναι οὐκ ων; ῶ οὐδ' ὑμῶν τῶν καθημένων οὐδεὶς αν ἐπιτρέψειεν οὐδὲν τῶν ἰδίων, εἰδώς τοῦτον οδός ἐστιν; ἐγώ μέν οδν, ω άνδρες, ήγουμαι χρηναι νομίζειν τούς

<sup>1</sup> οὐκ ἐξῆν Stephanus: οὐ πεζὴν codd.

a stop to the practices of the prosecution and render them better citizens, or to bring such of them as are guilty of criminal behaviour into court and have them

punished.

The prosecution have also found grounds for attacking me in the fact that I am a merchant who owns ships. We are asked to believe that the only object of the gods in saving me from the dangers of the sea was, apparently, to let Cephisius put an end to me when I reached Athens. No, gentlemen. I for one cannot believe that if the gods considered me guilty of an offence against them, they would have been disposed to spare me when they had me in a situation of the utmost peril-for when is man in greater peril than on a winter sea-passage? Are we to suppose that the gods had my person at their mercy on just such a voyage, that they had my life and my goods in their power, and that in spite of it they kept me safe? Why, could they not have caused even my corpse to be denied due burial? Furthermore, it was war-time: the sea was infested with triremes and pirates, who took many a traveller prisoner, and after robbing him of his all, sent him to end his days in slavery. And there were foreign shores on which many a traveller had been wrecked, to be put to death after meeting with shameful indignities and maltreatment. Is it conceivable that the gods saved me from perils of that nature, only to let themselves be championed by Cephisius, the biggest scoundrel in Athens, whose citizen he claims to be when he is nothing of the kind, and whom every one of you sitting in this court knows too well to trust with anything belonging to him? No, gentlemen; to my mind the dangers of a trial like the present are to be

τοιούτους κινδύνους ανθρωπίνους, τούς δέ κατά θάλατταν θείους. είπερ οὖν δεῖ τὰ τῶν θεῶν ύπονοεῖν, πάνυ¹ ἃν αὐτοὺς οἷμαι ἐγὼ ὀργίζεσθαι καὶ ἀγανακτεῖν, εἰ τοὺς ὑφ' ἐαυτῶν σωζομένους ὑπ' ἀνθρώπων² ἀπολλυμένους ὁρῷεν.

140 Καὶ μὲν δὴ καὶ τάδε ὑμῖν ἄξιον, ὧ ἄνδρες, ἐν-

θυμηθήναι, ότι νυνί πασι τοις Ελλησιν ανδρες άριστοι καὶ εὐβουλότατοι δοκεῖτε γεγενησθαι, οὐκ έπὶ τιμωρίαν τραπόμενοι τῶν γεγενημένων, ἀλλ' έπὶ σωτηρίαν τῆς πόλεως καὶ δμόνοιαν τῶν πολιτῶν. συμφοραὶ μὲν γὰρ ἤδη καὶ ἄλλοις πολλοις ἐγένοντο οὐκ ἐλάττους ἢ καὶ ἡμῖν τὸ δὲ τὰς γενομένας διαφορὰς πρὸς ἀλλήλους θέσθαι καλῶς, τοῦτ' εἰκότως ἤδη δοκεῖ ἀνδρῶν ἀγαθῶν καὶ σωφρόνων ἔργον εἶναι. ἐπειδὴ τοίνυν παρὰ πάντων ὁμολογουμένως ταῦθ' ὑμῖν ὑπάρχει, καὶ εί τις φίλος ών τυγχάνει καὶ εί τις έχθρός, μή μεταγνώτε, μηδέ βούλεσθε την πόλιν αποστερήσαι ταύτης της δόξης, μηδέ αὐτοὶ δοκεῖν τύχη ταῦτα μαλλον ή γνώμη ψηφίσασθαι.

141 Δέομαι οὖν ἀπάντων ⟨ύμῶν⟩ περὶ ἐμοῦ τὴν αὐτὴν γνώμην ἔχειν, ἤνπερ καὶ περὶ τῶν ἐμῶν προγόνων, ἴνα κἀμοὶ ἐγγένηται ἐκείνους μιμήσασθαι, άναμνησθέντας αὐτῶν ὅτι ὅμοιοι τοῖς πλείστων καὶ μεγίστων ἀγαθῶν αἰτίοις τῆ πόλει γεγένηνται, πολλών ένεκα σφας αὐτοὺς παρέχοντες τοιούτους, μάλιστα δὲ τῆς εἰς ὑμᾶς εὐνοίας, καὶ όπως, εί ποτέ τις αὐτοῖς ἢ τῶν ἐξ ἐκείνων τινὶ κίνδυνος γένοιτο ή συμφορά, σώζοιντο συγγνώμης παρ' ύμῶν τυγχάνοντες. εἰκότως δ' αν αὐτῶν

## ON THE MYSTERIES, 139-141

regarded as the work of man, and the dangers of the sea as the work of God. So if we must perforce speculate about the gods, I for one am sure that they would be moved to the deepest wrath and indignation to see those whom they had themselves preserved

brought to destruction by mortal men.

There is yet another thing worth your consideration, gentlemen. At the moment the whole of Greece thinks that you have shown the greatest generosity and wisdom in devoting yourselves, not to revenge, but to the preservation of your city and the reuniting of its citizens. Many before now have suffered no less than we; but it is very rightly recognized that the peaceable settlement of differences requires generosity and self-control. Now it is acknowledged on all sides, by friend and foe alike, that you possess those gifts. So do not change your ways: do not hasten to rob Athens of the glory which she has gained thereby, or allow it to be supposed that you authorized your decree more by chance than by intention.

I beg you one and all, then, to hold towards me the feelings which you hold towards my ancestors, so that I may have the opportunity of imitating them. They rank, remember, among the most tireless and the greatest benefactors of our city; and foremost among the many motives which inspired them came devotion to your welfare and the hope that if they or any of their children were ever in danger or distress, they would find protection in your sympathy. You have good reason, indeed, for remembering them;

<sup>1</sup> πάνυ Reiske: πολύ codd.

<sup>&</sup>lt;sup>2</sup> ἀνθρώπων Hertlein: ἄλλων codd. <sup>3</sup> βούλεσθε Reiske: βουλεύεσθε codd.

<sup>\*</sup> ύμῶν add. Reiske. \* \* γένοιτο Dobree: γένηται codd.

142 μεμνήσθε καὶ γὰρ τῆ πόλει ἀπάση αἱ τῶν ὑμετέρων προγόνων ἀρεταὶ πλείστου ἄξιαι ἐγένοντο. ἐπειδὴ γάρ, ὧ ἄνδρες, αἱ νῆες διεφθάρησαν, πολλῶν βουλομένων τὴν πόλιν ἀνηκέστοις συμφοραῖς περιβαλεῖν, Λακεδαιμόνιοι ἔγνωσαν ὅμως τότε ἐχθροὶ ὅντες σώζειν τὴν πόλιν διὰ τὰς ἐκείνων τῶν ἀνδρῶν ἀρετάς, οι ὑπῆρξαν τῆς ἐλευθερίας ἀπάση

143 τῆ 'Ελλάδι. ἐπειδὴ τοίνυν καὶ ἡ πόλις ἐσώθη δημοσία διὰ τὰς τῶν προγόνων τῶν ὑμετέρων' ἀρετάς, ἀξιῶ κἀμοὶ διὰ τὰς τῶν προγόνων τῶν ἐμῶν ἀρετὰς σωτηρίαν γενέσθαι. καὶ γὰρ αὐτῶν τῶν ἔργων, δι' ἄπερ ἡ πόλις ἐσώθη, οὐκ ἐλάχιστον μέρος οἱ ἐμοὶ πρόγονοι συνεβάλοντο· ὧν ἔνεκα καὶ ἐμοὶ δίκαιον ὑμᾶς μεταδοῦναι τῆς σωτηρίας, ἡσπερ καὶ αὐτοὶ παρὰ τῶν 'Ελλήνων ἐτύχετε.

144 Σκέψασθε τοίνυν καὶ τάδε, ἄν με σώσητε, οἷον εξετε πολίτην δς πρῶτον μὲν ἐκ πολλοῦ πλούτου, ὅσον ὑμεῖς ἴστε, οὐ δι' ἐμαυτὸν ἀλλὰ διὰ τὰς τῆς πόλεως συμφορὰς εἰς πενίαν πολλὴν καὶ ἀπορίαν κατέστην, ἔπειτα δὲ καινὸν³ βίον ἤργασάμην ἐκ τοῦ δικαίου, τῆ γνώμη καὶ τοῖν χεροῖν τοῖν ἐμαυτοῦ⁴ ἔτι δὲ εἰδότα μὲν οἷόν ἐστι πόλεως τοιαύτης πολίτην εἶναι, εἶδότα δὲ οἷόν ἐστι ξένον

[19] είναι καὶ μέτοικον ἐν τῆ τῶν πλησίον, ἐπιστάμενον 145 δὲ οἱον τὸ σωφρονεῖν καὶ ὀρθῶς βουλεύεσθαι, ἐπιστάμενον δ' οἱον τὸ ἁμαρτόντα πρᾶξαι κακῶς, πολλοῖς συγγενόμενος καὶ πλείστων πειραθείς, ἀφ' ὧν ἐμοὶ ξενίαι καὶ φιλότητες πρὸς πολλοὺς καὶ βασιλέας καὶ πόλεις καὶ ἄλλους ἰδία ξένους

<sup>1</sup> ύμετέρων Reiske: ήμετέρων codd. 2 ύμετέρων Reiske: ήμετέρων codd.

<sup>8</sup> καινον Emperius: καὶ codd.

### ON THE MYSTERIES, 142-145

for from the heroic deeds of your own forefathers Athens as a whole received inestimable benefit. After the loss of our fleet, when there was a general desire to cripple Athens for ever, the Spartans, although our enemies at the time, decided to spare her because of the valiant exploits of those heroes who had led the whole of Greece to freedom.<sup>a</sup> Now since Athens as a city was spared because of the brave exploits of your forefathers, I likewise claim to be spared because of the brave deeds of mine; for my own forefathers themselves played no small part in those very exploits to which Athens owed her salvation, and I therefore have the right to expect from you the mercy

shown to you yourselves by the Greeks.

Think, furthermore, what a citizen you will have in me, if you give me your protection. I was once, as you know, a man of great wealth. Then to begin with, through no fault of my own, but through the disasters which overtook Athens, I was plunged into utter penury and want. I then started life afresh, a life of honest toil, with my brains and my hands to help me. Nay more, I not only know what it is to be the citizen of a city such as this; I know what it is to be an alien sojourning in the lands of neighbouring peoples; I have learnt the meaning of self-control and good sense; I have learnt what it is to suffer for one's mistakes.<sup>b</sup> I have been on terms of familiarity with many, and I have had dealings with still more. In consequence, I have formed ties and friendships with kings, with states, and with individuals too, in

> <sup>a</sup> Cf. Peace with Sparta, § 21. An interesting admission. Cf. Return, § 7.

<sup>4</sup> τοίν χεροίν τοίν έμ. Marchant: ταίν χ. ταίν έμ. codd.

γεγένηνται, ὧν ἐμὲ σώσαντες μεθέξετε, καὶ ἔσται ὑμῖν χρῆσθαι τούτοις, ὅπου ἃν ἐν καιρῷ τι ὑμῖν

γίγνηται.

146 Έχει δὲ καὶ ὕμῖν, ὧ ἄνδρες, οὔτως ἐάν με νυνὶ διαφθείρητε, οὐκ ἔστιν ὑμῖν ἔτι λοιπὸς τοῦ γένους τοῦ ἡμετέρου οὐδείς, ἀλλ' οἴχεται πᾶν πρόρριζον. καίτοι οὐκ ὄνειδος ὑμῖν ἐστιν ἡ ᾿Ανδοκίδου καὶ Λεωγόρου οἰκία οὖσα, ἀλλὰ πολὺ μᾶλλον τότ' ἡν ὄνειδος, ὅτ' ἐμοῦ φεύγοντος Κλεοφῶν αὐτὴν ὁ λυροποιὸς ὥκει. Οὐ γὰρ ἔστιν ὅστις πώποτε ὑμῶν παριὼν τὴν οἰκίαν τὴν ἡμετέραν ἀνεμνήσθη

147 ἢ ίδία τι ἢ δημοσία κακὸν παθών ὑπ' ἐκείνων, οἱ πλείστας μὲν στρατηγήσαντες στρατηγίας πολλὰ τρόπαια τῶν πολεμίων καὶ κατὰ γῆν καὶ κατὰ θάλατταν ὑμῖν ἀπέδειξαν, πλείστας δὲ ἄλλας ἀρχὰς ἄρξαντες καὶ χρήματα διαχειρίσαντες τὰ ὑμέτερα οὐδένα² πώποτε ῷφλον, οὐδ' ἡμάρτηται οὐδὲν οὔτε ἡμῖν εἰς ὑμᾶς οὔτε ὑμῖν εἰς ἡμᾶς, οἰκία δὲ πασῶν ἀρχαιοτάτη καὶ κοινοτάτη ἀεὶ τῷ δεομένῳ. οὐδ' ἔστιν ὅπου ἐκείνων τις τῶν ἀνδρῶν καταστὰς εἰς ἀγῶνα ἀπήτησεν ὑμᾶς χάριν τούτων τῶν ἔργων.

148 μή τοίνυν, εἰ αὐτοὶ τεθνᾶσι, καὶ περὶ τῶν πεπραγμένων αὐτοῖς ἐπιλάθησθε, ἀλλὶ ἀναμνησθέντες τῶν ἔργων νομίσατε τὰ σώματα αὐτῶν ὁρᾶν αἰτουμένων ἐμὲ παρ' ὑμῶν σῷσαι. τίνα γὰρ καὶ ἀναβιβάσωμαι δεησόμενον ὑπὲρ ἐμαὐτοῦ; τὸν πατέρα; ἀλλὰ τέθνηκεν, ἀλλὰ τοὺς ἀδελφούς; ἀλλὶ οὐκ εἰσίν.

1 ἔσται Stephanus: ἔστιν codd.
2 οὐδένα Blass: οὐδὲν αν codd.

<sup>3</sup> ἀναβιβάσωμαι Blass: ἀναβιβάσομαι codd.

<sup>&</sup>lt;sup>6</sup> An extreme democrat who first came into prominence after the collapse of the oligarchic movement of 411. He

### ON THE MYSTERIES, 145-148

plenty. Acquit me, and you will share in them all, and be able to make use of them whenever occasion

may arise.

The position is in fact this, gentlemen. If you sentence me to death to-day, you leave not a single member of our family alive; it perishes root and branch. Yet the home of Andocides and Leogoras does not disgrace you by its presence. It was far more truly a disgrace during my exile, when Cleophon a the lyre-maker occupied it. Not one of you, in passing our house, was ever reminded of an injury done him by its owners whether privately or publicly. They have held countless commands, and have won you many a victory over your foes on land and sea. They have held countless other offices and handled public monies; yet not once have they been found guilty of fraud. We have not wronged you, and vou have not wronged us. Our house is the oldest in Athens, and has always been the first to open its doors to those in need. Yet never once has any member of my family appeared on trial before you and asked you to show your gratitude for these services. So although they are dead, at least do not forget what they did. Remember their achievements: imagine that you can see them in the flesh, begging you for my life. For after all, whom can I produce here to plead for me? My father? He is dead. My brothers? I

interested himself in finance, and was responsible for the dole of two obols a day paid to the poorer classes after 410. After the battle of Cyzicus he succeeded in getting the Spartan peace proposals rejected, and he did the same after Aegospotami (405). He was finally put to death during the siege of Athens through the agency of the pro-Spartan party in the city. With his execution active resistance to Sparta practically came to an end.

149 ἀλλὰ τοὺς παίδας; ἀλλ' οὔπω γεγένηνται. ὑμεῖς τοίνυν καὶ ἀντὶ πατρὸς ἐμοὶ καὶ ἀντὶ ἀδελφῶν καὶ ἀντὶ παίδων γένεσθε· εἰς ὑμᾶς καταφεύγω καὶ ἀντιβολῶ καὶ ἱκετεύω· ὑμεῖς με παρ' ὑμῶν αὐτῶν αἰτησάμενοι σώσατε, καὶ μὴ βούλεσθε Θετταλοὺς καὶ 'Ανδρίους πολίτας ποιεῖσθαι δι' ἀπορίαν ἀνδρῶν, τοὺς δὲ ὄντας πολίτας όμολογουμένως, οῖς προσήκει ἀνδράσιν ἀγαθοῖς εἶναι καὶ βουλόμενοι δυνήσονται, τούτους δὲ ἀπόλλυτε. μὴ δῆτα. ἔπειτα καὶ ταῦθ' ὑμῶν δέομαι, εὖ ποιῶν ὑμᾶς ὑφ' ὑμῶν τιμᾶσθαι. ὥστ' ἐμοὶ μὲν πειθόμενοι οὐκ ἀποστερεῖσθε εἴ τι ἐγὼ δυνήσομαι ὑμᾶς εὖ ποιεῖν· ἐὰν δὲ τοῖς ἐχθροῖς τοῖς ἐμοῖς πεισθῆτε, οὐδ' ἄν ὑστέρω χρόνω ὑμῖν μεταμελήση, οὐδὲν τῶν ἀπ' ἐμοῦ ἐλπίδων ἀποστερήσητε μήτ' ἐμὲ τῶν εἰς ὑμᾶς.

'Αξιῶ δ' ἔγωγε τούτους οἴτινες ὑμῖν ἀρετῆς ἤδη τῆς μεγίστης εἰς τὸ πλῆθος τὸ ὑμέτερον ἔλεγχον ἔδοσαν, ἀναβάντας ἐνταυθοῖ συμβουλεύειν ὑμῖν ἃ γιγνώσκουσι περὶ ἐμοῦ. δεῦρο ''Ανυτε, Κέφαλε, ἔτι δὲ καὶ οἱ φυλέται οἱ ἡρημένοι' μοι συνδικεῖν,

Θράσυλλος καὶ οἱ ἄλλοι.

<sup>1</sup> ήρημένοι Valckenaer: είρημένοι codd.

<sup>&</sup>lt;sup>6</sup> Very influential at this time. He had taken a leading part with Thrasybulus in overthrowing the Thirty and re-

# ON THE MYSTERIES, 149-150

have none. My children? They are still unborn. It is you who must act as my father and my brothers and my children. It is with you that I seek refuge. It is to you that I turn with my entreaties and my prayers. You must plead with yourselves for my life, and save it. When you are ready to extend civic rights to Thessalians and Andrians on the ground that men are scarce, you cannot but refuse to put acknowledged citizens to death, men who should serve you well, and who will have the opportunity of doing so, if they are willing. You cannot but refuse, gentlemen. Again, I ask you to show your appreciation of my services to you. Then, if you listen to me, you will not rob yourselves of such further services as I may be able to render. On the other hand, if you listen to my opponents, even repentance later on will avail you nothing. So do not deprive yourselves of what you can reasonably expect from me, and do not deprive me of what I can reasonably expect from you.

And now I will ask men who have given public proof of their outstanding worth to take my place here and give you their opinion of me. Come, Anytus a and Cephalus b: come, Thrasyllus and you others of my tribe who have been chosen to sup-

port me.

storing the democracy in 403. He was one of the accusers of Socrates in 399.

A democrat who came into prominence after 403. He is referred to by Demosthenes (De Cor. § 219) and Aeschines (In Ctes. § 194) in complimentary terms.

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# II ON HIS RETURN

#### INTRODUCTION

In point of time the speech On His Return, or the De Reditu Suo as it is commonly called, precedes the Mysteries by a number of years. It belongs to the period of Andocides' exile, and allows us to see at close quarters something of the bitter party-feeling which successfully prevented his reinstatement at

Athens until the general amnesty of 403.

Its date has been disputed. It was certainly delivered after the fall of the Four Hundred in September 411; but how long afterwards it is impossible The facts to be taken into consideration to be sure. are these. Andocides is endeavouring to purchase the repeal of the decree of Isotimides, which had caused his withdrawal into exile in 415, by an offer of corn from Cyprus at a moment of threatened famine. Now a scarcity of corn at Athens meant that the supplies from Pontus, upon which she largely relied, had been partially or totally cut off; and such a situation can only have arisen when she had lost control of the Hellespont and Bosporus. This did in fact happen in September 411. Abydos and Byzantium had revolted during the summer; they were rapidly followed by Cyzicus and Chalcedon; and when Mindarus concentrated the Spartan naval forces in the north-east Aegean in the September, the grain-route was seriously endangered.

#### ON HIS RETURN

battle of Cynossema during the same month retrieved the position on the Hellespont for the moment, and Athens was successful in a second engagement off Abydos a few weeks later; but the Spartans recovered Cyzicus early in 410, and it was not until their complete defeat in the battle of Cyzicus (April 410) that Athens regained control of the Propontis. Alcibiades spent most of 410 consolidating his gains; and it was only in 409 that he made a determined effort to recover the Bosporus. Byzantium finally fell in 408.

It is clear from this that Athens was in greatest danger of famine in September 411 and the months following. The victories of Cynossema and Abydos must have brought relief; but it was not until the crushing defeat of Sparta off Cyzicus in April 410 that a free passage from the Euxine was assured; for the remainder of the year there can have been no real fear of a shortage of grain. However, Sparta made one more effort to close the route from the northwest during the winter which followed. Clearchus was sent out with a fleet to strengthen the defences of Byzantium and Chalcedon; and he successfully resisted all Athenian efforts to dislodge him until the autumn of B.c. 408. Thus there must have been considerable difficulty in ensuring an adequate foodsupply for something like eighteen months after the beginning of 409.

From this it would appear that there were two periods in the years following the fall of the Four Hundred during which Athens found her main food-supply endangered, the first from September 411 to April 410, and the second from approximately January 409 to September 408. Throughout either of these

two periods Andocides might reasonably expect to

find an offer of extra corn welcome.

The speech itself makes it clear that this was Andocides' second attempt to return since his exile in The first had been made while the Four Hundred were in power, and thanks to the efforts of his bitter enemy Peisander, had resulted in his immediate imprisonment. How long this imprisonment lasted Andocides does not state; but it is probable that he was released only when the Four Hundred were finally overthrown in the September. He then quitted Athensonce again. Now if his second attempt to reinstate himself was made during the first of the periods of grain-shortage mentioned above, he must have begun working for it almost immediately after his escape from the Four Hundred. And this is the view held by a number of modern editors. a Andocides. according to them, went straight to Cyprus, loaded as many merchantmen as he could with corn, and returned without delay to Athens, where he made his second plea for reinstatement.

This is possible; but when certain other facts are taken into consideration, improbable. Thus it is at least clear that the *De Reditu* was addressed to the restored democracy (see, for instance, §§ 26 ff.)—having failed with the oligarchs Andocides is trying his fortune with their opponents. But the democracy was not restored until April 410, after the battle of Cyzicus. We have therefore to suppose that immediately Athens won a victory which removed all danger of famine, b Andocides set about making preparations for relieving her want. And when he

e.g. Jebb and Marchant. Xen. Hell. i. 1. 35.

#### ON HIS RETURN

arrived from Cyprus, he not only brought corn with him, but communicated to the Council a scheme which he had elaborated for ensuring a steady supply in future.

It may be objected that Andocides started on his way from Cyprus before the battle of Cyzicus was fought, and therefore while distress at Athens was still acute. But if he did so, it was with the intention of trying to placate, not the democracy, but the Five Thousand, into whose hands the government passed between September 411 and April 410; and such a move on his part seems doubtful. It must be remembered that he had already found to his cost what kind of a reception an oligarchic administration was likely to give him; and he could hardly be sure that he would be any the more welcome to the Five Thousand than he had been to the Four Hundred. A certain delay before his second attempt to return seems far more probable.

There would thus seem to be fairly weighty objections against dating the De Reditu to the first of the two periods of food-shortage at Athens. On the other hand, these objections disappear if it is assumed that Andocides came back for the second time during the later period (c. January 409-September 408). There would then be a real need for any corn that he could supply, and he would have allowed a reasonable interval to elapse since his first appearance. Further, his reference in his speech to the "victory which alone saved Athens," a victory which he had himself made possible by supplying equipment to the Athenian fleet, can then be taken to point to the battle of Cyzicus, which did indeed mark a turning-point in

Athenian fortunes both at home and abroad. On the other hypothesis it will have to be assumed that Andocides is talking of Cynossema, the engagement

of the previous September.

There is one further indication that the later date for the speech is the correct one. In describing the victory mentioned, Andocides implies that it had been won a considerable time before  $(cf.\ \dot{\epsilon}\nu\ \tau\hat{\phi}\ \tau \dot{\epsilon}\tau \epsilon\chi\rho \dot{\epsilon}\nu\psi$ , § 12). This is not what we should expect, were he reminding the Assembly early in 410 of a victory won in the autumn of 411. It seems far more likely that Cyzicus is the battle which he has in mind, and that he is speaking well over a year after it had been fought, i.e. late in 409 or in the first half of 408.

The De Reditu was delivered before the Ecclesia, and therefore differs considerably in manner from the De Mysteriis, which was composed for a court of law and could afford to be more diffuse. It is an abrupt speech, abrupt in its phrasing and abrupt in its argument. Andocides had little need to describe in detail the scandal which had led to his exile; it was still only too familiar to the majority of his audience. Still less did he feel the moment suitable for any such passionate assertion of his innocence as that in which he indulged ten years later, when the facts at issue were already passing into oblivion. He therefore has no hesitation in admitting his guilt. What concerns him is his patriotic energy since 415. has materially aided Athens to win a great naval victory, and he has averted a famine by bringing corn from Cyprus. It is on this that he rests his appeal for the removal of the disabilities inflicted upon him since 415.

#### ON HIS RETURN

Unfortunately the appeal failed. Even before Andocides rose to speak there was a good deal of noisy opposition; and the somewhat insolent tone with which he opened a can hardly have helped him. He spoke forcibly and plausibly; but the restored democracy was not readily tolerant of those whose sympathies had been in former days confessedly oligarchic. Andocides left Athens an exile once again.

a § 1, l. 5.

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# ANALYSIS

the state of the s A. is indignant at the opposition with which he is meeting. The speakers responsible must be the agents of others who are remaining in the background; otherwise they would have raised the same clamour when he was being given an audience by the Council.

§§ 6-7. He deserves pity for his ill-luck in being driven to choose between two equally

unpleasant alternatives in 415.

His persistent ill-fortune.

§§ 8-9. His services to the Athenian forces during §§ 10-16. his exile. The treatment which he had received from the Four Hundred by way of recompense.

Any expense to which he has been put §§ 17-18. in serving Athens has been defrayed by himself. Others have been rewarded

for far less.

A hint that A. has placed certain important §§ 19-22. proposals before the Council. nouncement that grain-ships from Cyprus are at hand.

Request for the removal of his disabilities §§ 22-23. in return for his services to his country.

§§ 24-25. His sincere repentance.

460

#### ON HIS RETURN

The services of his ancestor, Leogoras, to the democracy. This affords a presump-§ 26. tion that he himself will behave in the

same way, if given the opportunity.

§§ 27-28. He feels no ill-will for the treatment which he has received at the hands of the Athenian people in the past.

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# ΠΕΡΙ ΤΗΣ ΕΑΥΤΟΥ ΚΑΘΟΔΟΥ

1 Εἰ μέν, ὧ ἄνδρες, ἐν ἐτέρῳ τῳ πράγματι οἱ παριόντες μὴ τὴν αὐτὴν γνώμην ἔχοντες πάντες ἐφαίνοντο, οὐδὲν ἂν θαυμαστὸν ἐνόμιζον· ὅπου μέντοι δεῖ τὴν πόλιν ἐμέ τι ποιῆσαι ἀγαθόν, ἢ εἴ τις ἔτερος¹ βούλοιτο ἐμοῦ κακίων, δεινότατον ἁπάντων χρημάτων ἡγοῦμαι, εἰ τῷ μὲν δοκεῖ ταῦτα τῷ δὲ μή, ἀλλὰ μὴ πᾶσιν ὁμοίως. εἴπερ γὰρ ἡ πόλις ἁπάντων τῶν πολιτευομένων κοινή ἐστι, καὶ τὰ γιγνόμενα δήπου ἀγαθὰ τῆ πόλει κοινά ἐστι.

2 Τουτὶ τοίνυν τὸ μέγα καὶ δεινὸν πάρεστιν ὑμιν όραν τοὺς μὲν ἤδη πράττοντας, τοὺς δὲ τάχα μέλλοντας καί μοι μέγιστον θαῦμα παρέστηκε, τί [20] ποτε οὖτοι οἱ ἄνδρες δεινῶς οὖτω περικάονται, εἴ

20] ποτε οὖτοι οἱ ἄνδρες δεινῶς οὖτω περικάονται, εἴ τι ὑμᾶς χρὴ ἀγαθὸν ἐμοῦ ἐπαυρέσθαι. δεῖ γὰρ αὐτοὺς ἤτοι ἀμαθεστάτους εἶναι πάντων ἀνθρώπων, ἢ τῇ πόλει ταύτῃ δυσμενεστάτους. εἰ μέν γε νομίζουσι τῆς πόλεως εὖ πραττούσης καὶ τὰ ἴδια σφῶν αὐτῶν ἄμεινον ἃν φέρεσθαι, ἀμαθέστατοί εἰσι τὰ ἐναντία νῦν τῇ ἐαυτῶν ἀφελεία σπεύδοντες.

3 εἰ δὲ μὴ ταὐτὰ ἡγοῦνται σφίσι τε αὐτοῖς συμφέρειν καὶ τῷ ὑμετέρῳ κοινῷ, δυσμενεῖς ἂν τῇ πόλει εἶεν οἴτινες εἰσαγγείλαντός μου ἀπόρρητα εἰς τὴν βουλὴν περὶ τῶν πραγμάτων, ὧν ἀποτελεσθέντων

<sup>1</sup> ἔτερος Reiske: ἐτέρως codd.

# ON HIS RETURN

Hap some other matter been at issue, gentlemen, I should have felt no surprise at finding a difference of opinion among the speakers who addressed you. But when the question is whether or not I, or anyone less worthy who so desires, should do this state a service, nothing seems to me more extraordinary than that contrary views should be held, instead of there being complete unanimity; for if the state is common to all who enjoy civic rights, the benefits which the state receives are likewise, I presume, common benefits.

Such disagreement is a matter for alarm and astonishment; yet, as you can see, it has already been expressed by some, and will shortly be expressed by others. Indeed, I am completely at a loss to understand why the question of your receiving a benefit from me should cause such excitement among our friends here. They must either be the most stupid of mankind or the worst of public enemies. If they hold that when the state is prospering they are better off individually, they are showing extreme stupidity in advocating to-day a policy which directly conflicts with their own interests; while if they do not identify their interests as individuals with yours as a community, they can only be public enemies. when I secretly communicated to the Council a proposal which would be of the very greatest service

οὐκ εἰσὶ τῆ πόλει ταύτη μείζονες ωφέλειαι, καὶ τούτων ἀποδεικνύντος μου τοῖς βουλευταῖς σαφεῖς τε καὶ βεβαίους τὰς ἀποδείξεις, ἐκεῖ μὲν οὕτε τούτων τῶν ἀνδρῶν οἱ παραγενόμενοι ἐλέγχοντεςὶ οἷοί τ' ήσαν ἀποδεῖξαι εἴ τι μη ὀρθῶς ἐλέγετο, οὕτ' άλλος οὐδείς, ἐνθάδε δὲ νῦν πειρώνται διαβάλλειν. 4 σημείον οὖν τοῦτο ὅτι οὖτοι οὐκ ἀφ' αὐτῶν ταῦτα πράττουσιν—εὐθὺς γὰρ ἂν τότε ἢναντιοῦντο—ἀλλ' απ' ανδρων έτέρων, οίοι είσιν έν τη πόλει ταύτη, οὐδενὸς αν χρήματος δεξάμενοι ύμας τι ἀγαθὸν έξ έμοῦ πραξαι, καὶ αὐτοὶ μέν οῦτοι οἱ ἄνδρες οὐ τολμωσι σφας αὐτοὺς εἰς τὸ μέσον καταστήσαντες διισχυρίζεσθαι περί τούτων, φοβούμενοι έλεγχον διδόναι εί τι είς ύμας τυγχάνουσι μή εθ φρονοθντες. έτέρους δε είσπέμπουσι, τοιούτους ανθρώπους οίς είθισμένοις ήδη αναισχυντείν οὐδεν διαφέρει είπείν 5 τε καὶ ἀκοῦσαι τὰ μέγιστα τῶν κακῶν. τὸ δ' ισχυρον τουτο μόνον εύροι τις αν αυτών έν τοις λόγοις, τας έμας συμφοράς έπι παντί ονειδίζειν, καὶ ταῦτα ἐν εἰδόσι δήπου κάλλιον ὑμῖν, ὧστε μηδὲν ἄν τούτων δικαίως τιμήν αὐτοῖς τινα φέρειν. Εμοὶ δέ, ὧ ἄνδρες, καὶ τῷ πρώτῳ τοῦτο εἰπόντι

Έμοὶ δέ, ὧ ἄνδρες, καὶ τῷ πρώτῳ τοῦτο εἰπόντι ορθῶς δοκεῖ εἰρῆσθαι, ὅτι πάντες ἄνθρωποι γίγνονται ἐπὶ τῷ εὖ καὶ κακῶς πράττειν, μεγάλη 6 δὲ δήπου καὶ τὸ ἐξαμαρτεῖν δυσπραξία ἐστί, καὶ εἰσὶν εὐτυχέστατοι μὲν οἱ ἐλάχιστα ἐξαμαρτάνοντες, σωφρονέστατοι δὲ οῖ ᾶν τάχιστα μεταγιγνώσκωσι. καὶ ταῦτα οὐ διακέκριται τοῖς μὲν γίγνεσθαι τοῖς δὲ μή, ἀλλὶ ἔστιν ἐν τῷ κοινῷ πᾶσιν ἀνθρώποις καὶ ἐξαμαρτεῖν τι καὶ κακῶς πρᾶξαι. ὧν ἔνεκα, 

ἐλέγχοντες Επρετίμς: ἐλέγξοντες codd.

# ON HIS RETURN, 3-6

to this city if carried into effect, and proved as much clearly and conclusively to the members present, such of my present critics as were among my audience; found it as impossible as anyone else to show by argument that any of my statements was incorrect; yet they are now trying to impugn those statements. This proves, then, that they are acting not on their own initiative-or they would have had no hesitation in opposing me originally-but on the instigation of others, of men such as are to be found in this city, who would not allow you to receive a benefit from me for all the money in the world. These others have not the courage to come into the open and make good their assertions in person, as they are afraid of letting their own possible shortcomings as patriots be examined too closely. Instead, they send substitutes to address you, men to whom effrontery is second nature, men who will utter or face the bitterest abuse with complete indifference. The entire strength of their case against me, one finds, lies in their taunting me at every turn with my misfortunes; and that too when their listeners know better than they, so that not a word which they have uttered can bring them any true credit.

To my mind, gentlemen, he was a wise man who first said that every human being is born to meet with good fortune and with bad: that to make a mistake is to meet with great ill fortune: and that while those who make the fewest mistakes are the luckiest, those who repent of them soonest show most good sense. Nor is this the peculiar lot of some men only; it is the common fate of humanity to make mistakes and suffer misfortune. So do but remember the frailty

ά 'Αθηναίοι, εὶ ἀνθρωπίνως περὶ ἐμοῦ γιγνώσκοιτε, είητε αν άνδρες εύγνωμονέστεροι. ου γάρ φθόνου 7 μαλλον ή οικτου αξιά μοί έστι τὰ γεγενημένα δς είς τοσοῦτον ήλθον δυσδαιμονίας, εἴτε χρη εἰπεῖν νεότητί τε καὶ ἀνοία τῆ ἐμαυτοῦ,¹ εἴτε καὶ δυνάμει των πεισάντων με έλθειν είς τοιαύτην συμφοράν τῶν φρενῶν, ὥστ' ἀνάγκην μοι γενέσθαι δυοῖν κακοίν τοίν μεγίστοιν θάτερον ελέσθαι, η μή βουληθέντι² κατειπείν τοὺς ταῦτα ποιήσαντας οὐ περὶ ἐμοῦ μόνου ὀρρωδεῖν, εἴ τι ἔδει παθεῖν, ἀλλὰ καὶ τὸν πατέρα οὐδὲν ἀδικοῦντα σὺν ἐμαυτῷ αποκτειναι-όπερ ανάγκη παθειν ήν αυτώ, εί εγώ μη έβουλόμην ταθτα ποιήσαι-ή κατειπόντι τὰ γεγενημένα αὐτὸν μὲν ἀφεθέντα μὴ τεθνάναι, τοῦ δε εμαυτοῦ πατρὸς μη φονέα γενέσθαι. τί δ' αν οὐ πρό γε τούτου τολμήσειεν ἄνθρωπος ποιῆσαι:

8 Εγώ τοίνυν έκ των παρόντων είλόμην ταθτα, ά έμοι μέν λύπας έπι χρόνον πλειστον οἴσειν ἔμελλεν, ύμιν δε ταχίστην του παρόντος τότε κακου μετάστασιν. αναμνήσθητε δε εν οίω κινδύνω τε καί άμηχανία καθέστατε, καὶ ὅτι οὕτω σφόδρα σφᾶς αὐτοὺς ἐπεφόβησθε, ὥστ' οὐδ' εἰς τὴν ἀγορὰν ἔτι έξητε, εκαστος ύμων οιόμενος συλληφθήσεσθαι. ταθτα τοίνυν ώστε μεν γενέσθαι τοιαθτα, πολλοστον δή τι έγω μέρος της αιτίας ηυρέθην έχων, ωστε μέντοι παυθήναι, έγὼ εἶς ὢν μόνος αἴτιος. 3 καὶ ὅμως τό γε δυστυχέστατος εἶναι ἀνθρώπων οὐδαμη ἐκφεύγω, ὅτε δη προαγομένης μὲν τῆς

 $<sup>^1</sup>$  τ $\hat{\eta}$  έμαυτοῦ Frohberger, qui huc transtulit. Ante δυσδαιμονίας habent τ $\hat{\eta}$ ς έμαυτοῦ codd.

# ON HIS RETURN, 6-9

of man in passing judgement upon me, gentlemen, and your feelings for me will be more kindly. Indeed I do not deserve ill-will so much as sympathy for the Owing to-shall I say my own youthful folly, or the influence of others who persuaded me into such a piece of madness? a-I was luckless enough to be forced to choose between two of the most painful alternatives imaginable. On the one hand, I could refuse to disclose the authors of the outrage. In that case I not only trembled for my own fate, but caused the death of my father, who was entirely innocent, as well as my own-he was inevitably doomed, if I refused to speak. On the other hand, I could purchase my own life and liberty and avoid becoming my father's murderer-and what would a man not bring himself to do to escape that?—but only by turning informer.

Of the alternatives before me, then, I chose that which meant years of sorrow for myself, but immediate release for you from the distress of the moment. Remember your peril: remember your helplessness: remember how you stood in such fear of one another that you ceased going abroad even into the Agora, because you each expected arrest. That such a state of things should have occurred at all proved to be due only in small part to me; that it ended, on the other hand, proved to be due to me alone. Notwithstanding, I have never succeeded in being anything save the unluckiest man alive; for when

b Cf. Myst. § 36.

<sup>&</sup>lt;sup>a</sup> A clear indication that Andocides had been concerned to at least some extent in the mutilation of the Hermae.

<sup>&</sup>lt;sup>2</sup> βουληθέντι Ald.: βουληθέντα codd.

πόλεως ἐπὶ ταύτας τὰς συμφορὰς οὐδεὶς ἐμοῦ ἤρχετο γίγνεσθαι δυσδαιμονέστερος, μεθισταμένης δὲ πάλιν εἰς τὸ ἀσφαλὲς ἀπάντων ἐγὼ ἀθλιώτατος. ὅντων γὰρ κακῶν τοσούτων τῆ πόλει ἀδύνατον [21] ἦν ταῦτα ἰαθῆναι ἄλλως ἢ τῷ ἐμῷ αἰσχρῷ, ὧστ'

21] ἦν ταῦτα ἰαθῆναι ἄλλως ἢ τῷ ἐμῷ αἰσχρῷ, ὥστ' ἐν αὐτῷ¹ ῷ ἐγὼ κακῶς ἔπραττον, ἐν τούτῳ ὑμᾶς σώζεσθαι. χάριν οὖν εἰκός με, οὐ μῖσος τῷ δυσ-

τυχήματι τούτω φέρεσθαι παρ' ύμων.

10 Καίτοι έγω τότ' αὐτὸς γνούς τὰς έμαυτοῦ συμφοράς, ῷ τινι κακῶν τε καὶ αἰσχρῶν οὐκ οἶδ' εἴ τι ἀπεγένετο, τὰ μὲν παρανοία τἢ ἐμαυτοῦ, τὰ δ' ἀνάγκη τῶν παρόντων πραγμάτων, ἔγνων ἤδιστον εἶναι πράττειν τε τοιαῦτα καὶ διαιτᾶσθαι ἐκεῖ, ὅπου ἤκιστα μέλλοιμι ὀφθήσεσθαι ὑφ' ὑμῶν. ἐπειδὴ δὲ χρόνω ὕστερον² εἰσῆλθέ μοι, ὥσπερ εἰκός, ἐπιθυμία τῆς τε μεθ' ὑμῶν πολιτείας ἐκείνης καὶ διαίτης, ἐξ ἡς δευρὶ μετέστην, ἔγνων λυσιτελεῖν μοι ἢ τοῦ βίου ἀπηλλάχθαι, ἢ τὴν πόλιν ταύτην ἀγαθόν τι τοσοῦτον ἐργάσασθαι, ὥστε ὑμῶν ἐκόντων εἶναί ποτέ μοι πολιτεύσασθαι μεθ' ὑμῶν.

11 'Εκ δὲ τούτου οὐ πώποτε οὔτε τοῦ σώματος οὔτε τῶν ὄντων ἐμοὶ ἐφεισάμην, ὅπου ἔδει παρακινδυνεύειν ἀλλ' αὐτίκα μὲν τότε εἰσήγαγον εἰς στρατιὰν ὑμῶν οὖσαν ἐν Σάμῳ κωπέας, τῶν τετρακοσίων ἤδη τὰ πράγματα ἐνθάδε κατειληφότων, ὅντος μοι 'Αρχελάου ξένου πατρικοῦ καὶ διδόντος τέμνεσθαί³ τε καὶ ἐξάγεσθαι ὁπόσους ἐβουλόμην.

<sup>1</sup> αὐτῷ ante τούτῳ ponit Sluiter.
2 ὕστερον delent nonnulli.
3 τέμνεσθαί Dobree: γενέσθαι codd.

# ON HIS RETURN, 9-11

Athens was heading for this disaster, no one came near suffering the sorrows which I suffered: and when she was once more regaining her security, I was of all men the most to be pitied. The desperate distress of Athens could be remedied only at the cost of my good name: so that your deliverance meant my own ruin. It is your gratitude, therefore, not

your scorn that I deserve for my sufferings.

At the time I needed none to remind me of my plight—partly through my own folly, partly through the force of circumstances, nothing was wanting to complete my misery and my disgrace—and I saw that you would be best pleased were I to adopt that mode of life and that place of residence which would enable me to remain furthest from your sight.<sup>a</sup> Eventually, however, as was only natural, I was seized with a longing for the old life as a citizen among you which I had abandoned for my present place of exile; and I decided that I should be best advised either to have done with life or to render this city such a service as would dispose you to let me at last resume my rights as your fellow.

From that moment I have been reckless of both life and goods when called upon for a perilous venture. In fact, I at once proceeded to supply your forces in Samos with oar-spars—this was after the Four Hundred had seized power at Athens b—since Archelaus chad hereditary connexions with my family and offered me the right of cutting and exporting as many as

Andocides was not exiled under the actual terms of the decree of Isotimides. The decree made life at Athens so intolerable for him that he found it better to withdraw of his own accord.

<sup>7.</sup> b i.e. in 411.

<sup>·</sup> King of Macedon from 413 to 399 B.C.

τούτους τε εἰσήγαγον τοὺς κωπέας, καὶ παρόν μοι πέντε δραχμῶν τὴν τιμὴν αὐτῶν δέξασθαι οὐκ ηθέλησα πράξασθαι πλέον η οσου έμοι κατέστησαν 12 εἰσήγαγον δὲ σῖτόν τε καὶ χαλκόν. καὶ οἱ ἄνδρες έκεινοι έκ τούτων παρεσκευασμένοι ενίκησαν μετά ταθτα Πελοποννησίους ναυμαχοθντες, καὶ τὴν πόλιν ταύτην μόνοι ἀνθρώπων ἔσωσαν ἐν τῷ τότε πόλιν ταύτην μόνοι άνθρώπων έσώσαν έν τῷ τότε χρόνῳ. εἰ τοίνυν μεγάλων ἀγαθῶν αἴτια² ὑμᾶς ἡργάσαντο ἐκεῖνοι, μέρος ἐγὰ οὐκ ἄν ἐλάχιστον δικαίως ταύτης τῆς αἰτίας ἔχοιμι. εἰ γὰρ τοῖς ἀνδράσιν ἐκείνοις τότε τὰ ἐπιτήδεια μὴ εἰσήχθη, οὐ περὶ τοῦ σῷσαι τὰς ᾿Αθήνας ὁ κίνδυνος ἡν αὐτοῖς μᾶλλον ἡ περὶ τοῦ μηδ' αὐτοῦς σωθῆναι.

13 Τούτων τοίνυν οὕτως ἐχόντων οὐκ ὀλίγῳ μοι παρὰ γνώμην ηὑρέθη τὰ ἐνταῦθα πράγματα ἔχοντα. κατέπλευσα μὲν γὰρ ὡς ἐπαινεθησόμενος ὑπὸ κατέπλευσα μὲν γὰρ ὡς ἐπαινεθησόμενος ὑπὸ ἐχοῦς ἐνθείας καὶ ἐπικεθησόμενος ὑπὸ ἐνθείας καὶ ἐπικεθησόμενος ὑπὸ ἐνθείας προθυμίας το ἔνεκα καὶ ἐπικεθίας προθυμίας το ἔνεκα καὶ ἐπικεθίας προθυμίας το ἔνεκα καὶ ἐπικεθίας προθυμίας το ἔνεκα καὶ ἐπικεθιας ἐντικερίας ἐντικερία

των ενθάδε προθυμίας τε ενεκα καὶ επιμελείας των ύμετέρων πραγμάτων πυθόμενοι δέ τινές με ήκοντα των τετρακοσίων εζήτουν τε παραχρημα,

14 καὶ λαβόντες ήγαγον εἰς τὴν βουλήν. εὐθὺς δὲ παραστάς μοι Πείσανδρος ' ἄνδρες '' ἔφη '' βουλευταί, ἐγὰ τὸν ἄνδρα τοῦτον ἐνδεικνύω ὑμῖν σῖτόν τε εἰς τοὺς πολεμίους εἰσαγαγόντα καὶ κωπέας.'' καὶ τὸ πρᾶγμα ἤδη πᾶν διηγεῖτο ὡς ἐπέπρακτο. ἐν δὲ τῷ τότε τὰ ἐναντία φρονοῦντες δῆλοι ἦσαν ἤδη οἱ ἐπὶ στρατιᾶς ὄντες τοῖς τετρακοσίοις.

16 Κάγώ—θόρυβος γὰρ δὴ τοιοῦτος ἐγίγνετο τῶν

<sup>1</sup> ὄσου A corr. : ὄσον A pr. 2 airia Blass: afia codd.

a The text of an Attic decree honouring Archelaus for supplying ξύλα καὶ κωπέας still survives (I.G. 12. 105). It may be consulted best in the restored version of B. D. Mcritt; 470

# ON HIS RETURN, 11-15

I wished.<sup>a</sup> And not only did I supply the spars; I refused to charge more for them than they had cost me, although I might have obtained a price of five drachmae apiece. In addition, I supplied corn and bronze. Thus equipped, the forces in Samos went on to defeat the Peloponnesians at sea <sup>b</sup>; and it was they, and they alone who saved Athens at the time. Now if those heroes rendered you true service by their deed, I may fairly claim that that service was in no small degree due to me. Had that army not been furnished with supplies just then, they would have been fighting not so much to save Athens as to save their own lives.

In these circumstances, I was not a little surprised at the situation which I found at Athens. I returned thither fully expecting the congratulations of the city on the active way in which I had displayed my devotion to your interests. Instead, directly they learned of my arrival, certain of the Four Hundred sought me out, arrested me, and brought me before the Council. Whereupon Peisander d at once came up, took his stand beside me, and cried: "Gentlemen, I hereby denounce this man as having supplied corn and oar-spars to the enemy." Then he went on to tell the whole story. By this time, of course, it was clear that there had been a complete estrangement between the men on service and the Four Hundred.

I saw the uproar into which the meeting was

see Classical Studies presented to Edward Capps, Princeton, 1936. Meritt would date it to 407-406 B.C.

4 For the career of Peisander see Mysteries, § 36 note.

<sup>&</sup>lt;sup>b</sup> Most probably the battle of Cyzicus, April 410. See Introd.

<sup>&</sup>lt;sup>c</sup> i.e. their fellow-members of the Four Hundred. The Council proper had been superseded.

βουλευτῶν-[καὶ] ἐπειδὴ ἐγίγνωσκον ἀπολούμενος, εὐθὺς προσπηδῶ πρὸς τὴν έστίαν καὶ λαμβάνομαι των ίερων. όπερ μοι και πλείστου άξιον εγένετο έν τῷ τότε εἰς γὰρ τοὺς θεοὺς ἔχοντα ὀνείδη οὖτοί με<sup>3</sup> μαλλον των ανθρώπων ἐοίκασι κατελεήσαι, βουληθέντων τε αυτών ἀποκτεῖναί με οῦτοι ήσαν οί διασώσαντες. δεσμά τε ὕστερον καὶ κακὰ ὅσα τε καὶ οἶα τῷ σώματι ἦνεσχόμην, μακρὸν ἂν εἴη 16 μοι λέγειν. οὖ δὴ καὶ μάλιστ' ἐμαυτὸν ἀπωλοφυράμην· ὅστις τοῦτο μέν ἐν ῷ ἐδόκει ὁ δῆμος κακοῦσθαι, ἐγὼ ἀντὶ τούτου κακὰ εἶχον, τοῦτο δὲ έπειδη έφαίνετο (εδ) ύπ' έμοῦ πεπονθώς, πάλιν αὖ καὶ διὰ τοῦτ' ἐγὼ ἀπωλλύμην. 5 ωστε ὁδόν τε καὶ πόρον μηδαμῆ ἔτι εἶναί μοι εὐθαρσεῖν ὅποι<sup>6</sup> γὰρ τραποίμην, πάντοθεν κακόν τί μοι ἐφαίνετο έτοιμαζόμενον. άλλ' όμως καὶ έκ τούτων τοιούτων όντων απαλλαγείς ουκ έστιν ό τι έτερον έργον περί πλείονος εποιούμην η την πόλιν ταύτην

17 'Ορᾶν, δὲ χρή, ὧ 'Αθηναῖοι, ὅσω τὰ τοιαῦτα των ύπουργημάτων διαφέρει. τοῦτο μέν γὰρ ὅσοι των πολιτών τὰ ὑμέτερα πράγματα διαχειρίζοντες άργύριον ύμιν έκπορίζουσιν, άλλο τι η τὰ ύμέτερα ύμιν διδόασι; τοῦτο δὲ ὅσοι στρατηγοί γενόμενοι καλόν τι τὴν πόλιν κατεργάζονται, τί άλλο ἡ μετά

[22] της των υμετέρων σωμάτων ταλαιπωρίας τε καὶ κινδύνων, καὶ ἔτι τῶν κοινῶν χρημάτων δαπάνης,

2 έγένετο Emperius: έγίνετο codd.

αγαθόν τι έργάσασθαι.

The second section is 6 ὅποι Reiske: ὅπου codd.

<sup>1</sup> καὶ del. Reiske. Verbum post καὶ excidisse putat Fuhr.

δ ἀπωλλύμην ci. Bekker: ἀπολοίμην codd.

# ON HIS RETURN, 15-17

breaking, and knew that I was lost; so I sprang at once to the hearth and laid hold of the sacred emblems. That act, and that alone, was my salvation at the time; for although I stood disgraced in the eyes of the gods, they, it seems, had more pity on me than did men; when men were desirous of putting me to death, it was the gods who saved my life. My subsequent imprisonment and the extent and nature of the bodily suffering to which I was subjected would take too long to describe. It was then that I bewailed my lucklessness more bitterly than ever. When the people appeared to be hardly used, it was I who suffered in their stead; on the other hand, when they had been manifestly benefited by me, that act of service likewise threatened me with ruin.<sup>b</sup> Indeed I no longer had either ways or means of sustaining my hopes; everywhere I turned I saw woe in store for me. However, disheartening though my reception had been, I was no sooner a free man than my every thought was again directed to the service of this city.

You must understand, gentlemen, how far such services as mine surpass ordinary services. When citizens who hold public office add to your revenues, are they not in fact giving you what is yours already? And when those who hold military command benefit their country by some fine exploit, is it not by exposing your persons to fatigue and danger and by spending public money in addition that they render you

<sup>a</sup> Owing to his participation in the mutilation of the Hermae four years before.

b i.e. (a) Andocides put an end to the reign of terror which followed the mutilation of the Hermae, but at the cost of his own happiness. (b) He had helped Athens win a victory over Sparta at sea, but had again suffered for it by imprisonment at the hands of the Four Hundred.

ποιοῦσιν ύμᾶς εἴ τι τυγχάνουσιν ἀγαθόν; ἐν ῷ καὶ ἄν τι ἐξαμάρτωσιν, οὐκ αὐτοὶ τῆς σφετέρας αὐτῶν ἁμαρτίας δίκην διδόασιν, ἀλλ' ὑμεῖς ὑπὲρ 18 τῶν ἐκείνοις ἡμαρτημένων. ἀλλ' ὅμως οὖτοι στεφανοῦνταί γε ὑφ' ὑμῶν καὶ ἀνακηρύττονται ὡς ὄντες ἄνδρες ἀγαθοί. καὶ οὐκ ἐρῶ ὡς οὐ δικαίως· μεγάλη γάρ ἐστιν ἀρετή, ὅστις τὴν ἑαυτοῦ πόλιν ότωοῦν δύναται τρόπω ἀγαθόν τι ἐργάζεσθαι. ἀλλ' οὖν γιγνώσκειν γε χρὴ ὅτι ἐκεῖνος ἄν εἴη πολὺ πλείστου ἄξιος ἀνήρ, ὅστις τοῖς ἑαυτοῦ παρακινδυνεύων χρήμασί τε καὶ σώματι τολμώη ἀναθόν τι ποιεῦν τοὺς ἐρισοῦ πολίτας

κινδυνεύων χρήμασί τε καὶ σώματι τολμώη αγαθόν τι ποιείν τους έαυτοῦ πολίτας. 19 'Εμοί τοίνυν τὰ μὲν ἤδη εἰς ὑμᾶς πεπραγμένα σχεδόν τι απαντες αν είδειτε, τὰ δὲ μέλλοντά τε καὶ ήδη πραττόμενα ἄνδρες ύμων πεντακόσιοι έν ἀπορρήτω ἴσασιν [ή βουλή]¹· οθς πολλῷ δήπου εἰκὸς² ηττον αν τι έξαμαρτείν, η εί ύμας δέοι ακούσαντάς τι έν τῶ παραχρημα νῦν διαβουλεύσασθαι. οἱ μέν γε σχολή περί των είσαγγελλομένων σκοποθνται, ύπάρχει τε αὐτοῖς, ἐάν τι ἐξαμαρτάνωσιν, αἰτίαν έχειν καὶ λόγον αἰσχρὸν ἐκ τῶν ἄλλων πολιτῶν. ύμιν δε οὐκ εἰσὶν ἔτεροι ὑφ' ὧν αἰτίαν ⟨α̈ν⟩³ ἔχοιτε· 20 τὰ γὰρ ὑμέτερα αὐτῶν ἐφ' ὑμιν δικαίως ἐστὶ καὶ εὖ καὶ κακῶς, ἐὰν βούλησθε, διαθέσθαι. ἄ γε μέντοι έξω των απορρήτων οδόν τέ μοί έστιν είπεῖν εἰς ὑμᾶς ήδη πεπραγμένα, ἀκούσεσθε. έπίστασθε γάρ που ώς ηγγέλθη υμιν<sup>5</sup> ότι οὐ-

πίστασθε γάρ που ώς ἡγγελθη ὑμῖν<sup>5</sup> ὅτι οι
<sup>1</sup> ἡ βουλή del. Valckenaer.
<sup>2</sup> εἰκὸς Ald.: εἰς codd.
<sup>3</sup> ἀν add. Dobree. Ante αἰτίαν Lipsius.

# ON HIS RETURN, 17-20

such service as they do? Again, if they make a mistake at some point, it is not they themselves who pay for their mistake; it is you who pay for the error which was due to them. Yet you bestow crowns on such persons and publicly proclaim them as heroes. And I will not deny that they deserve it; it is proof of signal merit to be able to render one's country a service in any way whatsoever. But you must see that that man is far the worthiest who has the courage to expose his own life and his own goods to danger in order to confer a benefit on his fellow-countrymen.

My past services must be known to almost all of you. But the services which I am about to render, which I have, in fact, already begun to render, have been revealed in secret to only five hundred of you [, to the Council, that is to say a]; they, I think, are likely to make far fewer mistakes than you would be, had you to debate the matter here and now immediately after listening to my explanations. Those five hundred are considering at leisure the proposal placed before them, and they are liable to be called to account and censured by the rest of you for any mistake which they may make; whereas you have none to hold you to blame, as you very rightly have the power of ordering your affairs wisely or foolishly at will. However, I will disclose to you such services as I can, such services as are not a secret, because they have already been performed.

I need not remind you, I imagine, how you received

The words ή βουλή were rightly bracketed by Valckenaer as a gloss upon what precedes. The "secret proposal" placed before the Council must have been connected with the future corn-supply of Athens. Andocides was doubtless to use his influence in Cyprus to ensure that it should not be interrupted.

μέλλει ἐκ Κύπρου σῖτος ηξειν ἐνταῦθα· ἐγὼ τοίνυν τοιοῦτός τε καὶ τοσοῦτος ἐγενόμην, ώστε τοὺς άνδρας τους ταθτα βουλεύσαντας έφ' υμίν καὶ 21 πράξαντας ψευσθηναι της αυτών γνώμης. καὶ ώς μέν ταθτα διεπράχθη, οὐδέν προύργου ἀκοθσαι ύμιν· τάδε ⟨δὲ⟩² νυνὶ βούλομαι ύμας ειδέναι, ὅτι αἰ μέλλουσαι νηες ήδη σιταγωγοί καταπλείν είς τον Πειραια είσιν υμίν τέτταρες και δέκα, αι δε λοιπαί των έκ Κύπρου αναχθεισων ήξουσιν άθρόαι οὐ πολύ υστερον. ἐδεξάμην δ' ⟨αν⟩ ἀντὶ πάντων χρημάτων είναι ἐν ἀσφαλεῖ φράσαι πρὸς ὑμᾶς ἃ καὶ τἢ βουλῆ έν απορρήτω εἰσήγγειλα, ὅπως αὐτόθεν προήδετε. 22 νῦν δὲ ἐκεῖνα μὲν τότε ὅταν ἀποτελεσθῆ γνώσεσθε αμα καὶ ωφελήσεσθε νῦν δέ, ω 'Αθηναῖοι, εἴ μοι βουληθείτε δοῦναι χάριν μικράν τε καὶ ἄπονον ὑμῖν καὶ ἄμα δικαίαν, πάνυ ἄν μοι τοῦτο ἐν μεγάλη ήδονη γένοιτο. ώς δε και δικαία εστίν, είσεσθε. ά γάρ μοι αὐτοὶ γνόντες τε καὶ ὑποσχόμενοι ἔδοτε, ύστερον δὲ ἐτέροις πειθόμενοι ἀφείλεσθε, ταῦθ' ύμας, εί μεν βούλεσθε, αίτω, εί δε μή βούλεσθε, 23 ἀπαιτω. όρω δε ύμας πολλάκις και δούλοις άνθρώποις και ξένοις παντοδαποις πολιτείαν τε διδόντας καὶ εἰς χρήματα μεγάλας δωρείας, οἱ ἂν ύμας φαίνωνται ποιουντές τι αγαθόν. και ταθτα μέντοι όρθως ύμεις φρονούντες δίδοτε ούτω γάρ αν ύπο πλείστων ανθρώπων εῦ πάσχοιτε. εγώ τοίνυν τοσοῦτον ύμων μόνον δέομαι το ψήφισμα

αὐτῶν Baiter et Sauppe: αὐτῶν codd.
 τάδε δὲ Gebauer: τὰ δὲ codd.

<sup>3</sup> αν add. Dobree.
 <sup>4</sup> προήδετε Blass: προειδήτε codd.
 <sup>5</sup> ωφελήσεσθε Fuhr: ωφεληθήσεσθε codd.
 <sup>6</sup> μη ante βούλεσθε del. Reiske.

# ON HIS RETURN, 20-23

news that no grain was to be exported to Athens from Cyprus. Now I was able to handle the situation with such effect that the persons who had formed the plot and put it into execution were frustrated. It is of no importance that you should know how this was done; what I do wish you to know is that the ships on the point of putting in to the Peiraeus at this moment with a cargo of grain number no less than fourteen; while the remainder of the convoy which sailed from Cyprus will arrive in a body shortly after them.

I would have given all the money in the world to be able to reveal to you with safety the secret proposal which I have placed before the Council, so that you might know at once what to expect. Instead, you will only learn what it is when you begin to benefit by it, and that will not be until it is put into effect. However, if you would consent even as it is, gentlemen, to bestow on me what is only a small token of gratitude, and one which is both easily granted and just, nothing would give me more delight. That I am entitled to it you will see at once. I am asking of you only what you yourselves gave me in fulfilment of a solemn promise, but were afterwards persuaded to withdraw. If you are prepared to restore it, I ask it as a favour; if you are not, I claim it as my due. I often see you bestowing civic rights and substantial grants of money upon both slaves and foreigners from every part of the world, if they prove to have done you some service. And you are acting wisely in making such gifts; they engender the greatest possible willingness to serve you. Now my own request is merely this. You decreed on the

παντοδαποῖς Stephanus: παντοδαπῆς codd.
 πολιτείαν τε διδόντας Reiske: πολιτείας διδόντας τε codd.

δ Μενίππου εἰπόντος ἐψηφίσασθε, εἶναί μοι ἄδειαν, πάλιν ἀπόδοτε. ἀναγνώσεται δὲ ὑμῖν αὐτό ἔτι γάρ καὶ νῦν ἐγγέγραπται ἐν τῶ βουλευτηρίω.

#### ΨΗΦΙΣΜΑ

24 Τουτί τὸ ψήφισμα δ ηκούσατε ψηφισάμενοί μοι, ω 'Αθηναῖοι, ὕστερον ἀφείλεσθε χάριν ετέρω φέροντες. πείθεσθε οὖν μοι, καὶ ἤδη παύσασθε εἴ τω ὑμῶν διάβολόν τι ἐν τῆ γνώμη περὶ ἐμοῦ παρέστηκεν. εἰ γὰρ ὄσα οἱ ἄνθρωποι γνώμη άμαρτάνουσι, τὸ σῶμα αὐτῶν μὴ αἴτιόν ἐστιν, ἐμοῦ¹ τὸ μὲν σῶμα τυγχάνει ταὐτὸν ἔτι ὄν, ὅπερ της αιτίας απήλλακται, η δε γνώμη αντί της προτέρας έτέρα νυνὶ παρέστηκεν. οὐδὲν οὖν ἔτι ύπολείπεται ὅτῳ ἄν μοι δικαίως διαβεβλῆσθε.<sup>3</sup>, 25 ὤσπερ δὲ τῆς τότε ἁμαρτίας τὰ ἀπὸ τῶν ἔργων

σημεία έφατε χρηναι πιστότατα ποιούμενοι κακόν με ἄνδρα ἡγεῖσθαι, οὕτω καὶ ἐπὶ τῆ νῦν εὐνοία μὴ ζητείτε έτέραν βάσανον η τὰ ἀπὸ τῶν νυνὶ ἔργων

[23] σημεία ύμιν γιγνόμενα. Πολύ δέ μοι προσήκει ταῦτα μᾶλλον ἐκείνων καὶ τῷ γένει συνηθέστερά ἐστι. τάδε γὰρ οὐ ψευσαμένω μοι λαθείν οδόν τ' έστι τούς γε πρεσβυτέρους ύμων, ότι ό τοῦ έμοῦ πατρὸς πάππος Λεωγόρας στασιάσας πρὸς τοὺς τυράννους ὑπὲρ τοῦ δήμου, έξὸν αὐτῶ διαλλαχθέντι τῆς ἔχθρας καὶ

> 1 έμοῦ Reiske: ὁμοῦ codd. \* ταὐτὸν ἔτι ὄν Bekker: τοῦτ' ἀναίτιον codd. 3 διαβεβλήσθε Bekker: διαβεβλήσθαι codd. 4 πάππος Valckenaer, coll. Myst. § 106: πρόπαππος codd.

a i.e. Peisander. Andocides meant that the decree of 478

# ON HIS RETURN, 23-26

motion of Menippus that I should be granted immunity; restore me my rights under that decree. The herald shall read it to you, as it is lying even now among the records in the Council-chamber.

#### Decree

This decree to which you have been listening, gentlemen, was passed by you in my favour, but afterwards revoked to oblige another.a Be advised by me, then. If any of you feels prejudiced against me, let him rid himself of that prejudice. You will admit that men's persons are not to blame for the mistakes which spring from their opinions. Now my own person is still unchanged, and is free from guilt; whereas different opinions have replaced the old. Thus you are left without any just ground for prejudice. b In the case of my old blunder you maintained that you had to treat the indications furnished by conduct as decisive, and that therefore you were obliged to regard me as a criminal. Be consistent, then; use only the indications furnished by my present conduct to prove the genuineness of my present desire to serve you.

Furthermore, my behaviour to-day is much more in keeping with my character than my behaviour then, just as it accords far more with the traditions of my family. I am not lying—no lie of this sort could deceive my older listeners—when I say that my father's grandfather, Leogoras, led a revolt of the people against the tyrants, and in spite of the oppor-Menippus was effectively stultified by the decree of Isotimides, passed shortly afterwards at Peisander's instigation.

A sophistry worthy of the Tetralogies.

<sup>·</sup> Cf. Mysteries, § 106 and footnote.

γενομένω κηδεστη ἄρξαι μετ' ἐκείνων τῶν ἀνδρῶν της πόλεως, είλετο μαλλον έκπεσείν μετά τοῦ δήμου καὶ φεύγων κακοπαθεῖν μᾶλλον ἢ προδότης αὐτῶν καταστήναι. ὥστ' ἔμοιγε καὶ διὰ τὰ τῶν προγόνων ἔργα εἰκότως ὑπάρχει δημοτικῷ εἶναι, εἴπερ τι ἀλλὰ νῦν γε¹ φρονῶν τυγχάνω. ὧν καὶ ένεκα είκὸς ύμας, εαν χρηστὸς ων ανήρ είς ύμας φαίνωμαι, προθυμότερόν μου ἀποδέχεσθαί τὰ

πραττόμενα.

27 Τὸ δὲ δόντας ἐμοὶ τὴν ἄδειαν ἀφελέσθαι ὑμᾶς, εὖ ἴστε ὅτι οὐδεπώποτε ἡγανάκτησα ὅπου γὰρ ύπὸ τῶν ἀνδρῶν τούτων αὐτοὶ εἰς ὑμᾶς αὐτοὺς έπείσθητε τὰ μέγιστα έξαμαρτεῖν, ώστε ἀντὶ τῆς άρχης δουλείαν άλλάξασθαι, έκ δημοκρατίας δυναστείαν καταστήσαντες, τί ἄν τις ὑμῶν θαυμάζοι 28 καὶ εἰς ἐμὲ εἴ τι ἐπείσθητε ἐξαμαρτεῖν; βουλοίμην μέντ' ἄν, ὥσπερ ἐν τοῖς ὑμετέροις αὐτῶν πράγμασιν, έπειδη έξουσίαν έλάβετε, τὰς τῶν έξαπατησάντων ύμᾶς ἀκύρους ἔθετε βουλάς, οὕτω καὶ ἐν ῶ περὶ ἐμοῦ ἐπείσθητε γνῶναί τι ἀνεπιτήδειον, ἀτελη την γνώμην αὐτῶν ποιησαι, καὶ μήτε ἐν τούτω μήτε εν ετέρω τω τοις ύμῶν αὐτῶν εχθίστοις δμόψηφοί ποτε γένησθε.

<sup>1</sup> άλλά νῦν γε Schneider: ἄλλο νῦν γε codd.

# ON HIS RETURN, 26-28

tunity of coming to terms with them, marrying into their house, and ruling the people of Athens at their side, chose to share the exile of the democrats and suffer the hardships of banishment rather than turn traitor to them. Thus the behaviour of my forefathers should be an additional inspiration to me to show affection for the people, if I have indeed regained my senses at last; and it also gives you a natural reason for accepting my services the more readily, if you see me to have your interests at heart.

The fact that you deprived me of the pardon which you had given me has never, I assure you, caused me to feel aggrieved. After those scoundrels had induced you to wrong your own selves so grossly as to exchange empire for slavery, and to replace democracy by despotism, why should it surprise any of you that you were induced to wrong me likewise? However, I could wish that after reversing the policy of those who duped you in those matters which concern yourselves,—as you did as soon as you were able—you would similarly render their purposes ineffective in the matter of that unfortunate measure which you were persuaded to pass with regard to me. Refuse, in fact, to side, on this or any other question, with those who are your worst enemies.

<sup>•</sup> i.e. the Four Hundred.



# III ON THE PEACE WITH SPARTA

#### INTRODUCTION

THE authenticity of the speech which follows has been doubted more than once. As long ago as the first century B.C. Dionysius of Halicarnassus gave it as his considered opinion that it was not the work of Andocides; and in modern times his verdict has been upheld by more than one critic. / Thus Eduard Meyer regarded the De Pace as a party-pamphlet issued in vindication of Andocides and others who had advocated peace with Sparta in 391 B.c. and suffered exile in consequence. The opposite view, however, has also received strong support, and at the present time it is held generally that the speech was delivered by Andocides himself on the occasion in question. problem is one that can be better appreciated after a brief survey of the political situation at the end of the first decade of the fourth century.

After the final collapse of Athens in 404 B.C. Sparta was the foremost power in the Greek world. To all appearances she could easily step into the place vacated by Athens, establish a Spartan empire on the lines of the Delian League, and enjoy the material prosperity of her old rival. In fact, however, this was not to be, largely for three reasons: (1) Sparta had no naval tradition and would never make a first-class sea-power: (2) she had made an unfortunate agreement with Persia under the terms of which the

# ON THE PEACE WITH SPARTA

Greek cities of Asia Minor were to be surrendered to Artaxerxes in return for Persian support in the war with Athens: (3) the Greek allies, notably Thebes and Corinth, who had helped her to victory were demanding, perfectly justly, a share in

the spoils.

Of (1) nothing further need be said. As a result of (2) Sparta found herself in a dilemma; if she kept her promise, she was not only depriving herself of the material of empire, but was also turning traitor to her countrymen across the Aegean; if, on the other hand, she dishonoured the agreement, she made a foe of Persia, and she lost her name for honest dealing at the same time. In consequence she failed to follow either the one course or the other and ended by losing both the goodwill of Persia and the control of the Asiatic seaboard. She started by conceding Ionia to Cyrus; but when his successor, Tissaphernes, attempted the forcible recovery of the other cities claimed by Persia (400 B.c.), she sent Thibron to oppose him. In 398 Thibron was superseded by Dercyllidas; and during the years 396-395 Agesilaus himself conducted a series of brilliant predatory raids into Persian territory. In 394, however, he was recalled owing to the serious turn taken by home affairs; and just after he left for Greece the Spartan fleet commanded by his brother-in-law was annihilated off Cnidus by the Persians, who had engaged the services of the Athenian Conon. By 393 Sparta had lost her footing and her prestige in the eastern Aegean and Asia Minor. An abrupt change of policy followed. Proposals of peace were made to Persia, Sparta offering to recognize her right to the Greek seaboard in exchange for an undertaking that Persia

would do nothing to interfere with the autonomy of the states of the Aegean and Greece proper, i.e. that she would henceforward cease helping Athens, as she had been doing of late, to rebuild something of her shattered empire. The proposals came to nothing; so in 391 Thibron was sent east once again. The expedition was a complete failure. Thibron lost his life and most of his men were cut to pieces by the Lydian satrap. Sparta never again attempted an

Asiatic campaign.

The result of (3) was domestic war which effectively destroyed Spartan hegemony in Greece proper. claims of Thebes and Corinth in 404 were coolly set aside and no attempt was made to conciliate either state; hence both were estranged and ready to oppose Sparta, should occasion offer. In 396 Persia, desirous of putting an end to the activities of Agesilaus in Asia Minor, sent Timocrates, a Rhodian, to Greece with a liberal supply of money to foment anti-Spartan By 395 Thebes, Corinth, Athens, and Sparta's ancient enemy, Argos, were ranged against her. The struggle was precipitated by a Spartan invasion of Boeotia in answer to an appeal from Phocis. Little was achieved save the establishment of Orchomenus as an independent state; and in the following year the allies replied by carrying the war into the Peloponnese. Meanwhile Agesilaus had been duly recalled. The allied forces were intercepted at Nemea by a hastily assembled Spartan army and heavily defeated (July 394). Sixteen days later they fought a second engagement at Coronea to prevent the passage through Boeotia of Agesilaus who had hastened homewards through Thrace and Macedonia. They were again defeated;

## ON THE PEACE WITH SPARTA

but Agesilaus judged it prudent to push on to the Peloponnese. Henceforward the war centred round the elaborate fortifications of Corinth, and something of a stalemate had been reached when Conon and Tiribazus suddenly appeared off the Isthmus with the Persian fleet (393). The demonstration was followed by a conference between Tiribazus and the allies which made the hostility of Persia towards Sparta plain; and immediately afterwards Conon sailed across to Peiraeus and superintended the rebuilding of the walls of Athens which had been razed by Lysander in 404.

It was in these circumstances that Sparta deemed it wise to come to an understanding with Persia, and accordingly Antalcidas was sent to Sardis with the proposals of peace already mentioned (393). As has been said, nothing came of his mission. It seems to have been followed by a congress at Sparta itself, where terms were discussed by representatives of Athens, Thebes, Corinth, and Argos. Among the Athenian delegates was Andocides who, with his fellows, decided to refer the suggestions of Sparta to the Ecclesia. The present speech purports to have been delivered in the course of the debate which took place in the Assembly upon their return.

We must now turn for a moment to the evidence for the history of the last two years (393-392) of the period outlined above. The sources, apart from the De Pace itself, are two, Xenophon and Philochorus.<sup>a</sup> Xenophon describes the mission of Antalcidas in some detail, but says not a word of the congress at Sparta. Philochorus, quoted by Didymus in his

Athenian historian, d. 260 B.c.

commentary on the Philippics of Demosthenes, a mentions both in the following words: καὶ τὴν εἰρήνην την έπ' Ανταλκίδου κατέπεμψεν ὁ βασιλεύς, ην ' Αθηναῖοι οὐκ ἐδέξαντο, διότι ἐγέγραπτο ἐν αὐτῆ τοὺς τὴν ' Ασίαν οἰκοῦντας Έλληνας ἐν βασιλέως οἴκῳ πάντας είναι συννενεμημένους. άλλα και τους πρέσβεις τους έν Λακεδαίμονι συγχωρήσαντας έφυγάδευσαν, Καλλιστράτου γράψαντος, καὶ ούχ ὑπομείναντας την κρίσιν, Έπικράτην Κηφισιέα, Ανδοκίδην Κυδαθηναιέα, Κρατίνον . . . ίστιον, Ευβουλίδην 'Ελευσίνιον, i.e. ". . . and the king sent down the Peace of Antalcidas, which the Athenians refused to accept because it was therein laid down that the Greeks living in Asia were one and all part of the king's household. Nav more, on the motion of Callistratus, they exiled the delegates who came to terms at Sparta and who did not abide their trial, namely, Epicrates of Cephisia Andocides of Cydathenaeum, Cratinus of . . . and Eubulides of Eleusis." The date of the banishment of the four is given by Philochorus as the archonship of Philocles (392-391).

From this two things are clear. First, Andocides represented Athens at a congress held at Sparta shortly after the failure of Antalcidas to arrange a permanent peace at Sardis in 393. Secondly, he and his colleagues acquiesced in the proposals put forward by Sparta at this congress, and suffered for it on returning home. Philochorus does not mention the debate which must have taken place in the Athenian Assembly, when the delegates reported upon their mission and sought to justify themselves;

<sup>&</sup>lt;sup>a</sup> Papyrus fragments of the commentary of Didymus on Demosthenes were discovered in 1901. Ed. Diehls-Schubart, Teubner, 1904. I give the text as it has been (with certainty) restored.

## ON THE PEACE WITH SPARTA

but his narrative is quite sufficient to show that the circumstances presupposed by the De Pace are his-What, however, of the business transacted at the congress? What were the terms to which Andocides and his fellows assented? Again Philochorus gives no direct information; but the very fact that he speaks of these terms in the same breath as the proposals of peace made at Sardis and emphasizes the rejection by Athens of both alike, shows that he regarded them as largely the same in character. His language, in fact, suggests that at this second congress Sparta once more sought a general settlement by proposing that the Greeks of Asia Minor should pass under Persian control, although it would be natural to suppose that she was now prepared to modify her previous demand for the complete autonomy of the remaining Greek states, in view of the opposition of Athens, Thebes, and Argos. This is, admittedly, mere conjecture; but it may be of interest to compare it with what the De Pace has to say of the same congress. Andocides makes it quite clear that the proposals made at Sparta had been, at least in part, similar to those made the year before at Sardis; that is to say, the basis of the peace is to be the autonomy of the Greek states. But exceptions are now to be allowed; Athens herself, for example, will retain Lemnos, Imbros, and Seyros, together with her walls and fleet. On the other hand, there is no hint of any proposal to hand over the Greeks of Asia Minor to Persia. Yet we should have expected some attempt to justify such a step, if, as Philochorus appears to suggest, it had formed an important part of the Spartan programme at the later congress as well as in 393. Can such a discrep-

ancy be explained, or have we after all placed too strained an interpretation upon the words of Philochorus?

The answer is perhaps to be found by comparing what Philochorus and Andocides have to say with the parallel account of Xenophon. Xenophon, it will be remembered, does not mention the conference at Sparta, but gives a detailed account of the mission of Antalcidas to Sardis in 393.<sup>a</sup> Antalcidas, he says, tells Tiribazus that "the Spartans do not contest the king's claim to the Greek cities in Asia, but will be satisfied if all the islands and the remaining states are independent." Tiribazus favours a peace on such terms; but the representatives from Athens, Thebes. and Argos refuse to have anything to do with it. "For the Athenians were afraid to consent to an agreement which allowed the islands their independence, lest they should lose Lemnos, Imbros, and Sevros; the Thebans feared that they would be compelled to recognize the independence of the cities of Boeotia; and the Argives thought that once an armistice was concluded on such terms, it would become impossible for them to achieve the one thing for which they longed, the inclusion of Corinth within the Argive state.

It will be observed that this differs from the account of the negotiations given by Philochorus. Philochorus, in fact, disagrees with Xenophon over the congress at Sardis exactly as he appears to disagree with Andocides over the later congress at Sparta. He says nothing of the Athenian fears for the loss of their Aegean possessions, but gives as their one reason for the rejection of the proposals of Antalcidas

## ON THE PEACE WITH SPARTA

the threat to the cities of Asia Minor. This is in itself less probable than the account given by Xenophon. Ever since 404 Athens had been thinking regretfully of her lost empire, and the rebuilding of her walls by Conon was symbolic of her reviving ambition. It is known that about this time (393) she had contracted fresh alliances with Rhodes, Cos, Carpathus, Cnidus, and Eretria, while her cleruchies in Lemnos, Imbros, and Scyros had already been recovered. When, therefore, she refused to sign a treaty of peace which guaranteed the autonomy of every state in the Aegean and on the Greek mainland, while it transferred those on the Asiatic coast to Persia, her first reason must have been that acquiescence in such terms would mean her own immediate extinction as an imperial power. Thus Philochorus would seem to state only half the truth when he says that "the Athenians refused to accept the peace because it was therein laid down that the Greeks living in Asia were one and all part of the king's household." Their refusal was not to be attributed solely to a sentimental reluctance to see Greeks governed by barbarians.

If then, as seems certain, Philochorus oversimplifies the motives of Athens in 393, he is doubtless doing the same when he implies that it was the acquiescence of the delegates in the abandonment of the Asiatic Greeks which caused their exile in 392-391. Thus his evidence is not so much contradicted as supplemented by that of the *De Pace*. Whereas the congress at Sparta must in fact have discussed two proposals, one which concerned the Greeks of Asia Minor, and another which concerned the autonomy of the other communities of the Greek world, Philochorus hints only at the first and Andocides talks only of the second. That the De Pace should contain no reference to the Asiatic Greeks is intelligible, if it be remembered that Andocides is concerned throughout with the effects which the peace will have upon Athens herself. He has a difficult case to plead, as the imperialists, headed by Callistratus, will certainly wish to know how Athenian expansion in the future can be anything more than a dream, if Athens is to guarantee the autonomy of every state in Greece and the Aegean; and to introduce any mention of the proposal to place the Greeks of Asia Minor under Persian control would hardly make matters easier. It is not therefore surprising that Andocides should give such prominence to the positive advantages which Athens herself will gain from the peace, the right to maintain a fleet, to continue to enjoy the protection of her newly rebuilt walls, and to possess the three islands of Lemnos, Imbros, and Scyros, while passing over in silence those other conditions which could not be presented so attractively.

But although Andocides says nothing of the proposal to recognize the claims of Persia to the Asiatic seaboard, it is none the less of the greatest importance as evidence of the purpose of this second peace conference. It is generally assumed that Sparta summoned the conference in order to put an end to the Corinthian War and leave her hands free for operations

at his course against the

omissions and how much false emphasis the speech contains. See especially the account of relations between Sparta and Athens since 404, §§ 21-23.

# ON THE PEACE WITH SPARTA

against Persia, who had rejected her advances of the previous year. But in the light of what Philochorus says it would seem that this explanation will not quite do. If Sparta's intention in 392-391 was simply the settlement of domestic difficulties, what need was there to introduce the question of the Asiatic Greeks? Once again Xenophon's account of the mission of Antalcidas is suggestive. After giving the reasons for the rejection of his proposals in 393 by Athens, Thebes, and Argos, Xenophon goes on to describe the behaviour of Tiribazus.a Tiribazus had been attracted by the Spartan offer; but he could do nothing without consulting his master. He therefore made the Spartans a secret grant of money for the equipment of a fleet, threw Conon into prison, and "went up to the king to inform him of the Spartan proposals and of the arrest of Conon for treachery and to inquire of him what course of action should be taken in the whole affair." When he had reached Susa and explained matters, "the king sent down Struthas to take control of the coast. Struthas, however, remembering the harm which the king's domains had suffered at the hands of Agesilaus, showed strong sympathy towards the Athenians and their allies.' In consequence, the Spartans dispatched Thibron to Asia Minor. 111 1 111 111 111

Xenophon does not mention how long an interval elapsed between the departure of Tiribazus and the arrival of Struthas. But if Tiribazus left for Susa towards the end of 393 and his successor did not reach the coast until seven or eight months later,<sup>b</sup> it is

a Hell. iv. 8, 16.

From Xenophon's narrative of the events of 393, it is in fact necessary to suppose that Tiribazus did not leave for Susa until the end of the year. On the other hand, the

possible to see why the Asiatic Greeks should have been mentioned at the conference at Sparta. Sparta, still imagining that Tiribazus will bring back a favourable answer from Susa, has called a meeting of the allies in order to overcome their objections to the peace before his return. She places modified proposals before them: Athens is to keep Lemnos, Imbros, and Scyros, and Boeotia is to remain under Theban control with the exception of Orchomenus. The Asiatic cities are still to be handed over to Persia. If this is what lies behind the words of Philochorus, the congress of 392 will represent, not an attempt on the part of Sparta to clear up the domestic situation in order to attack Persia, but an attempt to clear it up in order to conciliate her. The proposals came to nothing, however; and subsequently Persia revealed herself as still pro-Athenian. Reaction followed at Sparta, and Thibron left for the east.

To return to the *De Pace*. It has been seen that there is excellent evidence to show that Andocides was a delegate to Sparta in 392-391 B.C., and that he favoured the Spartan proposals for peace. Further, the character of those proposals, although not fully stated by Philochorus, can be deduced with some probability from Xenophon's account of the negotiations conducted at Sardis by Antalcidas during the previous year; and it is proposals of precisely this type which are outlined in the present speech. Lastly, if the *De Pace* contains no reference to the fate of the Asiatic Greeks, such silence can be satis-

archonship of Philocles, during which the conference at Sparta took place, began in the July of 392. Thus if Struthas did not appear until the autumn, it might well have been held before his arrival.

### ON THE PEACE WITH SPARTA

factorily explained. On the other hand, one difficulty remains. As has often been pointed out, the brief sketch of fifth century history which occupies the opening paragraphs is hopelessly muddled. take a single instance, the speaker talks of the ostracism of Miltiades, son of Cimon, and of the fifty years' peace which he arranged between Sparta and Athens upon his return from exile. He is presumably thinking of the ostracism of Cimon, son of Miltiades, who remained in exile c. 461-451 B.C., and who was largely responsible for the five years' truce with Sparta negotiated shortly after his return. The five years' truce itself has become confused with the thirty years' peace of 445 B.C., which Cimon did not live to see. Do inaccuracies of this kind make against the authenticity of the De Pace? Would Andocides have been incapable of such confusion? Fortunately the answer to such questions is less difficult than might appear. It must be remembered in the first place that Aeschines accepted the historical summary of the De Pace without hesitation and inserted it in his own De Falsa Legatione, delivered in 362 B.C.; secondly that Andocides himself shows elsewhere how hazy was his recollection of times, persons, and places. In the Mysteries his version of the fall of the Peisistratidae by no means accords with the facts, while in the same speech he goes so far as to confuse the battles of Marathon and If he was capable of forgetting his history to this extent, it is hardly surprising that the intricacies of the Pentecontaetia should prove too much for him.

# ANALYSIS

Almost think the first the second

§§ 1-12. It is held that peace with Sparta will endanger the democracy. This can easily be disproved by the facts of history.

(a) The peace negotiated by Miltiades, son of Cimon. The resulting bene-

fits. §§ 3-5.
(b) The peace which ended the Aeginetan War. The resulting benefits. §§ 6-7.

(c) The peace of Nicias. Its benefits.

\$\$ 8-9.

(d) The truce after Aegospotami is not a case in point, as Sparta dictated her own terms. §§ 10-12.

1, 1,15 ...

§§ 13-16. Examination of possible motives for continuing war with Sparta. None of these will bear criticism.

§§ 17-23. What are the other powers gaining from the peace as compared with Athens?

(a) Sparta. §§ 17-19. (a) Sparta. 55 1. (b) Bocotia. § 20.

(c) Athens. §§ 21-23. §§ 24-27. Corinth and Argos are refusing peace. But to what will Athens find herself committed if she sides with them?

§§ 28-32. Folly of rejecting powerful friendships and

496

# ON THE PEACE WITH SPARTA

making alliances with those who are weak and treacherous. Historical illustrations.

(a) The episode of Amorges. § 29.
(b) The Segestan alliance. § 30.
(c) The Argive alliance of 420. § 31.

§§ 33-36. Justification of the action of the delegates in referring the Spartan proposals to the Ecclesia.

§§ 37-39. The terms of peace do not restore to Athens her foreign possessions. But they restore her walls and fleet, and it was from

these that the empire sprang.

§§ 40-41. Any citizen who wishes can suggest improvements in the terms presented to the Assembly, thanks to the delegates, who refused to commit themselves finally at Sparta.

# ΠΕΡΙ ΤΗΣ ΠΡΟΣ ΛΑΚΕΔΑΙΜΟΝΙΟΥΣ ΕΙΡΗΝΗΣ

ΤΟτι μὲν εἰρήνην ποιεῖσθαι δικαίαν ἄμεινόν ἐστιν ἢ πολεμεῖν, δοκεῖτέ μοι, ω 'Αθηναῖοι, πάντες γιγνώσκειν ὅτι δὲ οἱ ῥήτορες τῷ μὲν ὀνόματι τῆς εἰρήνης συγχωροῦσι, τοῖς δ' ἔργοις ἀφ' ὧν ἄν ἡ εἰρήνη¹ γένοιτο ἐναντιοῦνται, τοῦτο δὲ οὐ πάντες αἰσθάνεσθε. λέγουσι γὰρ ὡς ἔστι δεινότατον τῷ δήμῳ, γενομένης εἰρήνης, ἡ νῦν οὖσα πολιτεία μὴ

καταλυ $\theta \hat{\eta}$ .

2 Εἰ μεν οὖν μηδεπώποτε πρότερον ὁ δῆμος ὁ [τῶν]² ᾿Αθηναίων εἰρήνην ἐποιήσατο πρὸς Λακεδαιμονίους, εἰκότως ἄν ἐφοβούμεθα αὐτὸ διά τε τὴν ἀπειρίαν τοῦ ἔργου διά τε τὴν ἐκείνων ἀπιστίαν ὅπου δὲ πολλάκις ἤδη πρότερον εἰρήνην ἐποιήσασθε³ δημοκρατούμενοι, πῶς οὐκ εἰκὸς ὑμᾶς πρῶτον ἐκεῖνα σκέψασθαι τὰ τότε γενόμενα; χρὴ γάρ, ὧ ᾿Αθηναῖοι, τεκμηρίοις χρῆσθαι τοῖς πρότερον γενομένοις περὶ τῶν μελλόντων ἔσεσθαι.

3 'Ηνίκα τοίνυν ἦν μὲν ὁ πόλεμος ἡμῖν ἐν Εὐβοία,

αν ή εἰρήνη Lipsius: αν εἰρήνη Q, ή εἰρήνη A.
 τῶν del. Spengel.
 ἐποιήσασθε Reiske: ἐποιήσατε codd.

# ON THE PEACE WITH SPARTA

I THINK you all understand, gentlemen, that it is better to make peace on fair terms than to continue fighting. But some of you fail to see that although our political leaders have no objection to peace in the abstract, they are opposed to such measures as would lead to it, on the ground that the people would be in very grave danger of seeing the existing constitution overthrown once peace was concluded.

Now had the Athenian people never made peace with Sparta in the past, our lack of previous experience and the untrustworthy character of the Spartans might have justified such fears. But you have done so on a number of occasions since the establishment of the democracy; and it is therefore only logical that you should first of all consider the results which followed at the time; one must use the past as a guide to the future, gentlemen.

a Now take the days when we were fighting in

<sup>\*§§ 3-12</sup> of this speech were inserted by Aeschines, with slight alterations, in his De Falsa Legatione (§§ 172-176), an interesting example of the plagiarism which is known to have been common in ancient times. The De Falsa Legatione was delivered in 343, almost fifty years after this.

Μέγαρα δὲ εἴχομεν καὶ Πηγὰς καὶ Τροζῆνα,

είρήνης επεθυμήσαμεν, καὶ Μιλτιάδην τὸν Κίμωνος ωστρακισμένον καὶ ὄντα ἐν Χερρονήσω κατεδεξάμεθα δι' αὐτὸ τοῦτο, πρόξενον ὄντα Λακεδαιμονίων, οπως πέμψαιμεν<sup>1</sup> είς Λακεδαίμονα προκηρυκευσό-4 μενον περί σπονδών. καὶ τότε ἡμῖν εἰρήνη ἐγένετο [24] πρός Λακεδαιμονίους έτη πεντήκοντα, καὶ ένεμείναμεν άμφότεροι ταύταις ταῖς σπονδαῖς τριακαίδεκα. εν δη τοῦτο, ὧ 'Αθηναῖοι, πρῶτον σκεψώμεθα. εν ταύτη τη ειρήνη ο δημος ο [των]3 'Αθηναίων έσθ' όπου κατελύθη; οὐδεὶς ἀποδείξει. άγαθὰ δὲ ὅσα ἐγένετο διὰ ταύτην τὴν εἰρήνην, ἐγώ 5 ύμιν φράσω. πρώτον μέν τὸν Πειραια έτειχίσαμεν έν τούτω τῶ χρόνω, εἶτα τὸ μακρὸν τεῖχος τὸ βόρειον: ἀντὶ δὲ τῶν τριήρων αι τότε ἡμιν ήσαν παλαιαὶ καὶ ἄπλοι, αίς βασιλέα καὶ τοὺς βαρβάρους<sup>6</sup> καταναυμαχήσαντες ήλευθερώσαμεν τους Ελληνας, άντι τούτων των νεών έκατον τριήρεις έναυπηγη-

1 πέμψαιεν A: πέμψωμεν Q.

4 έγω ύμιν edd.: έγω ήμιν A: ήμιν έγω Q.

5 τότε post Πειραια add. A.

6 τους βαρβάρους Q: βαρβάρους Α.

<sup>&</sup>lt;sup>2</sup> πεντήκοντα cum Aeschine Meursius: πέντε codd., quod retinet Dobree, verbis καὶ ἐνεμείναμεν . . . τριακαίδεκα post ἔτη τριάκοντα § 6 collocatis. <sup>2</sup> τῶν del. Spengel.

<sup>&</sup>lt;sup>a</sup> Andocides is confused in his history here. He is referring to the revolt of Euboea which occurred in 446 B.c. and which was followed by a thirty years' peace with Sparta. He is also inaccurate in stating that Athens was still holding Megara; Megara revolted at the same time as Euboea, and Athens was left only with the two ports of Pegae and Nisaea. The peace marked the end of her effort to acquire an empire on land. See Thucyd. i. 112.

# ON THE PEACE WITH SPARTA, 3-5

Euboea a and controlled Megara, Pegae, and Troezen. We were seized with a longing for peace; and, in virtue of his being Sparta's representative at Athens, we recalled Cimon's son, Miltiades, who had been ostracized and was living in the Chersonese, for the one purpose of sending him to Sparta to make overtures for an armistice. On that occasion we secured a peace of fifty years with Sparta; and both sides kept the treaty in question for thirteen. Let us consider this single instance first, gentlemen. Did the Athenian democracy ever fall during this peace? No one can show that it did. On the contrary, I will tell you how much you benefited by this peace. To begin with, we fortified Peiraeus in the course of this period c: secondly, we built the Long Wall to the north d: then the existing fleet of old, unseaworthy triremes with which we had won Greece her independence by defeating the king of Persia and his bar-, barians—these existing vessels were replaced by a

<sup>e</sup> Again an error. Peiraeus was fortified by Themistocles immediately after the repulse of the Persians in 480.

<sup>4</sup> The northern Long Wall, connecting Athens with Peiraeus, was in fact built in 457, over ten years before the negotiation of the peace which Andocides is discussing. Nothing is said of the wall to the south, running between Athens and Phalerum, which was constructed at the same time.

<sup>&</sup>lt;sup>b</sup> A double historical error. (a) Andocides means Cimon, son of Miltiades. (b) Cimon had been dead three years when the thirty years' peace was negotiated. A. is thinking of the truce of five years with Sparta arranged by Cimon in 451 immediately upon his return from exile. It was at the time of its expiry that the revolt of Euboea occurred. Cimon had been ostracized in 461 after his ignominious dismissal by the Spartans from Ithome. His exile marked the triumph of the advanced democrats headed by Ephialtes and Pericles.

σάμεθα, καὶ πρώτον τότε τριακοσίους ἱππέας κατεστησάμεθα καὶ τοξότας τριακοσίους Σκύθας έπριάμεθα. [καὶ] ταῦτα ἐκ τῆς εἰρήνης τῆς πρὸς Λακεδαιμονίους ἀγαθὰ τῆ πόλει καὶ δύναμις τῷ

δήμω τῷ² ᾿Αθηναίων ἐγένετο.

Μετὰ δὲ ταῦτα δι' Αἰγινήτας εἰς πόλεμον κατέστημεν, καὶ πολλὰ κακὰ παθόντες πολλὰ δὲ ποιήσαντες ἐπεθυμήσαμεν πάλιν τῆς εἰρήνης, καὶ ήρέθησαν δέκα ἄνδρες έξ 'Αθηναίων απάντων πρέσβεις είς Λακεδαίμονα περί είρήνης αὐτοκράτορες, ων ήν καὶ 'Ανδοκίδης ὁ πάππος ὁ ήμέτερος. οὖτοι ἡμιν εἰρήνην εποιήσαν πρὸς Λακεδαιμονίους ἔτη τριάκοντα. καὶ ἐν τοσούτῳ χρόνῳ ἔστιν ὅπου, ῶ ᾿Αθηναῖοι, ὁ δῆμος κατελύθη; τί δέ; πράττοντές τινες δήμου κατάλυσιν έλήφθησαν; οὐκ έστιν όστις αποδείξει. αλλ' αὐτὸ τὸ έναντιώτατον: 7 αυτη γαρ ή εἰρήνη τον δημον τον 'Αθηναίων<sup>6</sup> ύψηλον ήρε και κατέστησεν ισχυρον ουτως ώστε πρώτον μέν εν τούτοις τοις έτεσιν ειρήνην λαβόντες ανηνέγκαμεν χίλια τάλαντα είς την ακρόπολιν, καὶ

5 ἐποίησαν Bekker: ἐποιήσαντο codd. <sup>6</sup> τον 'Aθ. Bekker: τῶν 'Aθ. codd. 7 λαβόντες | άγοντες Reiske.

<sup>a</sup> An obvious inaccuracy. The Athenian fleet had been growing steadily since the Persian Wars and the institution

of the Delian League.

<sup>&</sup>lt;sup>2</sup> τῶ Spengel: τῶν codd. 1 καὶ del. Blass, coll. §§ 7, 9. 3 ήρέθησαν Q: εύρέθησαν A. 4 ήμεν Q: υμίν Λ.

b Cavalry had been in existence since at least the seventh century. Solon, at the beginning of the sixth, formed his second property class of  $\Pi\pi\kappa\hat{\epsilon}s$ , citizens wealthy enough to provide themselves with a horse in time of war. Archers (τοξόται) were imported for the first time shortly after Salamis (480 B.c.).

# ON THE PEACE WITH SPARTA, 5-7

hundred new ones a: and it was at this time that we first enrolled three hundred cavalry and purchased three hundred Scythian archers.<sup>b</sup> Such were the benefits which Athens derived from the peace with Sparta, such the strength which was added thereby

to the Athenian democracy.

Later we went to war on account of Aegina <sup>c</sup>; and after both sides had suffered heavily, we were seized once more with a desire for peace. So a deputation of ten—among them my grandfather, Andocides—was chosen from the whole citizen body and dispatched to Sparta with unlimited powers to negotiate a peace. They arranged a thirty years' peace with Sparta for us. That is a long period, gentlemen; yet did the democracy ever fall in the course of it? Was any party, I ask you, ever caught plotting a revolution? No one can point to an instance. In fact just the opposite happened. The peace in question exalted the Athenian democracy; it rendered it so powerful that during the years after we gained peace we first of all deposited a thousand talents on the Acropolis and passed a law which set

<sup>&</sup>lt;sup>e</sup> There is bad confusion here. Aegina lost her independence and was incorporated in the Athenian empire in 457. Under the Thirty Years' Peace of 446 she was guaranteed autonomy on condition that she continued to pay tribute. In 432 she made secret overtures to Sparta, alleging that her autonomy had not been respected. Thus Andocides may be thinking of her share in precipitating the Archidamian War. On the other hand, the peace which follows is not the Peace of Nicias; when talking of the benefits which ensued from it, Andocides seems to be referring once again to the Thirty Years' Peace (see § 3). Probably he is thinking of the peace of 446, and assumes that because the status of Aegina figured prominently in the negotiations, it was Aegina which had originally sent Athens to war.

νόμω κατεκλήσαμεν έξαίρετα είναι τῷ δήμω, τοῦτο δὲ τριήρεις ἄλλας ἐκατὸν ἐναυπηγησάμεθα, καὶ ταύτας ἐξαιρέτους ἐψηφισάμεθα είναι, νεωσοίκους τε ῷκοδομησάμεθα, χιλίους τε καὶ διακοσίους ἱππέας καὶ τοξότας τοσούτους ἑτέρους κατεστήσαμεν, καὶ τὸ τεῖχος τὸ μακρὸν τὸ νότιον ἐτειχίσθη. ταῦτα ἐκ τῆς¹ εἰρήνης τῆς πρὸς Λακεδαιμονίους ἀγαθὰ τῆ πόλει καὶ δύναμις τῷ δήμω τῷ² ᾿Αθηναίων ἐγένετο.

8 Πάλιν δὲ διὰ Μεγαρέας πολεμήσαντες καὶ τὴν χώραν τμηθῆναι προέμενοι, πολλῶν ἀγαθῶν στερηθέντες αὖθις τὴν εἰρήνην ἐποιητάμεθα, ἢν ἡμῖν Νικίας ὁ Νικηράτου κατηργάσατο. οἶμαι δ' ὑμᾶς ἄπαντας εἰδέναι τοῦτο, ὅτι διὰ ταύτην τὴν εἰρήνην ἐπτακισχίλια μὲν τάλαντα νομίσματος εἰς τὴν θ ἀκρόπολιν ἀνηνέγκαμεν, ναῦς δὲ πλείους ἢ τριακοσίας³ ἐκτησάμεθα, καὶ φόρος προσήει κατ' ἐνιαυτὸν πλέον ἢ διακόσια καὶ χίλια τάλαντα, καὶ

1 ἐκ ταύτης τῆς QL. 2 τῷ Spengel: τῶν codd.
3 τριακοσίας cum Aeschine Markland (cf. Thucyd. ii. 13. 8):
τετρακοσίας codd.

Inaccurate. The docks had been built by Themistocles

in the decade following the Persian Wars.

c i.e. the Middle Wall, running parallel to the wall on the north and connecting Athens with Peiraeus by a narrow corridor. It was built during the Thirty Years' Peace.

d The famous Megarian decree which excluded Megara from the markets of Attica and the ports of the Athenian empire was passed in 432. It brought Peloponnesian 504

<sup>&</sup>lt;sup>a</sup> For Athenian finance between 446 and 432 see *I.G.* i<sup>2</sup>. 91. According to Thucydides a reserve of 6000 talents had been accumulated on the Acropolis b; the end of the period. One thousand were specially set apart against a naval crisis. It was forbidden to use this sum for any other purpose under pain of death. Andocides appears to be confusing the money carmarked for ships with the ships themselves.

# ON THE PEACE WITH SPARTA, 7-9

them apart as a state reserve <sup>a</sup>; in addition to that we built a hundred triremes, and decreed that they should be kept in reserve likewise: we laid out docks,<sup>b</sup> we enrolled twelve hundred cavalry and as many archers, and the Long Wall to the south was constructed.<sup>c</sup> Such were the benefits which Athens derived from the peace with Sparta, such the strength which was added thereby to the Athenian democracy.

Then we went to war again on account of Megara, and allowed Attica to be laid waste; but the many privations which we suffered led us to make peace once more, this time through Nicias, the son of Niceratus. As you are all aware, I imagine, this peace enabled us to deposit seven thousand talents of coined silver on the Acropolis and to acquire over three hundred ships : an annual tribute of more than twelve hundred talents was coming in : we

discontent to a head, and the Archidamian War followed (431-421). See Thucyd. i. 139.

In 421 B.c. It was a Fifty Years' Peace; but in 420 Athens allied herself with Argos, Elis, and Mantinea, who were aggressively anti-Spartan. By 418 she was at war again.

The Mss. give four hundred. Markland's correction, based on the corresponding passage in Aeschines and

Thucydides ii. 13, is now universally accepted.

According to Thucydides (ii. 13) the revenue from tribute at the beginning of the Archidamian War was 600 talents yearly. In 425 there was a re-assessment (known from I.G. i². 63) which increased the total annual contribution of the allies to just over 960 talents. There is no good evidence to show that this figure was ever exceeded: and Andocides' 1200 must be treated as an exaggeration.

The mention of a reserve of 7000 talents is suspicious. Athens did, it is true, recover remarkably from the effects of the Archidamian War during the period between 421 and the Sicilian Expedition of 415. But Andocides is here talking of the years 421-419 only. He may be basing his figures on the financial reserve of Athens before the Archidamian War.

Χερρόνησόν τε εἴχομεν καὶ Νάξον καὶ Εὐβοίας πλέον ἢ τὰ δύο μέρη· τάς τε ἄλλας ἀποικίας καθ' εκαστον διηγεῖσθαι μακρὸς ἂν εἴη λόγος. ταῦτα δ' ἔχοντες τὰ ἀγαθὰ πάλιν κατέστημεν εἰς πόλεμον πρὸς Λακεδαιμονίους, πεισθέντες καὶ τότε ὑπ'

'Αργείων.

10 Πρώτον μὲν οὖν, ὧ 'Αθηναῖοι, τούτου ἀναμνήσθητε, τί ὑμῖν ἐξ ἀρχῆς ὑπεθέμην τῷ λόγῳ. ἄλλο τι ἢ τοῦτο, ὅτι διὰ τὴν εἰρήνην οὐδεπώποτε ὁ δῆμος ὁ [τῶν]¹ 'Αθηναίων κατελύθη; οὐκοῦν ἀποδέδεικται. καὶ οὐδεὶς ἐξελέγξει² με ώς οὐκ ἔστι ταῦτα ἀληθῆ. ἤδη δέ τινων ἤκουσα λεγόντων ώς ἐκ τῆς τελευταίας εἰρήνης τῆς πρὸς Λακεδαιμονίους οἴ τε τριάκοντα κατέστησαν πολλοί τε 'Αθηναίων κώνειον πιόντες ἀπέθανον, οἱ δὲ φεύ-

Αυηναίων κωνείον πιοντες απευανόν, οι δε φευ11 γοντες ὤχοντο. ὁπόσοι οὖν ταῦτα λέγουσιν, οὐκ 
δρθῶς γιγνώσκουσιν· εἰρήνη γὰρ καὶ σπονδαὶ πολὺ 
διαφέρουσι σφῶν αὐτῶν. εἰρήνην μὲν γὰρ ἐξ ἴσου 
ποιοῦνται πρὸς ἀλλήλους ὁμολογήσαντες περὶ ὧν 
ἄν διαφέρωνται· σπονδὰς δέ, ὅταν κρατήσωσι κατὰ 
τὸν πόλεμον, οἱ κρείττους τοῖς ἤττοσιν ἐξ ἐπιταγμάτων ποιοῦνται, ὥσπερ ἡμῶν κρατήσαντες 
Λακεδαιμόνιοι τῷ πολέμῳ ἐπέταξαν ἡμῖν καὶ ⟨τὰ⟩³ 
τείχη καθαιρεῖν καὶ τὰς ναῦς παραδιδόναι καὶ τοὺς 
12 φεύγοντας καταδέχεσθαι. τότε μὲν οὖν σπονδαὶ

κατ' ἀνάγκην έξ ἐπιταγμάτων ἐγένοντο· νῦν δὲ [25] περὶ εἰρήνης βουλεύεσθε. σκέψασθε δὲ ἐξ αὐτῶν τῶν γραμμάτων, ἄ τε ἡμῦν ἐν τῆ στήλη γέγραπται,

¹ τῶν del. Spengel. ² ἐξελέγξει Taylor: ἐξελέγχει codd. ³ τὰ add. Reiske.

Argos invaded the territory of Epidaurus in 419, thereby bringing about an open breach with Sparta. Athens, at the 506

# ON THE PEACE WITH SPARTA, 9-12

controlled the Chersonese, Naxos, and over two-thirds of Euboea: while to mention our other settlemenst abroad individually would be tedious. But in spiet of all these advantages we went to war with Sparta afresh, then as now at the instigation of Argos.<sup>4</sup>

Now first of all, gentlemen, call to mind what I originally said that I was setting out to show. It was, was it not, that peace has never yet caused the fall of the Athenian democracy. That has now been proved against all possible arguments to the contrary. However, I have heard some people saying before now that the result of our last peace with Sparta b was the instalment of the Thirty, the death of many citizens by the hemlock-cup, and the exile of others. Those who talk in this fashion misapprehend matters. There is a wide difference between a peace and a truce. A peace is a settlement of differences between equals: a truce is the dictation of terms to the conquered by the conquerors after victory in war, exactly as the Spartans laid down after their victory over us that we should demolish our walls, surrender our fleet, and restore our exiles. The agreement made then was a forced truce upon dictated terms: whereas to-day you are considering a peace. Why, look at the actual provisions of the two as they stand recorded: contrast the conditions of the truce inscribed

instance of Alcibiades, gave Argos her support in virtue of

the alliance of the previous year.

In 404, after Aegospotami.

<sup>&</sup>quot;Then as now at the instigation of Argos," i.e. Argive representatives are again present, while Andocides is speaking, to urge Athens to continue war with Sparta (cf. §§ 24 ff.). This seems more probable than the other possible rendering: "Once again at the instigation of Argos," referring to the Athenian alliance with Argos in 462 B.c.

έφ' οίς τε νῦν ἔξεστι τὴν εἰρήνην ποιείσθαι. ἐκεί μὲν γὰρ¹ γέγραπται τὰ τείχη καθαιρεῖν, ἐν δὲ τοισδέ έξεστιν οικοδομείν ναθς έκει μεν δώδεκα κεκτήσθαι, νῦν δ' ὁπόσας αν βουλώμεθα Λημνον δὲ καὶ "Ιμβρον καὶ Σκῦρον τότε μὲν ἔχειν τοὺς έχοντας, νῦν δὲ ἡμετέρας είναι καὶ φεύγοντας νῦν μέν οὐκ ἐπάναγκες οὐδένα καταδέχεσθαι, τότε δ' έπάναγκες, έξ ων ό δημος κατελύθη. τί ταῦτα έκείνοις όμολογεί; τοσούτον ούν έγωγε, & 'Αθηναίοι, διορίζομαι περί τούτων, την μεν εἰρήνην σωτηρίαν είναι τῷ δήμω καὶ δύναμιν, τὸν δὲ πόλεμον δήμου² κατάλυσιν γίγνεσθαι. περὶ μεν οὖν τούτων ταῦτα λένω.

13 Φασί δέ τινες άναγκαίως νῦν ἡμῖν ἔχειν πολεμεῖν. σκεψώμεθα οὖν πρῶτον, ὧ ἄνδρες 'Αθηναῖοι, διὰ τί καὶ πολεμήσωμεν. οίμαι γάρ αν πάντας ανθρώπους ομολογήσαι διὰ τάδε δείν πολεμείν, ή άδικουμένους η βοηθοῦντας ἀδικουμένοις. ήμεις τοίνυν αὐτοί τε ηδικούμεθα Βοιωτοῖς τε αδικουμένοις έβοηθοῦμεν. εἰ τοίνυν ἡμῖν τέ ἐστι τοῦτο παρὰ Λακεδαιμονίων, τὸ μηκέτι άδικεῖσθαι, Βοιωτοῖς τε δέδοκται ποιείσθαι την ειρήνην άφεισιν 'Ορχομενον αὐτόνομον, τίνος ένεκα πολεμήσωμεν:

14 ίνα ή πόλις ήμων έλευθέρα ή; αλλά τοῦτό γε αὐτῆ ὑπάρχει. ἀλλ' ὅπως ἡμῖν τείχη γένηται; ἔστι καὶ ταῦτα ἐκ τῆς εἰρήνης. ἀλλ' ἵνα τριήρεις

<sup>1</sup> γάρ om. Q. 
3 ἀδικουμένους Α corr.: ἢδικημένους Α pr.: ἀδικοῦντας Q. 
3 ἀδικουμένους Α. 2 δήμου Schiller: δήπου codd 4 ἀδικουμένοις Q: ἢδικημένοις A.
5 ἀφεῖσιν Reiske: ἀφήσειν codd.
6 ἡμῖν om. Q.

# ON THE PEACE WITH SPARTA, 12-14

upon the stone a with the conditions on which you can make peace to-day. On the stone it is laid down that we shall demolish our walls: whereas under the present terms we can rebuild them. truce allows us twelve ships: the peace as many as we like. Under the truce Lemnos, Imbros, and Scyros remained in the possession of their occupants: under the peace they are to be ours. Nor is there to-day any obligation upon us to restore our exiles, as there was then, with the fall of the democracy as its consequence. Where is the similarity between the one and the other? Thus the general conclusion which I reach in the matter is this, gentlemen: peace means safety and power for the democracy, whereas war means its downfall. So much for that aspect of the question.

Now it is argued by some that present circumstances oblige us to continue fighting. Let us begin, then, gentlemen, by considering exactly why we are to fight. Everyone would agree, I think, that war is justified only so long as one is either suffering a wrong oneself or supporting the cause of another who has been wronged. Now we were both suffering a wrong ourselves and also supporting the cause of the Boeotians who had been wronged. If, then, Sparta guarantees that our wrongs shall cease, and if the Boeotians have decided to allow Orchomenus its independence and make peace, why are we to continue fighting? To free Athens? She is free already. To be able to build ourselves walls? The peace gives us that right also. To be allowed to

a It was customary to inscribe treaties, etc., upon upright slabs of stone ( $\sigma \tau \hat{\eta} \lambda a \iota$ ). At Athens such  $\sigma \tau \hat{\eta} \lambda a \iota$  would stand for the most part on the Acropolis.

έξη ναυπηγεῖσθαι καὶ τὰς οὔσας ἐπισκευάζειν καὶ κεκτησθαι; καὶ τοῦτο ὑπάρχει τὰς γὰρ πόλεις αὐτονόμους αἱ συνθηκαι ποιοῦσιν. ἀλλ' ὅπως τὰς νήσους κομισώμεθα, Λημνον καὶ Σκῦρον καὶ Ἦβρον; οὐκοῦν διαρρήδην γέγραπται ταύτας

15 'Αθηναίων εἶναι. φέρε, ἀλλὰ Χερρόνησον καὶ τὰς ἀποικίας καὶ τὰ ἐγκτήματα¹ καὶ τὰ χρέα ἴνα ἀπολάβωμεν;² ἀλλὶ οὔτε βασιλεὺς οὔτε οἱ σύμμαχοι συγχωροῦσιν ἡμῖν, μεθ' ὧν αὐτὰ δεῖ πολεμοῦντας κτήσασθαι. ἀλλὰ νὴ Δία ἔως ᾶν Λακεδαιμονίους καταπολεμήσωμεν καὶ τοὺς συμμάχους αὐτῶν, μέχρι τούτου δεῖ πολεμεῖν; ἀλλὶ οὔ μοι δοκοῦμεν³ οὔτω παρεσκεύασθαι. ἐὰν δὶ ἄρα κατεργασώμεθα, τί ποτε αὐτοὶ πείσεσθαι δοκοῦμεν ὑπὸ τῶν βαρβάρων, ὅταν ταῦτα πράξω-16 μεν; εἰ τοίνυν περὶ τούτου μὲν ἔδει πολεμεῖν,

(6 μεν; εί τοίνυν περὶ τούτου μὲν εδει πολεμεῖν, χρήματα δὲ ὑπῆρχεν ἡμῖν⁴ ἱκανά, τοῖς δὲ σώμασιν ἡμεν δυνατοί, οὐδὲ οὕτως ἔδει πολεμεῖν. εἰ δὲ μήτε δι' ὅ τι μήτε ὅτοισι μήτε ἀφ' ὅτου πολεμήσωμεν ἔστι, πῶς οὐκ ἐκ παντὸς τρόπου τὴν εἰρήνην

ποιητέον ήμιν;

17 Σκέψασθε δέ, & 'Αθηναίοι, καὶ τόδε, ὅτι νυνὶ πᾶσι τοῖς Ἑλλησι κοινὴν εἰρήνην καὶ ἐλευθερίαν πράττετε, καὶ μετέχειν ἄπασι πάντων ἐξουσίαν ποιεῖτε. ἐνθυμήθητε οὖν τῶν⁵ πόλεων τὰς μεγίστας, τίνι τρόπω τὸν πόλεμον καταλύονται. πρῶτον μὲν Λακεδαιμονίους, οἴτινες ἀρχόμενοι μὲν ἡμῖν καὶ τοῖς συμμάχοις πολεμεῖν ἦρχον καὶ κατὰ γῆν καὶ κατὰ θάλατταν, νῦν δ' αὐτοῖς ἐκ τῆς εἰρήνης

έγκτήματα Valckenaer : έγκλήματα codd.
<sup>2</sup> ἀπολάβωμεν Q : ἀπολαύωμεν A.
<sup>3</sup> δοκοῦμεν Q : δοκεῖ A.

# ON THE PEACE WITH SPARTA, 14-17

build new triremes, and refit and keep our old ones? That is assured us as well, since the treaty affirms the independence of each state. To recover the islands. Lemnos, Scyros, and Imbros? It is expressly laid down that these shall belong to Athens. Well then, is it to get back the Chersonese, our colonies, our landed property abroad, and the debts owed us? a A war for their recovery needs the support of the king of Persia and our allies, and they refuse that support. Or shall I be told that we must continue fighting until we have crushed Sparta and her allies? We are not adequately equipped, in my opinion, for a campaign on such a scale; and if we are successful, what must we ourselves expect from Persia afterwards? No, even if this were a justifiable ground for war, and we had sufficient money and the necessary men, we ought not to continue it. So if we have no reasons for prolonging the war, no enemy to fight, and no resources, why should we not make every effort to secure peace?

Do not overlook another thing, gentlemen; you are negotiating to-day for the peace and independence of all Greeks alike: you are giving them all the opportunity of sharing in every advantage. Think of the circumstances in which the leading powers are ceasing hostilities. To begin with, take Sparta. When she first went to war with us and our allies, b she controlled both land and sea; but the peace is leaving

 $<sup>^{\</sup>it o}$  i.e. all that had been lost when the empire collapsed in 404.

<sup>&</sup>lt;sup>b</sup> In 395, when Pausanias and Lysander invaded Boeotia. This began the "Corinthian War."

<sup>4</sup> ύπηρχεν ήμιν A: ύπηρχε μέν Q.

<sup>5</sup> τῶν om. Q.

18 οὐδέτερον τούτων ὑπάρχει. καὶ οὐχ ὑφ' ἡμῶν¹ ἀναγκαζόμενοι ταῦτ' ἀφιᾶσιν, ἀλλ' ἐπ' ἐλευθερία πάσης της Έλλάδος. νενικήκασι γὰρ τρὶς ήδη μαχόμενοι, τότε μεν εν Κορίνθω πάντας πανδημεί τοὺς συμμάχους παρόντας, οὐχ ὑπολιπόντες πρό-φασίν οὐδεμίαν, ἀλλ' ἐν τῷ κρατιστεύειν μόνοι πάντων, αδθις δ' έν Βοιωτοις, ότ' αὐτῶν 'Αγησίλαος ήγειτο, τον αὐτον τρόπον και τότε<sup>3</sup> την νίκην εποιήσαντο, τρίτον δ' ήνίκα Λέχαιον έλαβον, 'Αργείους μεν άπαντας και Κορινθίους, ήμων δε

19 καὶ Βοιωτῶν τοὺς παρόντας. τοιαῦτα δ' ἔργα έπιδειξάμενοι [τοις Ελλησι] την ειρήνην είσιν έτοιμοι ποιείσθαι την έαυτων έχοντες, οι ενίκων μαχόμενοι, καὶ τὰς πόλεις αὐτονόμους είναι καὶ την θάλατταν κοινήν εωντες τοις ήττημενοις. καίτοι ποίας τινός αν έκεινοι παρ' ήμων ειρήνης

έτυχον, εὶ μίαν μόνον μάχην ἡττήθησαν;

20 Βοιωτοί δ' αὖ πῶς τὴν εἰρήνην ποιοῦνται; οἴτινες τὸν μὲν πόλεμον ἐποιήσαντο ἔνεκα 'Ορχομενοῦ, ώς οὐκ ἐπιτρέψοντες αὐτόνομον είναι, νῦν

[26] δὲ τεθνεώτων μὲν αὐτοῖς ἀνδρῶν τοσούτων τὸ πληθος, της δε γης έκ μέρους τινός τετμημένης,

<sup>a</sup> July 394. The Spartans met the allied forces of Thebes, Athens, Corinth, and Argos at Nemea, between Corinth and Sicyon, and heavily defeated them. The battle was fought before Agesilaus, who had been recalled from Asia Minor, had reached Greece.

b The battle of Coronea, fought a fortnight or so after Nemea. The allied forces attempted to block the passage of Agesilaus as he marched southwards through Boeotia on

512

<sup>1</sup> ήμῶν Q: ὑμῶν Α.
2 δ' ἐν Βοιωτοῖς Sauppe: δὲ Βοιωτούς Bekker: δὲ Βοιωτοῖς 3 τότε Sluiter : ὅτε codd. 5 μèν om. Q. 4 τοις Ελλησι add. QL.

her mistress of neither. And she is sacrificing this supremacy, not because we forced her to do so, but in order to give the whole of Greece its independence. The Spartans have now won three battles: the first at Corinth a against the full allied forces, who were left with no excuse for their defeat, save only that the Spartans, with none to aid them, fought more bravely than all the rest together; the second in Boeotia under Agesilaus, when they once more gained a similar victory; and the third at the capture of Lechaeum, against the full Argive and Corinthian forces, together with the Athenians and Boeotians present. But in spite of these amazing successes they, the victors in the field, are ready for a peace which will leave them with nothing save their own territory: they are recognizing the independence of the Greek states, and they are allowing their defeated opponents to share the freedom of the seas. Yet what terms of peace would they have gained from us, had they met with but a single defeat?

Again, what are the conditions under which Boeotia is making peace? Boeotia went to war because she refused to allow Orchomenus its independence.<sup>d</sup> To-day, after the loss of thousands of lives, after the devastation of a large part of her territory, after

his homeward journey from Asia Minor. The Spartans were victorious, but sustained heavy losses; and Agesilaus was

content to continue his march without halting.

<sup>o</sup> Corinth was now fortified by Long Walls on the Athenian plan. In 393 Sparta made a determined effort to break through the fortifications. She succeeded, and seized the Corinthian port of Lechaeum on the west and Sidus and Crommyon on the east in spite of strong opposition from the allied forces.

d See Introduction.

χρήματα δ' εἰσενηνοχότες πολλά καὶ ιδία καὶ δημοσία, ῶν στέρονται, πολεμήσαντες δὲ ἔτη τέτταρα, ὅμως 'Ορχομενὸν ἀφέντες αὐτόνομον τὴν εἰρήνην ποιοῦνται καὶ ταῦταὶ μάτην πεπόνθασιν ἐξῆν γὰρ αὐτοῖς καὶ τὴν ἀρχὴν ἐῶσιν 'Ορχομενίους αὐτονόμους εἰρήνην ἄγειν. οῦτοι δ' αῦ τούτω ⟨τῷ⟩'

τρόπω τὸν πόλεμον καταλύονται.

'Ημιν δέ, & 'Αθηναίοι, πως έξεστι την ειρήνην 21 ποιήσασθαι; ποίων τινών Λακεδαιμονίων τυγχάνοντας; καὶ γὰρ εἴ τις ὑμῶν ἀχθεσθήσεται παραιτοθμαι (τὰ) γὰρ ὅντα λέξω. πρῶτον μὲν γὰρ ήνίκα ἀπωλέσαμεν τὰς ναῦς ἐν Ἑλλησπόντω καὶ τειχήρεις έγενόμεθα, τίνα γνώμην έθεντο περὶ ἡμῶν οἱ νῦν μὲν ἡμέτεροι τότε δὲ Λακεδαιμονίων οντες σύμμαχοι; οὐ τὴν πόλιν ἡμῶν ἀνδραποδίζεσθαι καὶ τὴν χώραν ἐρημοῦν; οἱ δὲ διακωλύσαντες ταθτα μή γενέσθαι τίνες ήσαν; οὐ Λακεδαιμόνιοι, τούς μεν συμμάχους αποτρέψαντες της γνώμης, αὐτοὶ δ' οὐδ' ἐπιχειρήσαντες διαβουλεύσασθαι περὶ 22 τοιούτων ἔργων; μετὰ δὲ τοῦτο ὅρκους ὀμόσαντες αὐτοῖς καὶ τὴν στήλην εὐρόμενοι ⟨παρ'⟩ αὐτῶν στησαι, κακὸν ἀγαπητὸν ἐν ἐκείνῷ τῷ χρόνῳ, σπονδάς ήγομεν έπὶ ρητοῖς. είτα δὲ συμμαχίαν ποιησάμενοι Βοιωτούς καὶ Κορινθίους αποστήσαντες αὐτῶν, 'Αργείους δὲ ἀγαγόντες εἰς τὴν ποτὲ φιλίαν, αἴτιοι της εν Κορίνθω μάχης εγενόμεθα αὐτοῖς. τίνες δὲ βασιλέα πολέμιον αὐτοῖς ἐποίησαν, καὶ Κόνωνι την ναυμαχίαν παρεσκεύασαν, δι' ήν

<sup>&</sup>lt;sup>1</sup> ταῦτα om. Q. <sup>8</sup> τὰ add. Ald.

 $<sup>^{2}</sup>$   $\tau\hat{\varphi}$  om. AQ, add. apographa.  $^{4}$   $\pi\alpha\rho$  add. Ald.

# ON THE PEACE WITH SPARTA, 20-22

heavy public and private expenditure, which is now a dead loss, after four years of fighting, Bocotia is recognizing the independence of Orchomenus and making peace, thereby rendering her sufferings useless, as by acknowledging the independence of Orchomenus at the outset she need never have gone to war at all. Those are the circumstances in which

Boeotia is ceasing hostilities.

Now what are the terms available to ourselves. gentlemen? How is Sparta disposed to us? Here, if I am about to cause distress to any of you, I ask his forgiveness, as I shall be stating nothing but the facts. To begin with, when we lost our fleet on the Hellespont and were shut within our walls, a what did our present allies, b who were then on the Spartan side, propose to do with us? They proposed, did they not, to sell our citizens as slaves and make Attica a waste. And who was it who prevented this? The Spartans; they dissuaded the allies, and for their own part refused even to contemplate such measures. Later we gave them our oath, were allowed to erect the column, and accepted a truce upon dictated terms, a hardship which was welcome enough at the time. Nevertheless we then proceeded, by means of an alliance, to detach Boeotia and Corinth from Sparta, and to resume friendly relations with Argos, thereby involving Sparta in the battle of Corinth.c Who, again, turned the king of Persia against Sparta? Who enabled Conon to fight the engagement at sea which lost her her maritime

Notably the Thebans and Corinthians.

<sup>&</sup>lt;sup>a</sup> The siege of Athens, which followed immediately after Aegospotami, lasted from September 405 to April 404.

<sup>·</sup> i.e. Nemea in 394.

23 ἀπώλεσαν τὴν ἀρχὴν τῆς θαλάττης; ὅμως τοίνυν ταῦτα πεπονθότες ὑφ' ἡμῶν συγχωροῦσι ταὐτὰ¹ ἄπερ οἱ σύμμαχοι, καὶ διδόασιν ἡμῖν τὰ τείχη καὶ τὰς ναῦς καὶ τὰς νήσους ἡμῶν εἶναι. ποίαν τίν' οὖν χρὴ εἰρήνην πρεσβεύοντας ἤκειν; οὐ ταὐτὰ¹ παρὰ τῶν πολεμίων εὐρομένους ἄπερ οἱ φίλοι διδόασι, καὶ δι' ἄπερ ἡρξάμεθα πολεμεῖν, ἴνα ἡμῶν γένηται τῆ πόλει ταῦτα; οἱ μὲν τοίνυν ἄλλοι τὴν εἰρήνην ποιοῦνται τῶν ὑπαρχόντων ἀφιέντες, ἡμεῖς δὲ προσλαμβάνοντες αὐτὰ ῶν μάλιστα δεόμεθα.

24 Τί τοῦν έστιν ὑπόλοιπον περὶ ὅτου δεῖ βουλεύεσθαι; περὶ Κορίνθου² καὶ περὶ ὧν [αν]³ ἡμᾶς ᾿Αργεῖοι προκαλοῦνται. πρῶτον μεν περὶ Κορίνθου διδαξάτω μέ τις, Βοιωτῶν μὴ συμπολεμούντων, εἰρήνην δὲ ποιουμένων πρὸς Λακεδαιμονίους, τίνος ἐστὶν ἡμῖν ἀξία Κόρινθος.

Λακεδαιμονίους, τίνος εστιν ημιν αςια Τκορίννους. 25 άναμνήσθητε γάρ, ὧ 'Αθηναῖοι, τῆς ἡμέρας ἐκείνης ὅτε Βοιωτοῖς τὴν συμμαχίαν ἐποιούμεθα, τίνα γνώμην ἔχοντες ταῦτα ἐπράττομεν. οὐχ ὡς ἰκανὴν οὖσαν τὴν Βοιωτῶν δύναμιν μεθ' ἡμῶν γενομένην κοινῆ πάντας ἀνθρώπους ἀμίνασθαι; νῦν δὲ βουλευόμεθα, δ Βοιωτῶν εἰρήνην ποιουμένων πῶς δυνατοὶ Λακεδαιμονίοις πολεμεῖν ἐσμεν ἄνευ Βοιωτῶν. 26 ναί, φασί τινες, ἀν Κόρινθόν τε φυλάττωμεν καὶ συμμάχους ἔχωμεν 'Αργείους. εἰόντων' δὲ Λακε-

26 ναί, φασί τινες, αν Κόρινθόν τε φυλάττωμεν καὶ συμμάχους ἔχωμεν ᾿Αργείους. Πίοντων δὲ Λακεδαιμονίων εἰς Ἅργος πότερον βοηθήσομεν αὐτοῖς ἢ οὕ; πολλὴ γὰρ ἀνάγκη ὁπότερον τούτων έλέσθαι. μὴ βοηθούντων μὲν οὖν ἡμῶν οὐδὲ λόγος

1 ταὐτὰ Baiter: ταῦτα codd.
περὶ Κορίνθου add. QL.
3 ἄν del. Dobree.
προκαλοῦνται apographa: προσκαλοῦνται AQ.
5 βουλευόμεθα Q: βουλευώμεθα A.

# ON THE PEACE WITH SPARTA, 23-26

supremacy? <sup>a</sup> Yet in spite of all that she has suffered at our hands, she agrees to the same concessions as those made us by our allies, and offers us our walls, our fleet, and our islands. What terms of peace do you expect representatives to bring you back, may I ask? Can they do better than obtain the same advantages from the enemy as our friends are offering us, the very advantages which we went to war to secure for Athens? Whereas others make peace at a loss to themselves, we gain precisely what we most want.

What, then, remains to be considered? 'Corinth, and the appeal which Argos is making to us. First as to Corinth. I should like to be informed of the value of Corinth to us, if Boeotia leaves our ranks and makes peace with Sparta. Recall the day on which we concluded our alliance with Boeotia, gentlemen: recall the assumption on which we acted. We imagined, did we not, that once Boeotia joined forces with us we could face the whole world. Yet here we are considering how we can continue fighting Sparta without her help, now that she is making peace. "Perfectly well," say some, "provided that we protect Corinth and are allied with Argos." But if Sparta attacks Argos, shall we go to her help or not? For we shall assuredly have no choice but to follow the one course or the other. Yet should we withhold our help, we are left without a single argument where-

After Aegospotami Conon, the Athenian admiral, fled to the court of Evagoras of Salamis in Cyprus. Through his influence he ultimately won the confidence of the satrap Pharnabazus. In 397 he was put in charge of the Persian fleet, and in 394 utterly routed the Spartans under Peisander off Cnidus.

<sup>6</sup> ιόντων Ald.: ὅντων codd.

<sup>&</sup>lt;sup>7</sup> βοηθήσομεν A : βοηθήσωμεν Q.

ύπολείπεται μη οὐκ ἀδικεῖν καὶ ποιεῖν 'Αργείους' όποιον ἄν τι βούλωνται δικαίως βοηθούντων δέ ήμων είς "Αργος οὐχ ἔτοιμον μάχεσθαι Λακεδαιμονίοις; ινα ήμιν τί γένηται; ινα ήττώμενοι μέν καὶ τὴν οἰκείαν χώραν ἀπολέσωμεν πρὸς τῆ Κορινθίων, νικήσαντες δὲ τὴν Κορινθίων ᾿Αργείων 97 ποιήσωμεν. 2 οὐχ ἕνεκα τούτων πολεμήσομεν;

Σκεψώμεθα δή καὶ τοὺς 'Αργείων λόγους. λεύουσι γὰρ ἡμᾶς κοινῆ μετὰ σφῶν καὶ μετὰ Κορινθίων πολεμεῖν, αὐτοὶ δ' ἰδία εἰρήνην ποιησάμενοι την χώραν ου παρέχουσιν έμπολεμεῖν. καὶ μετά μεν πάντων των συμμάχων την είρηνην ποιουμένους οὐκ ἐῶσιν ἡμᾶς οὐδὲν πιστεύειν Λακέδαιμονίοις· ἃ δὲ πρὸς τούτους μόνους ἐκεῖνοι συνέθεντο, ταῦτα δ' οὐδεπώποτ' αὐτούς φασι πατρίαν τε εἰρήνην ὀνομάζοντες ή παραβήναι. χρώνται, τοις [δέ] άλλοις Έλλησιν οὐκ έωσι

[27] πατρίαν γενέσθαι τὴν εἰρήνην ἐκ γὰρ τοῦ πολέμου χρονισθέντος Κόρινθον έλειν προσδοκωσι, κρατήσαντες δε τούτων υφ' ών άει κρατοῦνται, και τούς συννικώντας έλπίζουσι παραστήσεσθαι.

Τοιούτων δ' έλπίδων μετασχόντας ήμας δεί δυοίν θάτερον έλέσθαι, ἢ πολεμεῖν μετὰ ᾿Αργείων Λακεδαιμονίοις, η μετά Βοιωτών κοινή την είρήνην ποιείσθαι. έγω μέν οὖν ἐκεῖνο δέδοικα μάλιστα.8

<sup>1</sup> άδικεῖν καὶ ποιεῖν 'Αργείους Sluiter: άδικεῖν άργείους καὶ ποιείν ΑΩ.

<sup>&</sup>lt;sup>2</sup> ποιήσωμεν apographa: ποιήσομεν AQ. 3 πολεμήσομεν Ald.: πολεμήσωμεν AQ.

<sup>4</sup> ποιουμένους Reiske: ποιουμένοις codd. 5 ταῦτα δ' QL: ταῦτ' Α. 6 δè del. Reiske.

παραστήσεσθαι Reiske: ἀποστήσεσθαι codd. μάλιστα om. Q.

# ON THE PEACE WITH SPARTA, 26-28

with to justify ourselves or to show that Argos has not the right to act as she pleases. On the other hand, should we give her our aid, is not a conflict with Sparta inevitable? And to what end? To enable us to lose our own territory as well as that of Corinth in the event of defeat, and to secure Corinth for Argos in the event of victory. Will not that prove to be

our object in fighting?

Now let us examine the Argive proposals in their Argos urges us to join Corinth and herself in maintaining the war; yet in virtue of a private peace which she has negotiated, she has withdrawn her own territory from the field of hostilities. She forbids us to place the least trust in Sparta, although all our allies are joining us in making peace; yet she admits that Sparta's treaty with herself, which was made without any such support, has been faithfully observed. Again, Argos calls her own peace traditional, but forbids the other Greeks to secure a traditional peace for themselves: the reason being that she expects to annex Corinth by prolonging the war, and after gaining control of the state which has always controlled her, she hopes to extend her influence over her partners in victory as well.

Such are the prospects to which we are committed; and we have a choice between two alternatives, that of joining Argos in fighting Sparta, and that of joining Boeotia in making common peace with her. Now what alarms me above all else,

<sup>&</sup>lt;sup>a</sup> Possibly a reference to the Argive trick of celebrating a leρομηνία, or "sacred month," when Sparta was about to invade their territory. The leρομηνία was taken up with the festival of the Carneia, and it was traditional among Dorians that war could not be waged in the course of it. See Xen. Hell. iv. 7. 2.

& 'Αθηναίοι, τὸ εἰθισμένον κακόν, ὅτι τοὺς κρείττους φίλους αφιέντες αεί τους ήττους αιρούμεθα, καὶ πόλεμον ποιούμεθα δι' έτέρους, έξον δι' ήμας 29 αὐτοὺς εἰρήνην ἄνειν οἴτινες πρῶτον μὲν βασιλεῖ τῶ μεγάλω—χρη γὰρ ἀναμνησθέντας τὰ γεγενημένα καλώς βουλεύσασθαι—σπονδάς ποιησάμενοι καὶ συνθέμενοι φιλίαν είς τον απαντα χρόνον, α ήμιν έπρέσβευσεν Ἐπίλυκος Τεισάνδρου, της μητρός της ήμετέρας άδελφός, (μετά) ταῦτα 'Αμόργη πειθόμενοι τῶ δούλω τοῦ βασιλέως καὶ φυγάδι τὴν μέν βασιλέως δύναμιν ἀπεβαλόμεθα ώς οὐδενος οὖσαν άξίαν, την δε 'Αμόργου φιλίαν είλόμεθα, κρείττω νομίσαντες είναι άνθ' ών βασιλεύς δργισθείς ήμιν, σύμμαχος γενόμενος Λακεδαιμονίοις, παρέσχεν αὐτοῖς εἰς τὸν πόλεμον πεντακισχίλια τάλαντα, έως κατέλυσεν ήμων την δύναμιν. εν μεν βούλευμα 30 τοιοῦτον έβουλευσάμεθα. Συρακόσιοι δ' ὅτε ἦλθον ήμων δεόμενοι, φιλότητα μεν αντί διαφορας έθέλοντες εἰρήνην δ' ἀντὶ πολέμου ποιεῖσθαι. τήν συμμαγίαν αποδεικνύντες όσω κρείττων ή σφετέρα είη της Έγεσταίων καὶ Καταναίων, εί

1 μετὰ add. Reiske.
2 ἀπεβαλόμεθα Α: ἀπεβαλλόμεθα Q.
3 οὐδενὸς Reiske: οὐδὲν codd.
4 τῆς Ἐν. καὶ Κατ. Francke: τῶν Ἐν. καὶ τῶν Κατ. codd.

<sup>b</sup> Amorges was the son of a rebel satrap of Lydia named

520

<sup>&</sup>lt;sup>a</sup> Epilycus is not mentioned elsewhere. The last formal peace negotiated between Athens and Persia had been the Peace of Callias, c. 462-460 B.C. Andocides may have in mind the deputation which was sent to the Persian Court in 424 (Thucyd. iv. 50).

# ON THE PEACE WITH SPARTA, 28-30

gentlemen, is our old, old fault of invariably abandoning powerful friends in preference for weak, and of going to war for the sake of others when, as far as we ourselves are concerned, we could perfectly well remain at peace. Thus-and it is only by calling the past to mind that one can properly determine policy-we began by making a truce with the Great King and establishing a permanent accord with him, thanks to the diplomacy of my mother's brother, Epilycus, the son of Teisander. But later the king's runaway slave, Amorges,b induced us to discard the powerful support of his master as worthless. We chose instead what we imagined to be a more advantageous understanding with Amorges himself. The king in his anger replied by allying himself with Sparta, and furnished her with five thousand talents with which to prosecute the war; nor was he satisfied until he had overthrown our empire. That is one instance of such policy.

Again, an urgent request came to us from Syracuse; she was ready to end our differences by a pact of friendship, to end war by peace and she pointed out the advantages of an alliance with herself, if only we would consent to it, over those of the existing

Pissuthnes. After the recovery of Lydia by Tissaphernes Amorges took refuge in Caria. He was given shelter by Iasus, a member of the Athenian Confederacy. Iasus was stormed by the Spartans in 412 on the instigation of Tissaphernes, and Amorges was handed over to the Persians

(Thucyd. viii. 5, 5).

In 413. The sum mentioned is an exaggeration. From 413 to 407 Tissaphernes made it a point of policy to withhold subsidies from the Spartans as far as possible in order to prolong the war and weaken both combatants. In 407 he was superseded by Cyrus, who brought with him 500 talents for the improvement of the Spartan navy.

521

βουλοίμεθα¹ πρὸς αὐτοὺς ποιεῖσθαι, ἡμεῖς τοίνυν εἰλόμεθα καὶ τότε πόλεμον μὲν ἀντὶ εἰρήνης, Ἐγεσταίους δὲ ἀντὶ Συρακοσίων, στρατεύεσθαι δ' εἰς Σικελίαν ἀντὶ τοῦ μένοντες οἴκοι συμμάχους ἔχειν Συρακοσίους· ἐξ ὧν πολλοὺς μὲν ᾿Αθηναίων ἀπολέσαντες ἀριστίνδην καὶ τῶν συμμάχων, πολλὰς δὲ ναῦς καὶ χρήματα καὶ δύναμιν ἀποβαλόντες,

αίσχρως διεκομίσθησαν οι σωθέντες αὐτων.

"Υστερον δ' ύπ' 'Αργείων ἐπείσθημεν, οἴπερ νῦν ἤκουσι πείθοντες² πολεμεῖν, πλεύσαντες ἐπὶ τὴν Λακωνικὴν εἰρήνης ἡμῖν οὔσης πρὸς Λακεδαιμονίους ἐντεῖναι³ (ἐκείνων) τὸν θυμόν, ἀρχὴν πολλῶν κακῶν· ἐξ οῦ πολεμήσαντες ἠναγκάσθημεν τὰ τείχη κατασκάπτειν καὶ τὰς ναῦς παραδιδόναι καὶ τοὺς φεύγοντας καταδέχεσθαι. ταῦτα δὲ πασχόντων ἡμῶν οἱ πείσαντες ἡμᾶς πολεμεῖν 'Αργεῖοι τίνα ἀφέλειαν παρέσχον ἡμῖν; τίνα δὲ κίνδυνον ὑπὲρ [τῶν] ' ᾿Αθηναίων ἐποιήσαντο;

32 Νον ουν τουτο υπόλοιπόν έστιν ήμιν, πόλεμον μεν έλέσθαι και νυν άντ' ειρήνης, την δε συμμαχίαν την 'Αργείων άντι της Βοιωτων, Κορινθίων δε τους νυν έχοντας την πόλιν άντι Λακεδαιμονίων. μη δητα, ω 'Αθηναιοι, μηδεις ήμας ταυτα πείση τα γαρ παραδείγματα τα γεγενημένα των άμαρτημάτων ίκανα τοις σώφροσι των άνθρωπων ωστε μηκέτι

άμαρτάνειν.

<sup>5</sup> Verba ήμιν, μέν om. Q. πείση A: πείσει Q.

βουλοίμεθα Reiske: βουλόμεθα codd.
 ήκουσι πείθοντες Α: ήκοντες πείθουσι Q.

<sup>&</sup>lt;sup>3</sup> ἐντεῖναι 〈ἐκείνων〉 scripsi : ἐντεῖναι 〈αὐτῶν〉 Lipsius : ἐκτεῖναι codd.
'τῶν del. Pertz.

# ON THE PEACE WITH SPARTA, 30-32

alliance with Segesta and Catana.<sup>a</sup> But once more we chose war instead of peace, Segesta instead of Syracuse; instead of staying at home as the allies of Syracuse, we chose to send an armament to Sicily. The result was the loss of a large part of the Athenian and allied forces, the bravest being the first to fall: a reckless waste of ships, money, and resources: and the return of the survivors in disgrace.

Later, the same Argives who are here to-day to persuade us to continue the war, induced us to arouse Sparta's anger by making a naval descent upon Laconia while at peace with her, an act which was responsible for endless disasters; from it sprang a war which ended with our being forced to demolish our walls, to surrender our fleet, and to restore our exiles. Yet what help did we receive in our misfortunes from Argos who had drawn us into the war? What danger did she brave for Athens?

To-day, then, it remains for us to choose war instead of peace once again, the Argive instead of the Boeotian alliance, the present masters of Corinth instead of Sparta. Gentlemen, I trust that no one will induce us to choose such a course. The examples furnished by our past mistakes are enough to prevent

men of sense from repeating them.

<sup>a</sup> Athens had formed an alliance with Segesta as early as 453 (*I.G.* i<sup>2</sup>. 19-20). It was renewed in 424 by Laches. In 416 Segesta found herself ranged against the combined forces of Selinus and Syracuse. She appealed to Athens for help,

and the disastrous Syracusan expedition resulted.

<sup>b</sup> Actually in 419. Andocides is thinking of Alcibiades' descent on Epidaurus in support of the Argives, who had already invaded her territory by land. The expedition was made in virtue of the alliance of the previous year between Athens, Argos, Elis, and Mantinea.

33 Είσὶ δέ τινες ύμων οι τοσαύτην ύπερβολήν της έπιθυμίας έχουσιν εἰρήνην ώς τάχιστα γενέσθαι. φασί γὰρ καὶ τὰς τετταράκονθ' ἡμέρας ἐν αἷς ύμιν έξεστι βουλεύεσθαι περίεργον είναι, και τουτο άδικεῖν ἡμᾶς αὐτοκράτορας γὰρ πεμφθῆναι εἰς Λακεδαίμονα διὰ ταῦθ', ἴνα μὴ πάλιν ἐπανα-φέρωμεν. τήν τε ἀσφάλειαν ἡμῶν τῆς ἐπαναφορᾶς δέος ονομάζουσι, λέγοντες ώς οὐδεὶς πώποτε τὸν δῆμον τὸν ᾿Αθηναίων ἐκ τοῦ φανεροῦ πείσας ἔσωσεν, ἀλλὰ δεῖ λαθόντας ἢ ἐξαπατήσαντας αὐτὸν  $\epsilon \hat{v}$  moingai.

34 Τον λόγον οὖν τοῦτον οὐκ ἐπαινῶ. φημὶ γάρ, ὧ 'Αθηναΐοι, πολέμου μεν όντος άνδρα στρατηγόν τῆ πόλει τε εὔνουν εἰδότα τε ὅ τι πράττη, ὁ λανθάνοντα δείν τους πολλους των ανθρώπων και έξαπατώντα άγειν έπι τους κινδύνους, είρήνης δε πέρι πρεσβεύοντας κοινής τοις Ελλησιν, έφ' οίς ορκοι τε όμοσθήσονται στηλαί τε σταθήσονται γεγραμμέναι, ταῦτα δὲ οὔτε λαθεῖν οὔτε ἐξαπατῆσαι δεῖν, ἀλλὰ πολύ μαλλον επαινείν η ψέγειν, εί πεμφθέντες

[28] αὐτοκράτορες ἔτι8 ἀποδώσομεν ὑμῖν περὶ αὐτῶν10 σκέψασθαι. βουλεύσασθαι μεν οὖν ἀσφαλῶς 11 χρη κατά δύναμιν, οίς δ' αν ομόσωμεν καί συνθώμεθα, τούτοις έμμένειν.

35 Οὐ γὰρ μόνον, ὧ 'Αθηναῖοι, πρὸς γράμματα τὰ γεγραμμένα δεῖ βλέποντας πρεσβεύειν ἡμᾶς, ἀλλὰ και πρός τους τρόπους τους υμετέρους. υμείς γαρ περί μεν των ετοίμων υμίν υπονοείν ειώθατε καί

ὑμῶν A: ἡμῶν Q.
 ὑμῦν Bekker: ἡμῦν codd.
 ταύτην codd.

4 τον Spengel: τῶν codd.

<sup>5</sup> πράττη Υdén: πράττοι codd. 6 ἐπὶ Λ: παρὰ Q. 7 πρεσβεύοντας Λ: πρεσβεύοντα Q. 524

# ON THE PEACE WITH SPARTA, 33-35

A number of you are extremely anxious to see peace concluded as quickly as possible. In fact, according to those in question, the forty days allowed you for consideration are a waste of time and a concession which we delegates have done wrong to obtain, as the one object of our being sent to Sparta with full powers was to avoid any further reference of the matter to the Assembly. Our desire to secure our position by such a reference they call nervousness, since no one, they argue, has ever yet saved the Athenian people by open persuasion: measures for

its good must be secret or disguised.

Now I cannot praise this reasoning. I admit, gentlemen, that in time of war a patriotic and experienced general should employ secrecy or deception in leading the majority of men into danger; but when a peace to include the entire nation is being negotiated, an agreement to which sworn assent will be given and which will be recorded on public monuments, I deny that the negotiators should practise secrecy or deception. I maintain that we deserve praise much more than blame, if, in spite of our full powers of discretion, we still refer the question to you for consideration. Decisions should be reached with all the caution possible; then, once we have made our sworn compact, we should abide by it.

As delegates, we must be guided not only by your written instructions, but by your character, gentlemen. You have a way of suspecting and being dissatisfied with a thing if you can have it: while if

<sup>8</sup> ἔτι Reiske: τι codd. <sup>9</sup> ὑμῖν apogr. : ἡμῖν AQ. 10 περί αὐτῶν Λ : περί τῶν αὐτῶν Q. 11 dodahûs om. Q.

### ANDOCIDES

δυσχεραίνειν, τὰ δ' οὐκ ὄντα λογοποιεῖν ὡς ἔστιν ὑμῖν ἔτοιμα· κἂν μὲν πολεμεῖν δέῃ, τῆς εἰρήνης ἐπιθυμεῖτε, ἐὰν δέ τις ὑμῖν¹ τὴν εἰρήνην πράττῃ, λογίζεσθε τὸν πόλεμον ὅσα ἀγαθὰ ὑμῖν κατηργάσατο. ὅπου καὶ νῦν ἤδη τινὲς λέγουσιν οὐ

36 ηργάσατο. ὅπου καὶ νῦν ήδη τινὲς λέγουσιν οὐ γιγνώσκειν τὰς διαλλαγὰς αἴτινές εἰσιν, τείχη καὶ νῆες εἰ γενήσονται τῆ πόλει· τὰ γὰρ ἴδια τὰ σφέτερ αὐτῶν ἐκ τῆς ὑπερορίας οὐκ ἀπολαμβάνειν, ἀπὸ δὲ τῶν τειχῶν οὐκ εἶναι σφίσι τροφήν. ἀναγκαίως

οὖν ἔχει καὶ πρὸς ταῦτ' ἀντειπεῖν.

37 \*Ην γάρ ποτε χρόνος, ὧ 'Αθηναῖοι, ὅτε τείχη καὶ ναῦς οὐκ ἐκετήμεθα²· γενομένων δὲ τούτων τὴν ἀρχὴν ἐποιησάμεθα τῶν ἀγαθῶν. ὧν εἰ καὶ νῦν ἐπιθυμεῖτε, ταῦτα κατεργάσασθε. ταύτην δὲ λαβόντες ἀφορμὴν οἱ πατέρες ἡμῶν κατηργάσαντο τῆ πόλει δύναμιν τοσαύτην ὅσην οὔπω τις ἄλλη πόλις ἐκτήσατο, τὰ μὲν πείσαντες τοὺς Ἑλληνας, τὰ δὲ λαθόντες, τὰ δὲ πριάμενοι, τὰ δὲ βιασάμενοι. 38 πείσαντες μὲν οὖν 'Αθήνησι ποιήσασθαι τῶν κοι-

38 πείσαντες μέν οὖν 'Αθήνησι ποιήσασθαι τῶν κοινῶν χρημάτων 'Ελληνοταμίας, καὶ τὸν σύλλογον τῶν νεῶν παρ' ἡμῖν γενέσθαι, ὅσαι δὲ τῶν πόλεων τριήρεις μὴ κέκτηνται, ταύταις ἡμᾶς παρέχειν λαθόντες δὲ Πελοποννησίους τειχισάμενοι³ τὰ τείχη· πριάμενοι δὲ παρὰ Λακεδαιμονίων μὴ δοῦναι τούτων δίκην· βιασάμενοι δὲ τοὺς ἐναντίους τὴν ἀρχὴν τῶν 'Ελλήνων κατηργασάμεθα. καὶ ταῦτα τὰ ἀγαθὰ ἐν ὀγδοήκοντα καὶ πέντε ἡμῖν ἔτεσιν

½ ἐκεκτήμεθα Hirschig: ἐκτήμεθα Bekker: κεκτήμεθα AQ.
 τειχισάμενοι Emperius: ἐτειχίσαμεν codd.

<sup>&</sup>lt;sup>a</sup> According to Thucydides (i. 96) the Hellenotamiae were Athenian officials from the very start. But the evidence of 526

## ON THE PEACE WITH SPARTA, 35-35

there is anything which you have not, you airily talk as though it lay ready to your hand. If it is your duty to go to war, you want peace; if peace is arranged for you, you count up the benefits which war has brought you. Thus there are those who are already complaining that they cannot see the meaning of the treaty, if it is walls and ships which Athens is to recover. They are not recovering their own private property from abroad: and walls cannot feed them. This objection also requires an answer.

There was once a time, gentlemen, when we had no walls or fleet: but it was when we acquired them that our prosperity began. If you have a similar desire for prosperity to-day, then make sure of your walls and your ships. It was with them that our forefathers started; and, partly by persuasion, partly by stealth, partly by bribery, and partly by force, they won for Athens a greater empire than any other state has ever gained. Persuasion we used in arranging that Hellenotamiae should be appointed at Athens to control the joint funds, a that the allied fleet should assemble in our own harbour, and that such states as possessed no ships should be supplied with them by us: stealth in building our walls unknown to the Peloponnesians b: bribery in purchasing Sparta's acquiescence: and force in crushing our enemies; thus it was that we built up an empire over the whole nation. All these successes were achieved in eighty-

the Quota-lists rather indicates that the office first became purely Athenian in 454, after the transference of the treasury of the League from Delos to Athens.

<sup>b</sup> Apparently a reference to the famous trick of Themistocles when rebuilding the walls of Athens in the winter of 479 (Thucyd. i. 90). Thucydides, however, does not suggest that there was any danger of war from Sparta in consequence.

39 έγένετο. κρατηθέντες δὲ τῷ πολέμῳ τά τε ἄλλα¹ ἀπωλέσαμεν, καὶ τὰ τείχη καὶ τὰς ναῦς ἔλαβον ήμων ενέχυρα Λακεδαιμόνιοι, τὰς² μεν παραλαβόντες, τὰ δὲ καθελόντες, ὅπως μὴ πάλιν ταύτην³ έχοντες ἀφορμὴν δύναμιν τῆ πόλει κατασκευάσαιμεν. πεισθέντες τοίνυν ύφ' ήμῶν Λακεδαιμόνιοι πάρεισι νυνὶ πρέσβεις αὐτοκράτορες, τά τε ἐνέχυρα ήμιν ἀποδιδόντες, και τὰ τείχη και (τὰς) ναῦς έωντες κεκτήσθαι, τάς τε νήσους ήμετέρας είναι.

40 Τὴν αὐτὴν τοίνυν ἀρχὴν ἀγαθῶν λαμβάνοντας ήνπερ ήμων ελάμβανον οί πρόγονοι, ταύτην οὐκ άκτέον φασί την ειρήνην τινές είναι. παριόντες οὖν αὐτοὶ διδασκόντων ὑμᾶς⁵—ἐξουσίαν δ' αὐτοῖς ἡμεῖς ἐποιήσαμεν, προσθέντες τετταράκοντα ἡμέρας βουλεύσασθαι τοῦτο μεν τῶν γεγραμμένων εί τι6 τυγχάνει μή καλώς έχον έξεστι γάρ αφελείν τοῦτο δ' εί τίς (τι) προσθείναι βούλεται, πείσας ύμας<sup>8</sup> προσγραψάτω. πασί τε τοις γεγραμμένοις χρω-

41 μένοις ἔστιν εἰρήνην ἄγειν. εἰ δὲ μηδὲν ἀρέσκει τούτων, πολεμεῖν ἔτοιμον. καὶ ταῦτ' ἐφ' ὑμῖν' πάντ' ἐστίν, ὧ' Αθηναῖοι τούτων ὅ τι ἂν βούλησθε έλεσθε.10 πάρεισι μεν γάρ 'Αργείοι καὶ Κορίνθιοι διδάξοντες ώς ἄμεινόν ἐστι πολεμεῖν, ήκουσι δὲ Λακεδαιμόνιοι πείσοντες ύμας ειρήνην ποιήσασθαι. τούτων δ' έστι το τέλος παρ' ύμιν, άλλ' οὐκ έν Λακεδαιμονίοις, δι' ήμας. 11 πρεσβευτάς οδυ πάντας

11 .. h 22 1/1 (1)

¹ ἄλλα Α : ἄλλα πάντα QL. 2 ràs Reiske : rà codd.

<sup>\*</sup> ταύτην Hirschig ex § 37. 2: ταῦτ' codd. ταs add. Fuhr, coll. § 23. 3.

<sup>5</sup> υμαs Q: ἡμαs A.

five years. Then came defeat; and not only did we lose our empire: our walls and our fleet were also seized as securities by Sparta. The fleet she confiscated, and the walls she demolished, to prevent our using them as the foundations of a fresh Athenian dominion. Thanks to the efforts of us delegates, representatives have to-day come from Sparta with full powers, offering to restore those securities to us, to concede us our walls and our fleet, and to recognize the islands as ours.

Now although we hold the very same key to prosperity as our forefathers, it is maintained by some that we must not acquiesce in this peace. Let such critics come forward in person, then,-we have ourselves made it possible for them to do so by securing a further forty days for discussion—and let them tell you on the one hand whether any of the clauses drafted is undesirable: if it is, it can be excised; on the other hand, if anyone wishes to make any additions, let him gain your approval and make them. If you accept all the clauses drafted, you can live in peace. If you are satisfied with none of them, war is inevitable. The decision rests entirely with you, gentlemen; make your choice. Argives and Corinthians are here to show you that war is preferable: while Spartans have come to gain your consent to a peace. The final word in the matter rests with you instead of with Sparta-thanks to us. Thus we

a i.e. between 490 and 405, Marathon and Aegospotami.

 <sup>&</sup>lt;sup>6</sup> εἴ τι Ald.: ἔτι codd.
 <sup>8</sup> ύμῶς Q: ἡμῶς A.
 <sup>9</sup> ὑμῶν Q: ἡμῶν A.
 <sup>10</sup> ἔλεσθε vulg.: ἐλέσθαι codd.
 <sup>11</sup> δι' ἡμῶς Q: δι' ὑμῶς A.

## ANDOCIDES

ύμας ήμεις οι πρέσβεις ποιούμεν ο γαρ την χειρα μέλλων ύμων αίρειν, ούτος ο πρεσβεύων έστίν, οπότερ αν αὐτῷ δοκῆ, και την εἰρήνην και τὸν πόλεμον ποιείν. μέμνησθε μὲν οῦν, τὰ ᾿Αθηναιοι, τοὺς ήμετέρους λόγους, ψηφίσασθε δὲ τοιαῦτα ἐξ τὸν ὑμιν² μηδέποτε μεταμελήσει.

 $^1$  ὑμῶν  $\Lambda$  : ἡμῶν Q.

 $^2$  ὑμῖν  $\Lambda$  : ἡμῖν  $\mathbb{Q}$ .

# ON THE PEACE WITH SPARTA, 41

delegates are making delegates of you all; every man of you who is about to raise his hand to vote is a delegate whose business is peace and war, no matter which he prefers. So bear in mind all that I have said, gentlemen: and vote for that alternative which will never cause you regrets.

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# IV AGAINST ALCIBIADES

## INTRODUCTION

This is a speech which is curiously different from the other three attributed to Andocides. It is an attack upon Alcibiades, consisting partly of political criticism, partly of personal abuse; and the occasion is an extraordinary meeting of the Athenian Assembly, held for the purpose of easing the political tension of the moment by the ostracism of one of three men,

Nicias, Alcibiades, and the speaker.

Even in antiquity doubts were felt and expressed about the authorship of the In Alcibiadem; and it is now universally recognized that Andocides himself cannot have written it. To take only one objection, if we suppose for the moment that the speech was actually delivered, it must have been delivered before 415 B.C., when Nicias and Alcibiades sailed for Sicily; and at that time Andocides was a young man in his early twenties. Yet the writer states that he has had a distinguished public career, serving on no less than six official deputations to states in western and Sicily. This cannot have been true Apart from the fact that he would of Andocides. have been far too voung to discharge public duties of this kind, he says not a word of them in those passages of the Return and the Mysteries where he is giving as detailed an account as he can of the services which he has rendered Athens in the past.

## AGAINST ALCIBIADES

But even if someone other than Andocides is the author, it is impossible to believe that the speech was ever delivered before the Assembly. As the speaker himself points out in his opening remarks, the procedure in a case of ostracism differed from that in a court of law. There were no speeches for the prosecution and none for the defence, because there was no question of voting upon the guilt or innocence of a given individual. In theory the Demos had recourse to an δστρακοφορία when it was felt that the political influence of party-leaders was becoming excessive and that Athens would be better without one or other of them; and, although in practice it was doubtless well known beforehand upon whom the blow was likely to fall, it was open to the voters to write upon their potsherds the name of any citizen whatsoever, if they considered that his removal would be of advantage to the community. It is therefore all the more strange that the writer of the In Alcibiadem, who has some acquaintance with the purpose of ostracism and the procedure followed at an οστρακοφορία, should proceed to compose an elaborate attack upon a particular individual, or, indeed, that he should state in so many words that the judgement of the Demos is to be given against one of three persons, Nicias, Alcibiades, and himself.

It seems, then, that the speech is not the work of Andocides, and that it was not delivered before the Assembly on the occasion of an ὀστρακοφορία which was to decide whether Nicias, Alcibiades, or the writer himself most deserved exile. It has, indeed, been suggested that the In Alcibiadem was composed for delivery at the preliminary meeting of the

Assembly at which the people were asked whether they desired to resort to ostracism that year. But it is impossible to accept such a solution of the difficulty. The whole tone of the speech itself makes against it—the author assumes throughout that his audience are on the point of voting as between Nicias, Alcibiades, and himself—; and, furthermore, we have no evidence that such an attack would have been permitted even at the preliminary meeting, where proceedings were confined to the purely general

question: "Shall an ὀστρακοφορία be held?" We cannot, however, dismiss the circumstances presupposed by the speech as entirely unhistorical. The political situation is clearly intended to be that of the year 417, when an δστρακοφορία was held to decide between the two rivals, Alcibiades and Nicias. Alcibiades had gained prominence in 420 by his tireless advocacy of an anti-Spartan policy in the Peloponnese, and it was largely through his efforts that the Quadruple Alliance between Athens, Argos, Elis, and Mantinea was formed, ostensibly for defensive purposes, but in reality as a means of bringing the North Peloponnese under Athenian influence and prosecuting the war with Sparta on her own ground. In 418, however, Alcibiades temporarily lost his hold upon the Assembly, and was not re-elected to the Strategia. Nicias, who was thoroughly opposed to any policy which would lead to a fresh outbreak of hostilities with Sparta, seized the opportunity to undo what he could of Alcibiades' work; Athens became dilatory in her support of her allies, with the result that Sparta won a decisive victory at Mantinea (418), and the Quadruple Alliance came to an end. Political feeling ran high

## AGAINST ALCIBIADES

at Athens in consequence; and the demagogue Hyperbolus thought the moment an excellent one for removing one or other of the two men who stood in the way of his own supremacy. At his instigation it was decided to hold an ὀστρακοφορία. But Alcibiades was too clever for him. By arranging a truce with Nicias and combining the latter's following with his own, he succeeded in bringing about the ostracism

of Hyperbolus himself (spring, 417).

Our chief source of information for the intrigues which led to the ostracism of Hyperbolus is Plutarch, who mentions the affair more than once. On two occasions he speaks only of Nicias, Alcibiades, and Hyperbolus. But in the Life of Alcibiades a he refers also to a certain Phaeax. His words are as follows: άγωνα δ' είχε [i.e. Alcibiades] πρός τε Φαίακα τὸν Έρασιστράτου καὶ Νικίαν τὸν Νικηράτου . . . ἐπεὶ δὲ δήλον ήν ότι ένὶ τῶν τριῶν τὸ ὄστρακον ἐποίσουσι, συνήγαγε τὰς στάσεις είς ταὐτὸν ὁ Αλκιβιάδης καὶ διαλεχθείς πρός του Νικίαν κατά του Υπερβόλου την οστρακοφορίαν έτρεψεν. Phaeax would thus seem to be the leader of a third political party, and himself in danger of ostracism. We know something of him from Aristophanes and Thucydides. He had been sent as Athenian representative to Sicily in 425, he had at least once been on trial for his life, and his politics were conservative enough to satisfy Aristophanes, who criticizes him with some geniality in the Knights.b From Eupolis we learn further that he was too conversational to make a good orator. As to his relations with Nicias and Alcibiades we cannot be

<sup>&</sup>lt;sup>a</sup> Alc. 13. <sup>b</sup> 1375 ff.

<sup>•</sup> λαλείν ἄριστος, άδυνατώτατος λέγειν. Kock, fr. 7.

## ANDOCIDES /

completely certain; but it has been argued plausibly enough from the words of Plutarch and the other references to him that his sympathies were with Nicias, who may well have tried to use him as a shield when threatened with ostracism. Phaeax himself would thus be exposed to the danger of exile; but this would be averted by the coalition

effected by Alcibiades.

Clearly Phaeax bears a strong resemblance to the speaker who delivers the present attack upon Alcibiades; and there is evidence that the ancients themselves were struck by it. Plutarch at least appears to have held that the In Alcibiadem was the work of Phaeax, if we are to accept Xylander's correction of the words λόγος τις κατ' 'Αλκιβιάδου καὶ Φαίακος γεγραμμένος in the Alcibiades to ὑπὸ Φ. γεγραμμένος; and some such correction is certainly necessary. But in spite of the fact that the speaker in the In Alcibiadem and Phaeax had both represented Athens in Sicily, had both been on trial for their lives, and were both involved in the political struggle between Nicias and Alcibiades in 417, we cannot go so far as to maintain that we have here a speech written and delivered by Phaeax in that year. the first place, as we have seen, it is highly improbable that the speech was ever delivered; in the second, the reference in § 22 to the capture of Melos proves that it must have been written after 416. likely explanation is that it is a literary exercise, written long enough after the final disappearance of ostracism for the author to be uncertain of the procedure followed at an ὀστρακοφορία, but written in the character of Phaeax. Blass would assign it on grounds of style to the early fourth century, when

## AGAINST ALCIBIADES

literary forgeries of this kind were common enough, if we are to believe Isocrates. As parallels we have the two spurious speeches included in our MSS. of Lysias, which also belong to the first ten years of the fourth century and which are also concerned with Alcibiades.

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# **ANALYSIS**

§§ 1-7. Introductory.

§§ 1-2. The dangers of entering upon a public career.

§§ 3-6. Criticism of ostracism as a political institution.

7. Appeal for a fair hearing.

§§ 8-9. The fact that the speaker has been tried four times on political charges in the past must not be taken into account by his hearers. He has never been convicted; and therefore his integrity is sufficiently proved.

§§ 10-12. The public conduct of Alcibiades. He has alienated the subject-states of the Empire by doubling their tribute, and has in addition been guilty of embezzlement.

§§ 13-33. The private conduct of Alcibiades.

(1) §§ 13-15. His marriage and divorce.

(2) §§ 16-19. Agatharchus, the painter.

3) §§ 20-21. Taureas, the Choregus.

§ 22-23. The woman of Melos. § 24. His behaviour during youth hardly bodes well for his behaviour in later life.

(5) §§ 25-28. His treatment of Diomedes at Olympia.

## AGAINST ALCIBIADES

	(6)	§ 29.	The insult offered to the Athenian $\mathring{a}\rho\chi\iota\theta\acute{\epsilon}\omega\rho\iota\iota$ at the	
	<b>(-</b> -)	00 00 00	Games.	
	(7)	§§ 30-32.	His general behaviour at Olympia. Yet he is welcomed home with honours.	
		§ 33.	Cimon was ostracized in	
		Ü	spite of his Olympic vic-	
		.7 1	tories.	
§ 34.	A cor	nparison	between the families of the	
	spe	aker and	of Alcibiades. Both the	
	gra	ndfathers	of Alcibiades suffered ostra-	r.5
7 1. 1.	· cisr	n twice.	भाग । वह क्या को जी है	2 1
§§ 35-36.	The s	peaker ha	as stood trial for his conduct.	
* 414	Thi	s Alcibia	des has never dared to do.	
§§ 37-38.	It is u	ınfair to c	object that the speaker owed	
. 1 31 "	his	acquitta	l to the incapacity of his	
	acc	users.	- કુ કહેમાં અધ્ય	
§§ 39- <b>40.</b>	pat	iades will hy of his	try to work upon the sym- audience; but public policy banishment.	
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[29] Οὐκ ἐν τῷ παρόντι μόνον γιγνώσκω τῶν πολιτικών πραγμάτων ώς σφαλερόν έστιν ἄπτεσθαι, άλλα και πρότερον χαλεπον ήγούμην, πρίν των κοινών επιμελείσθαί τινος. πολίτου δε άγαθοῦ νομίζω προκινδυνεύειν εθέλειν τοῦ πλήθους, καὶ μή καταδείσαντα τὰς ἔχθρας τὰς ιδίας ὑπὲρ τῶν δημοσίων έχειν ήσυχίαν διά μέν γάρ τους των ίδίων επιμελουμένους οὐδεν αι πόλεις μείζους καθίστανται, διὰ δὲ τοὺς τῶν κοινῶν μεγάλαι καὶ 2 ἐλεύθεραι γίγνονται. ὧν [τῶν ἀγαθῶν] εἶς ἐγὼ βουληθείς έξετάζεσθαι μεγίστοις περιπέπτωκα<sup>3</sup> κινδύνοις, προθύμων μεν καί αγαθών ανδρών ύμών τυγχάνων, δι' ὅπερ σώζομαι, πλείστοις δὲ καὶ δεινοτάτοις έχθροῖς χρώμενος, ὑφ' ὧν διαβάλλομαι. ὁ μὲν οὖν ἀγὼν ὁ παρὼν οὐ στεφανηφόρος, ἀλλ' εἰ χρη μηδεν άδικήσαντα την πόλιν δέκα έτη φεύγειν οί δ' ανταγωνιζόμενοι περί των άθλων τούτων έσμεν εγώ καὶ ᾿Αλκιβιάδης καὶ Νικίας, ὧν ἀναγκαίον ένα τη συμφορά περιπεσείν.

 $<sup>^{1}</sup>$  νομίζω om. Q.  $^{3}$  τῶν ἀγαθῶν del. Valckenaer.  $^{3}$  περιπέπτωκα  $\Lambda$  : περιπίπτω Q.

# AGAINST ALCIBIADES

This is not the first occasion upon which the perils of engaging in politics have come home to me; I regarded it as no less hazardous in the past, before I had concerned myself in any way with affairs of state. Yet I consider it the duty of the good citizen, not to withhold himself from public life for fear of making personal enemies, but to be ready to face danger for the benefit of the community. Those who think only of themselves contribute nothing to a state's advancement: it is to those who think of the state that its greatness and its independence are due. I myself desired to be included in this number: and consequently I now find myself in the utmost peril. True, in yourselves I have an audience actively devoted to the public good, and that circumstance makes for my salvation; but I have innumerable enemies of the most dangerous kind, and by them I am being misrepresented. Nor is the contest in which I am engaged for the winning of a crown; it is to decide whether one who has done the state no wrong is to spend ten years in exile. The competitors for that prize are Alcibiades, Nicias, and myself. Upon one of us the blow must fall.

#### ANDOCIDES

3 "Αξιον δὲ μέμψασθαι τὸν θέντα τὸν νόμον, δς ἐναντία τῷ ὅρκῳ τοῦ δήμου καὶ τῆς βουλῆς ἐνομοθέτησεν έκει μεν γάρ όμνυτε μηδένα μήτε έξελαν μήτε δήσειν μήτε ἀποκτενεῖν ἄκριτον, ἐν δε τῷδε τῷ καιρῷ οὔτε κατηγορίας γενομένης οὔτε ἀπολογίας ἀποδοθείσης [οὔτε] διαψηφισαμένων κρύβδην τὸν ὀστρακισθέντα τοσοῦτον χρόνον δεῖ 4 στερηθήναι της πόλεως. είτα έν τοις τοιούτοις οί τούς έταίρους καὶ συνωμότας /κεκτημένοι πλέον φέρονται τῶν ἄλλων οὐ γὰρ ὥσπερ ἐν τοῖς δικαστηρίοις τοί λαχόντες κρίνουσιν, άλλὰ τούτου τοῦ πράγματος άπασιν 'Αθηναίοις μέτεστι. πρός δέ τούτοις τῶ μὲν ἐλλείπειν τῷ δ' ὑπερβάλλειν ὁ νόμος μοι<sup>‡</sup> δοκεῖ τῶν μὲν γὰρ ἰδίων ἀδικημάτων μεγάλην τιμωρίαν ταύτην νομίζω, τῶν δὲ δημοσίων μικράν και οὐδενος άξίαν ήγουμαι ζημίαν, έξον 5 κολάζειν χρήμασι καὶ δεσμῷ καὶ θανάτῳ. ἔτι δ΄ εἴ τις διὰ τοῦτο μεθίσταται ὅτι ⟨πονηρὸς) πολίτης ἐστίν, οῦτος οὐδ' ἀπελθὼν ἐνθένδε παύσεται, ἀλλ' οπου αν οἰκῆ, ταύτην τὴν πόλιν διαφθερεί, καὶ τῆδε οὐδέν ήττον ἐπιβουλεύσει, ἀλλά καὶ μᾶλλον (καί) δικαιότερον η πρὶν ἐκβληθηναι. οἶμαι δὲ καὶ τοὺς φίλους ὑμῶν ἐν ταύτη μάλιστα τῆ ἡμέρα λυπεῖσθαι καὶ τοὺς ἐχθροὺς ηδεσθαι, συνειδότας ώς αν άγνοήσαντες εξελάσητε τον βέλτιστον, δέκα ετων ή πόλις οὐδεν ἀγαθὸν ὑπὸ 10 τούτου τοῦ ἀνδρὸς πείσεται.

<sup>2</sup> οὖτε del. Schleiermacher.

<sup>1</sup> ἀποκτενείν Stephanus: ἀποκτείνειν codd.

μοι om Q. Το πονηρός add. Emperius: πολίτης codd. κακός addebat Reiskeng Το πολίτης codd. κακός addebat Reiskeng Το πολίτης κακός αναθένδε Α corr.: ἐνθάδε Α et Quing

# AGAINST ALCIBIADES, 3-5

Now the legislator a responsible for this deserves, a censure; for the law which he framed violates the oath of the People and Council. Under the terms of that oath you swear to exile no one, to imprison no one, to put no one to death, without trial; whereas on this present occasion, when the person ostracized is to be cut off from his country for so long, no accusation has been made, no defence allowed, and the voting is secret. Moreover, at a time like this those who have political associates and confederates have an advantage over the rest, because the judges are not appointed by lot as in courts of law: in the present decision every member of the community has a voice. And not only that: the law appears to me to go both too far and not far enough; for wrongs done to individuals I consider such redress as this excessive: for wrongs done to the state I regard it as an insufficient and useless penalty, when you have the right to punish by fine, imprisonment, or death. Furthermore, if a man is exiled because he is a bad citizen, his leaving Athens will not cure him; wherever he lives, he will do this city harm and intrigue against her no less than hitherto-nav more so and with more justification than before his banishment. Today, too, above all days, your friends, I feel, are filled with sorrow and your enemies with joy, because they know that if you unwittingly banish your best citizen. Athens will derive no benefit from him for

Cleisthenes, in 510 B.c., cf. 'Aθ. Πολ. ακίι. καὶ γὰρ συνέβη τοὺς μὲν Σόλωνος νόμους ἀφανίσαι τὴν τυραννίδα διὰ τὸ μὴ χρῆσθαι, καινοὺς δ' ἄλλους θεῖναι τὸν Κλεισθένην στοχαζόμενον τοῦ πλήθους, ἐν οἶς ἐτέθη καὶ ὁ περὶ τοῦ ὀστρακισμοῦ νόμος. For the procedure cf. Philochorus frag. 79b, F.G.H. i. 396.

<sup>&</sup>lt;sup>9</sup> ὑμῶν Stephanus : ἡμῶν codd. <sup>10</sup> ὑπὸ Bekker : ἀπὸ codd.

6 ράδιον δε καὶ εντεῦθεν γνῶναι τον νόμον πονηρον ὅντα μόνοι γὰρ αὐτῷ τῶν Ἑλλήνων χρώμεθα, καὶ οὐδεμία τῶν ἄλλων πόλεων εθέλει μιμήσασθαι. καίτοι ταῦτα διέγνωσται ἄριστα τῶν δογμάτων, ἃ καὶ τοῖς πολλοῖς καὶ τοῖς ὀλίγοις ἀρμόττοντα μάλιστα τυγχάνει καὶ πλείστους ἐπιθυμητὰς ἔχει.

Περὶ μὲν οὖν τούτων οὐκ οἶδ' ὅ τι δεῖ μακρότερα λέγειν πάντως γὰρ οὐδὲν¹ ἂν πλεῖον εἰς τὸ παρὸν ποιήσαιμεν δέομαι δ' ὑμῶν τῶν λόγων ἴσους καὶ κοινοὺς ἡμῶν ἐπιστάτας γενέσθαι, καὶ πάντας ἄρχοντας περὶ τούτων καταστῆναι, καὶ μήτε τοῖς

[30] λοιδορουμένοις μήτε τοῖς ὑπὲρ καιρὸν χαριζομένοις ἐπιτρέπειν, ἀλλὰ τῷ μὲν θέλοντι λέγειν καὶ ἀκούειν εὐμενεῖς εἶναι, τῷ δὲ ἀσελγαίνοντι καὶ θορυβοῦντι χαλεπούς. ἀκούσαντες γὰρ ἔκαστον² τῶν ὑπαρ-

χόντων ἄμεινον βουλεύσεσθε περὶ ἡμῶν.

8 Έστι δὲ περὶ τῆς μισοδημίας καὶ τῆς στασιωτείας βραχύς μοι λόγος καταλελειμμένος. εἰ μὲν γὰρ ἄκριτος ἦν, εἰκότως ἂν τῶν κατηγορούντων ἤκροᾶσθε καὶ ἐμοὶ ἀναγκαῖον ἦν ἀπολογεῖσθαι περὶ τούτων ἐπειδὴ δὲ τετράκις ἀγωνιζόμενος ἀπέφυγον, οὐκέτι δίκαιον ἡγοῦμαι λόγον οὐδένα περὶ

<sup>1</sup> γὰρ οὐδὲν Reiske: οὐδὲν γὰρ codd.
 <sup>2</sup> ἔκαστον scripsi: ἐκάστον AQ. περὶ add. Reiske.
 <sup>3</sup> στασιωτείας Ald.: στασιωτίας A, ἀσωτίας Q.

<sup>&</sup>lt;sup>a</sup> The evidence on the subject of ostracism in Greece at large is too inconclusive to enable us either to accept or to reject this statement with confidence. It is known that the institution existed for a time at least at Argos (Aristi Pol. viii. 3, 1302 b 18), at Miletus (Schol. Ar. Eq. 855), at Megara (ibid.), and at Syracuse (Diod. Sic. xi. 87. 6). It was 5.46

# AGAINST ALCIBIADES, 6-8

ten years. Then still another fact makes it easy to see that the law is a bad one: we are the only Greeks to observe it, and no other state is prepared to imitate us. Yet it is recognized that the best institutions are those which have proved most suited to democracy and oligarchy alike and which are the

most generally favoured.

I see no reason for dwelling further on this subject, as, whatever the outcome, I should achieve nothing of immediate advantage. But I do ask you to preside over our speeches in a fair and impartial manner, and one and all to act as Archons.<sup>b</sup> Do not countenance abuse or undue flattery. Show yourselves kindly to him who desires to speak and to listen: show yourselves stern to him who is insolent and disorderly; for you will decide our fate all the better, if each of the cases to be laid before you is given a hearing.

It remains for me to make a brief reference to my hostility to the democracy and my membership of a political faction. Had I never appeared in court, you would have had some reason for listening to my accusers, and it would have been necessary for me to answer them on these points. But since I have been tried and acquitted four times, I do not consider

introduced at Syracuse in 454 B.C. under the name of

πεταλισμός, definitely in imitation of Athens.

b Dalmeyda (Andoc., ed. Budé) is probably right in explaining this as a reference to the procedure observed when an δστρακισμός was held. According to the Scholiast on Ar. Eq. 855, the people met under the presidency of the Archons and the Boule, i.e. the Archons together with the Prytanes in office for the time being. These last would have one of their members as ἐπιστάτης or president for the day. The speaker is therefore urging his audience to regard themselves as placed in the same responsible position as the Archons and ἐπιστάτης τῶν πρυτανέων.

τούτου γίγνεσθαι. πρὶν μὲν γὰρ κριθῆναι οὐ ράδιον [ἦν] εἰδέναι τὰς αἰτίας, οὕτ' εἰ ψευδεῖς εἰσιν οὕτ' εἰ ἀληθεῖς ἀποφυγόντος δὲ ἢ καταγνωσθέντος τέλος ἔχει καὶ διώρισται τούτων ὁπότερόν ἐστιν. ὅ ὥστε δεινὸν νομίζω τοὺς μὲν ἀλόντας μιᾳ ψήφω μόνον ἀποθνήσκειν, καὶ τὰ χρήματα δημεύεσθαι αὐτῶν, τοὺς δὲ νικήσαντας πάλιν τὰς αὐτὰς κατηγορίας ὑπομένειν, καὶ τοὺς δικαστὰς ἀπολέσαι μὲν κυρίους εἶναι, σῶσαι δ' ἀκύρους καὶ ἀτελεῖς φαίνε-

σθαι, άλλως τε καὶ τῶν νόμων ἀπαγορευόντων δὶς περὶ τῶν αὐτῶν πρὸς τὸν αὐτὸν μὴ ἐξεῖναι δικάζεσθαι, καὶ ὑμῶν ὁμωμοκότων χρῆσθαι τοῖς νόμοις.

10 \*Ων ενεκα περί εμαυτοῦ παραλιπων 'Αλκιβιάδου τὸν βίον ἀναμνῆσαι βούλομαι. καίτοι ἀπορῶ γε διὰ τὸ πλῆθος τῶν ἁμαρτημάτων πόθεν ἄρξωμαι, εμποδῶν ἀπάντων ὄντων. περὶ μεν οὖν μοιχείας καὶ γυναικῶν ἀλλοτρίων ἀρπαγῆς καὶ τῆς ἄλλης βιαιότητος καὶ παρανομίας καθ' εκαστον εἰ δεήσειε λέγειν, οὐκ ἂν εξαρκέσειεν ὁ παρῶν χρόνος, ἄμα δὲ καὶ πολλοῖς ἀπεχθοίμην τῶν πολιτῶν, φανερὰς τὰς συμφορὰς ποιῶν αὐτῶν. ἃ δὲ περὶ τὴν πόλιν εἴργασται καὶ τοὺς προσήκοντας καὶ τῶν ἄλλων ἀστῶν καὶ ξένων τοὺς ἐντυγχάνοντας, ἀποδείξω.

Πρῶτον μèν οὖν πείσας ὑμᾶς¹ο τὸν φόρον ταῖς πόλεσιν ἐξ ἀρχῆς τάξαι τὸν ὑπ' ᾿Αριστείδου πάντων

<sup>1</sup> ην secl. Blass.
 <sup>2</sup> ἀποφεύγοντος codd.
 <sup>3</sup> ὥστε Stephanus: ὡς codd.
 <sup>4</sup> δημεύεσθαι Muretus: δημεύειν codd.

τούς δε νικήσαντας Muretus: τημενευν cond.

τους δε νικήσαντων codd.

των αὐτων Q: τοῦ αὐτοῦ Α.

των αυτων Q: του αυτου A:
 ὑμῶν A: ἡμῶν Q. <sup>8</sup> ἄρξωμαι Blass: ἄρξομαι codd.
 δεήσειε Baiter: δεήσει codd.
 <sup>10</sup> ὑμᾶς A: ἡμᾶς Q.

# AGAINST ALCIBIADES, 8-11

any further discussion of the subject justified. Before a man is tried, it is difficult to know whether the charges made against him are false or true; but after his acquittal or conviction the matter is decided, and it is settled whether they are the one or the other. Hence I cannot but think it strange that while defendants who are convicted by but a single vote a are put to death and have their property confiscated by you, those who win their case should have to face the same charges again: that while the court has the power to take away life, it should so clearly lack the authority to save it once and finally, especially as the laws forbid the same charge to be brought twice against the same defendant, and you have sworn to observe those laws.

I shall therefore say nothing of myself. I wish instead to remind you of the past of Alcibiades—although such is the multitude of his misdeeds that I am at a loss where to begin: there is not one of them that does not press for mention. Were I faced with the task of describing at length his career as an adulterer, as a stealer of the wives of others, as a perpetrator of acts of lawless violence in general, the time at my disposal would be all too short, and I should furthermore earn the ill-will of many of my fellows for making public the injuries which they have suffered. Of his conduct towards the state, however, and towards the members of his family and such citizens and foreigners as have crossed his path, I will give you some account.

To begin with, he persuaded you to revise the assessment of the tribute of the subject-states made

<sup>&</sup>lt;sup>a</sup> i.e. by a majority of one. If the jury was equally divided, the accused was acquitted. Cf. Antiphon, Herodes, § 51.

## ANDOCIDES

δικαιότατα τεταγμένον, αίρεθείς έπὶ τούτω δέκατος αὐτὸς μάλιστα διπλάσιον αὐτὸν ἐκάστοις τῶν συμμάχων ἐποίησεν, ἐπιδείξας δ' αύτον φοβερον καὶ μέγα δυνάμενον ίδίας ἀπὸ τῶν κοινῶν προσόδους κατεσκευάσατο, σκέψασθε δε πως αν τις κακά μείζω τούτων κατασκευάσειεν, εί της σωτηρίας ήμιν πάσης διά των συμμάχων ούσης, δμολογουμένως νθν κάκιον η πρότερον πραττόντων, 12 τον φόρον εκάστοις διπλασιάσειεν. ωστ' είπερ ήγεισθε πολίτην αγαθον 'Αριστείδην και δίκαιον γεγονέναι, τοῦτον προσήκει κάκιστον νομίζειν, ώς τάναντία περί των πόλεων<sup>3</sup> εκείνω γιγνώσκοντα. τοιγάρτοι διὰ ταῦτα πολλοί τὴν πατρίδα τὴν αὐτῶν άπολιπόντες φυγάδες γίγνονται καὶ είς Θουρίους οικήσοντες απέρχονται. δηλώσει δε ή των συμμάχων ἔχθρα, ὅταν πρῶτον⁵ ἡμῖν καὶ Λακεδαιμονίοις γένηται ναυτικός πόλεμος. έγω δε νομίζω τον τοιούτον πονηρον είναι προστάτην, όστις τού παρόντος χρόνου ἐπιμελεῖται, ἀλλὰ μὴ καὶ τοῦ

> 1 έκάστοις Blass: έκάστω codd. 2 έκάστοις Baiter et Sauppe: έκάστης codd. 3 περὶ τῶν πόλεων οπ. Q. 4 ἀπολιπόντες Α: καταλιπόντες Q.

δ όταν πρώτον Reiske: πρώτον όταν codd.

<sup>&</sup>lt;sup>a</sup> In 478 B.C., at the formation of the Confederacy of Delos. According to Thucydides (i. 96), the tribute as assessed by Aristeides amounted to 460 talents. It is difficult to accept this statement, as the existing quota-lists show that even between 450 B.C. and 436 B.C., when the Confederacy was far larger and contributions of money had almost entirely superseded those of ships, the total sum collected never 550

# AGAINST ALCIBIADES, 11–12

with the utmost fairness by Aristeides. Chosen with nine others to perform the task, he practically doubled the contribution of each member of the alliance, while by showing how formidable he was and how influential, he made the revenues of the state a means of procuring revenue for himself.c Now just consider: when our safety depends entirely upon our allies and those allies are acknowledged to be worse off to-day than in the past, how could anyone do greater mischief than by doubling the tribute of each? In fact, if you hold that Aristeides was a good Athenian and a just one, you can only regard Alcibiades as a scoundrel, since his policy towards the subject-states is the exact opposite of that of Aristeides. Indeed, because of his behaviour, many are leaving their homes as exiles and going off to settle at Thuriid; while the bitter feeling of the allies will manifest itself directly there is a war at sea between Sparta and ourselves. In my own opinion, he is a worthless statesman who considers only the present without also giving thought to the future, who advocates the

exceeded 455 talents. The original assessment of Aristeides

cannot have produced much more than 250 talents.

b Nothing is known of this re-assessment. In 425 B.C. the existing tribute had been practically doubled, probably at the instigation of Cleon (I.G. i¹. 63); and the speaker may conceivably be making a mistaken reference to this, although Alcibiades would have been only about twenty-five at the time, and therefore too young to be concerned in it. A second attempt to increase the revenue was made c. 413, when a 5 per cent toll on maritime commerce was instituted in lieu of tribute (Thucyd. vii. 28).

e i.e. he used his position to extort blackmail, under threat

of an excessive assessment.

<sup>d</sup> A colony founded in 443 s.c. on the site of Sybaris in S. Italy. The bulk of the settlers were Athenian, although numbers came from all parts of the Greek world.

μέλλοντος προνοείται, καὶ τὰ ήδιστα τῷ πλήθει,

παραλιπών τὰ βέλτιστα, συμβουλεύει.

13 Θαυμάζω δὲ τῶν πεπεισμένων 'Αλκιβιάδην δημοκρατίας ἐπιθυμεῖν, τοιαύτης πολιτείας ἡ μάλιστα κοινότητα δοκεῖ ἡρῆσθαι, οἱ οὐδ' ἀπὸ τῶν ἰδίων αὐτὸν θεῶνται, ὁρῶντες τὴν πλεονεξίαν καὶ τὴν ύπερηφανίαν, δε την Καλλίου γήμας άδελφην έπι δέκα ταλάντοις, τελεύτησαντος Ίππονίκου στρατηγοῦντος ἐπὶ Δηλίω ἔτερα τοσαῦτα προσεπράξατο, λέγων ώς ώμολόγησεν έκεινος, όπότε παις αὐτῷ έκ 14 της θυγατρός γένοιτο, προσθήσειν ταῦτα. δέ τοσαύτην προίκα όσην οὐδείς τῶν Ελλήνων, ουτως ύβριστης ήν, επεισάγων είς την αυτην οικίαν έταίρας, καὶ δούλας καὶ έλευθέρας, ώστ' ηνάγκασε την γυναίκα σωφρονεστάτην οδσαν απολιπείν, έλθοῦσαν πρὸς τὸν ἄρχοντα κατὰ τὸν νόμον. οδ δὴ μάλιστα την αύτοῦ δύναμιν ἐπεδείξατο παρακαλέσας γὰρ τοὺς έταίρους, άρπάσας ἐκ τῆς ἀγορᾶς τὴν γυναίκα ὤχετο βία, καὶ πᾶσιν ἐδήλωσε καὶ τῶν άρχόντων και των νόμων και των άλλων πολιτων [31] καταφρονῶν. οὐ τοίνυν ταῦτα μόνον ἐξήρκεσεν, 15 άλλὰ καὶ λαθραῖον θάνατον ἐπεβούλευσε Καλλία, ἵνα τὸν οἶκον τὸν Ἱππονίκου⁴ κατάσχοι, ώς ἐναντίον πάντων ύμων έν τῆ έκκλησία κατηγόρει. καὶ τὰ χρήματα τῷ δήμῳ ἔδωκεν, εἴ πως τελευτήσειεν

ἄπαις, φοβούμενος μὴ διὰ τὴν οὐσίαν ἀπόλοιτο.
<sup>1</sup> ἡρῆσθαι Valckenaer: εὐρῆσθαι codd.
<sup>2</sup> θυγατρὸς αὐτοῦ γένοιτο Q.

<sup>3</sup> λαβών Α: παραλαβών Q. 4 τον Ίππονίκου Α: τοῦ Ίππ. Q.

κατηγόρει Stephanus: κατηγορεί codd.
 οὐσίαν Α: ἀπουσίαν Q.

<sup>&</sup>lt;sup>a</sup> For Hipponicus and Callius of. Mysteries, §§ 115, 130. 552

# AGAINST ALCIBIADES, 12-15

policy which will best please the people and says nothing of that which their true interests require.

I am astonished, furthermore, at those who are persuaded that Alcibiades is a lover of democracy, that form of government which more than any other would seem to make equality its end. They are not using his private life as evidence of his character, in spite of the fact that his greed and his arrogance are plain to them. On his marriage with the sister of Callias he received a dowry of ten talents; vet after Hipponicus a had lost his life as one of the generals at Delium, he exacted another ten, on the ground that Hipponicus had agreed to add this further sum as soon as Alcibiades should have a child by his daughter. Then, after obtaining a dowry such as no Greek had ever obtained before, he behaved in so profligate a fashion, bringing mistresses, slave and free, into the bridal house, that he drove his wife, who was a decent woman, to present herself before the Archon, as she was legally entitled to do, and divorce him. At that he gave conspicuous proof of his power. He called in his friends, and carried off his wife from the Agora by force, showing the whole world his contempt for the magistrates. the laws, and his fellow Athenians in general. Nor was this one outrage enough for him. He went further. In order to possess himself of Hipponicus' estate, he planned the assassination of Callias. Callias himself accused him of it before you all in the Assembly, and, for fear that his wealth would cost him his life, made over his property to the state

<sup>•</sup> In 424 B.c. Demosthenes and Hippocrates planned a joint invasion of Boeotia. The scheme miscarried; and the Athenians were heavily defeated at Delium.

## ANDOCIDES -

άλλὰ μὴν οὐδ' ἔρημος οὐδ' εὐαδίκητός ἐστιν, ἐπεὶ διὰ τὸν πλοῦτον ἔχει πολλοὺς τοὺς βοηθήσοντας. καίτοι ὅστις ὑβρίζει γυναῖκα τὴν ἑαυτοῦ καὶ τῷ κηδεστῆ θάνατον ἐπιβουλεύει, τί χρὴ προσδοκῶν τοῦτον περὶ τοὺς ἐντυχόντας τῶν πολιτῶν διαπράττεσθαι; πάντες γὰρ ἄνθρωποι τοὺς οἰκείους τῶν

άλλοτρίων ποιοθνται περί πλείονος.

16 \*Ο δὲ πάντων δεινότατόν ἐστι, τοιοῦτος ὢν ὡς εὔνους τῷ δήμῳ τοὺς λόγους ποιεῖται, καὶ τοὺς ἄλλους όλιγαρχικοὺς καὶ μισοδήμους ἀποκαλεῖ. καὶ δν ἔδει³ τεθνάναι διὰ τὰ ἐπιτηδεύματα, κατήγορος τῶν διαβεβλημένων ὑφ' ὑμῶν⁴ αἰρεῖται, καί φησι φύλαξ εἶναι τῆς πολιτείας, οὐδενὶ τῶν ἄλλων ᾿Αθηναίων οὕτ' ἴσον οὕτ' ὀλίγῳ πλέον ἀξιῶν ἔχειν· ἀλλ' οὕτω σφόδρα καταπεφρόνηκεν ὤστε διατετέλεκεν άθρόους μὲν ὑμᾶς κολακεύων, ἔνα δ' 17 ἔκαστον προπηλακίζων. δς εἰς τοσοῦτον ἐλήλυθε τόλμης, ὤστε πείσας ᾿Αγάθαρχον τὸν γραφέα⁵ συνεισελθεῖν [οἴκαδε]⁵ τὴν οἰκίαν ἐπηνάγκασε γράφειν, δεομένου δὲ καὶ προφάσεις ἀληθεῖς λέγοντος, ὡς οὐκ ἄν δύναιτο ταῦτα πράττειν ἤδη διὰ τὸ συγγραφὰς ἔχειν παρ' ἐτέρων, προεῦπεν αὐτῷ δήσειν, εἰ μὴ πάνυ ταχέως γράφοι. ὅπερ ἐποίησεκαὶ οὐ πρότερον ἀπηλλάγη, πρὶν ἀποδρὰς ῷχετο τετάρτῳ μηνί, τοὺς φύλακας λαθών, ὥσπερ παρὰ βασιλέως. οὕτω δ' ἀναίσγυντός ἐστιν, ὧστε

¹ Verba ἀλλὰ μὴν . . . βοηθήσοντας, quae post περὶ πλείονος (§ 15 ad fin.) habent codd., huc transposuit Fuhr.

<sup>&</sup>lt;sup>2</sup> καὶ τοὺς Dobree: αὐτὸς codd.

 <sup>&</sup>lt;sup>3</sup> ἔδει Dobree: δεῖ codd.
 <sup>4</sup> ὑμῶν Emperius: ἡμῶν codd.

<sup>5</sup> τον γραφέα om. Q.

<sup>6</sup> οἴκαδε del. Hirschig.

# AGAINST ALCIBIADES, 15-17

in the event of his dying without issue. However, Callias neither lacks friends nor is he an easy victim. Thanks to his riches he can be sure of protection in plenty. None the less, when a man offers violence to his own wife and plots the death of his brother-in-law, how is he to be expected to behave towards such of his fellow-citizens as cross his path? Everyone has more regard for members of his own family than

he has for strangers.

But most monstrous of all is the fact that a man of his character should talk as though he were a friend of the people, and call others oligarchs and foes of the democracy. Yes, although he himself deserves death for behaving as he does, he is chosen by you to proceed against any whose sympathies conflict with yours; and he poses as guardian of the constitution, in spite of the fact that he refuses to be the equal of, or but little superior to, his fellows. completely, indeed, does he despise you that he spends his time flattering you in a body and insulting you individually. Why, there are no limits to his impudence. He persuaded Agatharchus, the artist, to accompany him home, a and then forced him to paint; and when Agatharchus appealed to him, stating with perfect truth that he could not oblige him at the moment because he had other engagements. Alcibiades threatened him with imprisonment, unless he started painting straight away. And he carried out his threat. Agatharchus only made his escape three months later, by slipping past his guards and running away as he might have done from the king of Persia. But so shameless is Alcibiades that

<sup>&</sup>lt;sup>a</sup> Plutarch also mentions this episode (Alcib. 16); but adds that Alcibiades sent Agatharchus away with a reward.

προσελθών ένεκάλει αὐτῷ ώς ἀδικούμενος, καὶ οὐχ ων έβιάσατο μετέμελεν αὐτῶ, ἀλλ' ὅτι κατέλιπε τὸ έργον ήπείλει, και ούτε της δημοκρατίας ούτε της έλευθερίας οὐδεν ην οφελος οὐδεν γάρ ήττον 18 έδεδέκει των δμολογουμένων δούλων. άγανακτω δ' ἐνθυμούμενος ὑμῖν μὲν³ οὐδὲ τοὺς κακούργους άσφαλες είς το δεσμωτήριον ον απάγειν, διά το χιλίας δραχμάς τετάχθαι άποτεῖσαι δς αν τὸ πέμπτον μέρος μὴ μεταλάβη τῶν ψήφων ὁ δὲ τοσ-οῦτον χρόνον εἴρξας καὶ ἐπαναγκάζων γράφειν οὐδὲν κακὸν πέπονθεν, ἀλλὰ διὰ ταῦτα σεμνότερος δοκεί καὶ φοβερώτερος είναι. καὶ πρὸς μέν τὰς άλλας πόλεις έν τοις συμβόλοις συντιθέμεθα μή έξειναι μήθ' είρξαι μήτε δησαι τον έλεύθερον έαν δέ τις παραβή, μεγάλην ζημίαν ἐπὶ τούτοις, ἔθεμεν· τούτου δὲ τοιαῦτα πράξαντος οὐδεμίαν οὐδεὶς οὕτ' 19 ίδίαν ούτε δημοσίαν τιμωρίαν ποιείται. νομίζω δὲ ταύτην είναι σωτηρίαν απασι, πείθεσθαι τοις αρ-χουσι καὶ τοις νόμοις ὅστις δὲ ὑπερορᾳ ταῦτα, τὴν μεγίστην φυλακήν ανήρηκε της πόλεως. δεινον μεν οθν έστι καὶ ύπο τῶν ἀγνοούντων τὰ δίκαια . πάσχειν κακῶς, πολὺ δὲ χαλεπώτερον, ὅταν τις ἐπιστάμενος τὰ διαφέροντα παραβαίνειν τολμᾶ· φανερως γαρ ενδείκνυται, ωσπερ ούτος, ούκ αὐτὸς τοις νόμοις τοις της πόλεως, άλλ' ύμας τοις αύτου τρόποις ἀκολουθεῖν ἀξιῶν.

20 ' Ένθυμήθητε δὲ Ταυρέαν, δς ἀντιχορηγὸς ἡν 'Αλ-

 <sup>&</sup>lt;sup>1</sup> προσελθών A: προελθών Q.
 <sup>2</sup> έδεδέκει Emperius: έδεδοίκει codd.
 <sup>3</sup> ύμιν μὲν οὐδὲ A corr.: ὑμιν οὐδὲ A pr. Q.
 <sup>4</sup> φανερῶς Q: φανερὸς A.

<sup>5</sup> τοις της πόλεως Q: τοις πόλεως A. 6 αύτου Baiter et Sauppe: αὐτου codd.

## AGAINST ALCIBIADES, 17-20

he went to Agatharchus and accused him of doing him a wrong; instead of apologizing for his violence, he uttered threats against him for leaving his work unfinished. Democracy, freedom went for nothing: Agatharchus had been put in chains exactly like any acknowledged slave. It makes me angry to think that while you yourselves cannot place even malefactors under arrest without risk, because it is enacted that anyone who fails to gain one-fifth of the votes shall be liable to a fine of a thousand drachmae, Alcibiades, who imprisoned a man for so long and forced him to paint, went unpunished—nay, increased thereby the awe and the fear in which he is held. our treaties with other states a we make it a condition that no free man shall be imprisoned or placed in durance, and a heavy fine is prescribed as the penalty for so doing. Yet when Alcibiades behaved as he did, no one sought satisfaction, whether for himself or for the state. Obedience to the magistrates and the laws is to my mind the one safeguard of society; and anyone who sets them at nought is destroying at one blow the surest guarantee of security which the state possesses. It is hard enough to be made to suffer by those who have no conception of right and wrong; but it is far more serious when a man who knows what the public interest requires, acts in defiance of it. He shows clearly, as Alcibiades has done, that instead of holding that he ought himself to conform with the laws of the state, he expects you to conform with his own way of life.

Then again, remember Taureas b who competed

<sup>&</sup>lt;sup>a</sup> For σύμβολα see p. 215, note d.
<sup>b</sup> Cf. Dem. xxi. 147.

## ANDOCIDES

κιβιάδη παισί. κελεύοντος δε τοῦ νόμου τῶν χορευτῶν ἐξάγειν ὅν ἄν τις βούληται ξένον ἀγωνιζόμενον, οὐκ ἐξόν ἐπιχειρήσαντα κωλύειν, ἐναντίον ὑμῶν καὶ τῶν ἄλλων Ἑλλήνων τῶν θεωρούντων καὶ τῶν ἀρχόντων ἀπάντων παρόντων ⟨τῶν⟩² ἐν τῆ πόλει τύπτων ἐξήλασεν αὐτόν, καὶ τῶν θεατῶν συμφιλονικούντων ἐκείνω καὶ μισούντων τοῦτον, ὥστε τῶν χορῶν τὸν μὲν ἐπαινούντων, τοῦ δ' ἀκροάσασθαι οὐκ ἐθελόντων, οὐδὲν πλέον ἔπραξεν. 21 ἀλλὰ τῶν κριτῶν οἱ μὲν φοβούμενοι οἱ δὲ χαριζόμενοι νικᾶν ἔκριναν αὐτόν, περὶ ἐλάττονος ποιούμενοι τὸν ὅρκον ἢ τοῦτον. εἰκότως δέ μοι δοκοῦσιν οἱ κριταὶ ὑπέρχεσθαι ᾿Αλκιβιάδην, ὁρῶντες Ταυρέαν

[82] μενον, τὸν δὲ τοιαῦτα παρανομοῦντα μέγιστον δυνάμενον. αἴτιοι δ' ὑμεῖς, 'οὐ τιμωρούμενοι τοὺς ὑβρίζοντας, καὶ τοὺς μὲν λάθρα ἀδικοῦντας κολά-ζοντες, τοὺς δὲ φανερῶς ἀσελγαίνοντας θαυμά-

μέν τοσαθτα<sup>3</sup> χρήματα αναλώσαντα προπηλακιζό-

22 ζοντες. τοιγάρτοι τῶν νέων αι διατριβαὶ οὐκ ἐν τοῖς γυμνασίοις, ἀλλ' ἐν τοῖς δικαστηρίοις εἰσί, καὶ στρατεύονται μὲν οι πρεσβύτεροι, δημηγοροῦσι δὲ οι νεώτεροι, παραδείγματι τούτω χρώμενοι, δς τηλικαύτας ποιεῖται τῶν ἁμαρτημάτων ὑπερβολάς,

<sup>1 &#</sup>x27;Αλκιβιάδη A: 'Αλκιβιάδου Q.

1 τῶν add. Blass. Idem tamen παρόντων secludit.
1 μὲν τοσαῦτα Q: τοσαῦτα μὲν Α.
1 ὑμεῖς A: ἡμεῖς Q.

## AGAINST ALCIBIADES, 20-22

against Alcibiades as Choregus of a chorus of boys. The law allows the ejection of any member whatsoever of a competing chorus who is not of Athenian birth, and it is forbidden to resist any attempt at such ejection. Yet in your presence, in the presence of the other Greeks who were looking on, and before all the magistrates in Athens, Alcibiades drove off Taureas with his fists.<sup>b</sup> The spectators showed their sympathy with Taureas and their hatred of Alcibiades by applauding the one chorus and refusing to listen to the other at all. Yet Taureas was none the better off for that. Partly from fear, partly from subservience, the judges pronounced Alcibiades the victor, treating him as more important than their oath. And it seems to me only natural that the judges should thus seek favour with Alcibiades, when they could see that Taureas, who had spent so vast a sum, was being subjected to insults, while his rival, who showed such contempt for the law, was all-powerful. The blame lies with you. You refuse to punish insolence; and while you chastise secret wrongdoing, you admire open effrontery. That is why the young spend their days in the courts instead of in the gymnasia; that is why our old men fight our battles, while our young men make speechesthey take Alcibiades as their model, Alcibiades who carries his villainy to such unheard-of lengths that,

a For the duties of such a Choregus see Antiphon, Choreutes, §§ 11-13. Choruses of boys selected from each of the ten tribes competed against one another at all the major festivals of the Attic year.

<sup>b</sup> The speaker is not very clear. Apparently Taureas attempted to secure the ejection of a member of Alcibiades' chorus, but met with violent resistance from Alcibiades himself. Cf. Dem. xxi. 147 Ταυρέαν ἐπάταξε γορηγοῦντ' ἐπὶ κόρρης.

#### ANDOCIDES

ἄστε περὶ τῶν Μηλίων γνώμην ἀποφηνάμενος εξανδραποδίζεσθαι, πριάμενος γυναῖκα τῶν αἰχμαλώτων υἱὸν εξ αὐτῆς πεποίηται, δς τοσούτω παρανομωτέρως¹ Αἰγίσθου γέγονεν, ὥστ' ἐκ τῶν εχθίστων ἀλλήλοις πέφυκε, καὶ τῶν οἰκειοτάτων ὑπάρχει αὐτῷ τὰ ἔσχατα τοὺς μὲν πεποιηκέναι 23 τοὺς δὲ πεπονθέναι. ἄξιον δὲ τὴν τόλμαν αὐτοῦ σαφέστερον ἔτι διελθεῖν. ἐκ ταύτης γὰρ² παιδοποιεῖται τῆς γυναικός, ἢν ἀντ' ἐλευθέρας δούλην κατέστησε, καὶ ἦς τὸν πατέρα καὶ τοὺς προσήκοντας ἀπέκτεινε, καὶ [ἦς]³ τὴν πόλιν ἀνάστατον πεποίηκεν, ὡς ἂν μάλιστα τὸν υἱὸν ἐχθρὸν ἑαυτῷ καὶ τῆ πόλει ποιήσειε· τοσαύταις ἀνάγκαις κατείληπται μισεῖν. ἀλλ' ὑμεῖς ἐν μὲν ταῖς τραγῳδίαις τοιαῦτα θεωροῦντες δεινὰ νομίζετε, γιγνόμενα δ' ἐν τῆ πόλει ὁρῶντες οὐδὲν φροντίζετε. καίτοι ἐκεῖνα μὲν οὐκ ἐπίστασθε πότερον οὕτω γεγένηται ἢ πέπλασται ὑπὸ τῶν ποιητῶν· ταῦτα δὲ σαφῶς εἰδότες οὕτω παρανόμως πεπραγμένα ἡ ρ̄ᾳθύμως φέρετε.

Πρὸς δὲ τούτοις τολμῶσί τινες περὶ αὐτοῦ λέγειν ώς οὐδὲ γεγένηται οὐδεὶς πώποτε τοιοῦτος. ἐγὼ δὲ νομίζω μέγιστα κακὰ τὴν πόλιν ὑπὸ τούτου πείσεσθαι, καὶ τηλικούτων πραγμάτων εἰς τὸν λοιπὸν χρόνον αἴτιον δόξειν, ὥστε μηδένα τῶν

παρανομωτέρως Reiske: παρανομώτατος Λ: -ώτερος Q.
 γὰρ Λ: δè Q.
 πς om. A pr.

<sup>4</sup> παρανόμως πεπραγμένα Q: πεπρ. παρανόμως A.

In 425 B.c. Melos refused to pay the increased tribute demanded of her, and during the years which followed displayed a general defiance of Athens. Athens finally 560

## AGAINST ALCIBIADES, 22-24

after recommending that the people of Melos a be sold into slavery, he purchased a woman from among the prisoners and has since had a son by her, a child whose birth was more unnatural than that of Aegisthus, b since he is sprung from parents who are each other's deadliest enemies, and of his nearest kin the one has committed and the other has suffered the most terrible of wrongs. Indeed it would be well to make such shamelessness still plainer. He got himself a child by the very woman whom he had turned from a free citizen into a slave, whose father and kinsfolk he had put to death and whose city he had made a waste, that he might thereby make his son the deadly enemy of himself and of this city; so inevitably is the boy driven to hate both. When you are shown things of this kind on the tragic stage, you regard them with horror; but when you see them taking place in Athens, you remain unmoved-and yet you are uncertain whether the tales of tragedy are founded on the truth or spring merely from the imagination of the poets; whereas you well know that these other lawless outrages, which you accept with indifference, have occurred in fact.

In addition to all this, some dare to say that the like of Alcibiades has never been before. For my part, I believe that Athens will meet with terrible calamities at his hands, that he will be deemed responsible hereafter for disasters so awful that no

acted in the summer of 416. A fleet attacked the island, the male population was massacred, and the women and children sold as slaves. See Thucyd. v.

<sup>b</sup> Son of Thyestes by his own daughter, Pelopeia. He was exposed as a child, but saved by shepherds. His uncle, Atreus, then brought him up as his own son. Later he murdered Atreus and placed Thyestes on his throne.

## ANDOCIDES

προτέρων άδικημάτων μεμνήσθαι ανέλπιστον γὰρ οὐδέν, τὸν τὴν ἀρχὴν τοῦ βίου τοιαύτην κατασκευασάμενον καὶ τὴν τελευτὴν ὑπερβάλλουσαν ποιήσασθαι. ἔστι δὲ σωφρόνων ἀνδρῶν φυλάττεσθαι τῶν πολιτῶν τοὺς ὑπεραυξανομένους, ἐνθυμουμένους ὑπὸ τῶν τοιούτων τὰς τυραννίδας καθισταμένας.

καυισταμενας.
25 Ἡγοῦμαι δ' αὐτὸν πρὸς ταῦτα¹ μὲν οὐδὲν ἀντερεῖν, λέξειν δὲ περὶ τῆς νίκης τῆς 'Ολυμπιάσι,
καὶ περὶ πάντων μᾶλλον ἢ τῶν κατηγορηθέντων
ἀπολογήσεσθαι.² ἐξ αὐτῶν δὲ τούτων ἐπιδείξω
αὐτὸν ἐπιτηδειότερον τεθνάναι μᾶλλον ἢ σώζεσθαι.

διηγήσομαι δ' ύμιν.

26 Διομήδης ήλθε ζεθγος ἵππων ἄγων 'Ολυμπίαζε, κεκτημένος μὲν οὐσίαν μετρίαν, στεφανῶσαι δὲ ἀπὸ τῶν ὑπαρχόντων τὴν πόλιν καὶ τὴν οἰκίαν βουλόμενος, λογιζόμενος τοὺς ἀγῶνας τοὺς ἱππικοὺς τύχη³ τοὺς πλείστους κρινομένους. 'τοῦτον 'Αλκιβιάδης πολίτην ὄντα καὶ ⟨οὐ⟩⁴ τὸν ἐπιτυχόντα, δυνάμενος παρὰ τοῖς ἀγωνοθέταις τῶν 'Ηλείων, ⟨τὸ ζεῦγος⟩⁵ ἀφελόμενος αὐτὸς ἡγωνίζετο. καίτοι τί ἂν ἐποίησεν, εἴ τις τῶν συμμάχων τῶν ὑμετέρων⁵ 27 ἀφίκετο ζεῦγος ἵππων ἔχων; ἡ που ταχέως ἐπέτρεψεν ἂν ἀνταγωνίζεσθαι ἑαυτῷ, ὅς 'Αθηναίον' ἄνδρα βιασάμενος τοῖς ἀλλοτρίοις ἐτόλμησεν ἵπποις

άμιλλασθαι, δηλώσας τοις Ελλησι μηδέν θαυμάζειν

<sup>1</sup> ταῦτα Meier: τοῦτο codd.

<sup>&</sup>lt;sup>2</sup> ἀπολογήσεσθαι Ald.: ἀπολογήσασθαι codd. <sup>3</sup> τύχη] τέχνη Schiller, Cobet: τιμῆ Sluiter.

où add. Stephanus.

5 τὸ ζεῦγος add. Scaliger.

<sup>6</sup> ύμετέρων A: ἡμετέρων Q.
7 'Αθηναΐον Q: 'Αθηναίων Α.

a Cf. Plutarch, Alc. 13 ff.

## AGAINST ALCIBIADES, 24-27

one will remember his past misdeeds; for it is only to be expected that one who has begun his life in such a fashion will make its close no less portentous. Men of sense should beware of those of their fellows who grow too great, remembering that it is such as

they who set up tyrannies.

I imagine that Alcibiades will make no reply to this, but will talk instead of his victory at Olympia, a and that he will seek to defend himself on any grounds rather than those on which he has been charged. But I will use the very facts upon which he relies to prove that he deserves death rather than

acquittal. Let me explain.

Diomedes took a chariot-team to Olympia. was a man of moderate means, but desired to win a garland for Athens and for his family with such resources as he had, since he held that the chariotraces were for the most part decided by chance. Diomedes was no casual competitor, but a citizen of Athens.b Yet thanks to his influence with the Masters of the Games c at Elis, Alcibiades deprived him of his team and competed with it himself. What would he have done, may we ask, had one of your allies arrived with a team? I imagine he would have been all eagerness to let him compete against himself, considering that he had forcibly ousted an Athenian rival and then had the impudence to contest the race with another man's horses-after he had, in fact, warned the Greeks in general that they must not be

b Or possibly: "Diomedes was a citizen of Athens and a

person of some distinction."
Properly known as Ἑλλανοδίκαι. In the time of Pausanias they numbered eight. They were appointed by lot from the whole body of Eleans and had the general superintendence of the Games.

ἄν τινα αὐτῶν βιάσηται, ἐπεὶ καὶ τοῖς πολίταις οὐκ εξ ἴσου χρῆται, ἀλλὰ τοὺς μὲν ἀφαιρούμενος, τοὺς δὲ τύπτων, τοὺς δὲ εἰργνύων, τοὺς δὲ χρήματα πραττόμενος, οὐδενὸς ἀξίαν τὴν δημοκρατίαν ἀποφαίνει, τοὺς μὲν λόγους δημαγωγοῦ τὰ δ' ἔργα τυράννου παρέχων, καταμαθὼν ὑμᾶς τοῦ μὲν ὀνόματος φροντίζοντας, τοῦ δὲ πράγματος ἀμε-28 λοῦντας. τοσοῦτον δὲ διαφέρει Λακεδαιμονίων, ὥστ' ἐκεῖνοι μὲν καὶ ὑπὸ τῶν συμμάχων ἀνταγωνιζομένων ἀνέχονται ἡττώμενοι, οῦτος δὲ οὐδ' ὑπὸ τῶν πολιτῶν, ἀλλὰ φανερῶς εἴρηκεν οὐκ ἐπιτρέψειν τοῖς ἀντεπιθυμοῦσί τινος. εἶτ' ἐκ τῶν τοιούτων ἀναγκαῖον τὰς πόλεις τῶν ἡμετέρων πολεμίων ἐπιθυμεῖν, ἡμᾶς δὲ μισεῖν.

29 Τνα δὲ μὴ μόνον Διομήδην, ἀλλὰ καὶ τὴν πόλιν ὅλην ὑβρίζων ἐπιδείξειε,³ τὰ πομπεῖα παρὰ τῶν

δλην θβρίζων έπιδείξειε, τά πομπεΐα παρά τῶν [83] ἀρχιθεώρων αἰτησάμενος, ὡς εἰς τἀπινίκια τῆ προτεραία τῆς θυσίας χρησόμενος, ἐξηπάτησε καὶ ἀποδοῦναι οὐκ ἤθελε, βουλόμενος τῆ ὑστεραία πρότερος τῆς πόλεως χρήσασθαι τοῖς χρυσοῖς χερνιββίοις καὶ θυμιατηρίοις. ὅσοι μὲν οὖν τῶν ξένων μὴ ἐγίγνωσκον ἡμέτερα ὅντα, τὴν πομπὴν τὴν κοινὴν ὁρῶντες ὑστέραν οὖσαν τῆς ᾿Αλκιβιάδου τοῖς τούτου πομπείοις χρῆσθαι ἐνόμιζον ἡμᾶς ὅσοι δὲ ἢ παρὰ τῶν πολιτῶν ἤκουον ἢ καὶ ἐπεγίγνωσκον

<sup>1</sup> ἀποφαίνει Reiske: ἀποφαίνων codd. 2 ἀνταγωνιζομένων Α: ἀγωνιζομένων Q.

<sup>&</sup>lt;sup>3</sup> ὑβρίζων ἐπιδείξειε Emperius (ἐπιδείξαιτο Reiske) : ὑβρίζων (-ειν) ἐπιδόξειε codd.

<sup>4</sup> τάπινίκια Meursius: τὰ πινάκια codd.

## AGAINST ALCIBIADES, 27-29

surprised at his offering violence to any of them, seeing that he does not treat his own fellow-Athenians as his equals, but robs them, strikes them, throws them into prison, and extorts money from them, yes, shows the democracy to be nothing better than a sham, by talking like a champion of the people and acting like a tyrant, since he has found out that while the word "tyranny" fills you with concern, the thing for which it stands leaves you undisturbed. Indeed, so different is he from the Spartans that whereas the Spartans accept defeat even at the hands of their allies, when they compete against them, Alcibiades will not endure it even at the hands of his fellow-citizens; in fact, he has openly stated that he will brook no rivals. It is inevitable that such behaviour should cause the states within our confederacy to feel sympathy for our enemies and loathing for us.

In order to make it clear, however, that he was insulting Athens as a whole in addition to Diomedes, he asked the leaders of the Athenian deputation to lend him the processional vessels, alleging that he intended to use them for a celebration of his victory on the day before the sacrifice; he then abused the trust placed in him and refused to return them, as he wanted to use the golden basins and censers next day before Athens did so. Naturally, when those strangers who did not know that they belonged to us saw the state-procession taking place after that of Alcibiades, they imagined that we were using his vessels: while those who had either heard the truth from the Athenians present or else knew the ways of

θυσίας Scaliger: οὐσίας codd.
 χερνιβίοις Valckenaer ex Athen. ix. 408 c: χερνίβοις codd.

τὰ τούτου, κατεγέλων ήμων, όρωντες ένα ἄνδρα

μείζον απάσης της πόλεως δυνάμενον.

30 Σκέψασθε δε και την ἄλλην ἀποδημίαν την είς 'Ολυμπίαν ώς διέθετο. τούτω' σκηνην μεν Περ-σικην 'Εφέσιοι διπλασίαν της δημοσίας ἔπηζαν, ιερεία δε και τοις ιπποις εφόδια Χιοι παρεσκεύασαν, οίνον δὲ καὶ τὰ ἄλλα ἀναλώματα Λεσβίοις προσέταξε. και ούτως εύτυχής έστιν, ώστε τους Έλληνας της παρανομίας και της δωροδοκίας μάρτυρας κεκτημένος οὐδεμίαν δέδωκε δίκην, άλλά όπόσοι μεν ἄρχοντες εν μια πόλει γεγένηνται, 31 ύπεύθυνοί είσιν, ό δε πάντων τῶν συμμάχων ⟨ἄρχων⟩³ καὶ χρήματα λαμβάνων οὐδενὸς τούτων
 ὑπόδικός ἐστιν, ἀλλὰ τοιαῦτα διαπεπραγμένος σίτησιν εν Πρυτανείω έλαβε, και προσέτι πολλή τή νίκη χρηται, ώσπερ οὐ πολύ μᾶλλον ήτιμακώς ή έστεφανωκώς τὴν πόλιν. εἰ δὲ βούλεσθε σκοπεῖν, εὐρήσετε τῶν πολλάκις τούτω⁴ πεπραγμένων έκαστον ολίγον χρόνον πράξαντάς τινας άναστάτους τους οίκους ποιήσαντας ούτος δ' επιτηδεύων απαντα 32 πολυτελέστατα διπλασίαν οὐσίαν κέκτηται. καίτοι ύμεις γε νομίζετε τους φειδομένους και τους άκριβως διαιτωμένους φιλοχρημάτους είναι, οὐκ ὀρθως γιγνώσκοντες οι γάρ μεγάλα δαπανώμενοι πολλών δεόμενοι αισχροκερδέστατοί είσιν. αισχιστον δέ φανήσεσθε ποιούντες, εί τούτον μεν άγαπατε τον άπο

1 μείζον άπάσης Sluiter: μείζονα πάσης codd.

<sup>&</sup>lt;sup>2</sup> διέθετο. τούτω Reiske: διέθετο τούτω. Stephanus: διέθετο (διετίθετο) τοῦτο. codd. 3 ἄρχων add. Meier. 4 τῶν πολλάκις τούτω Lipsius: πολλά τῶν τούτω codd.

<sup>\*</sup> σίτησις ἐν Πρυτανείω was the usual reward for a victory at the games or signal service to the state. The same 566

## AGAINST ALCIBIADES, 29-32

Alcibiades, laughed at us when they saw one man showing himself superior to our entire community.

Then again, look at the arrangements which he made for his stay at Olympia as, a whole. Alcibiades the people of Ephesus erected a Persian pavilion twice as large as that of our official deputation: Chios furnished him with beasts for sacrifice and with fodder for his horses: while he requisitioned wine and everything else necessary for his maintenance from Lesbos. And so lucky is he that although the Greek people at large can testify to his lawlessness and corruption, he has gone unpunished. those who hold office within a single city have to render account of that office, Alcibiades, whose authority extends over all our allies and who receives monies from them, is not liable to answer for any of his public acts; on the contrary, after behaving as I have described, he was rewarded with free entertainment in the Prytaneum a; and not content with that, he is for ever taking credit for his victory, as though he had not so much brought Athens into disgrace as won her a garland of honour. Only reflect, and you will find that men who have given way even temporarily to any single one of the excesses in which Alcibiades has indulged time and again, have brought ruin upon their houses; yet Alcibiades, whose entire life is devoted to extravagance, has doubled his wealth. You regard as misers those who are niggardly and close-fisted; but you are mistaken. It is the spendthrift, with his endless wants, who stoops lowest to fill his pockets. In fact, it will be a public disgrace, if you show tolerance towards a man who has achieved

privilege was granted Diocleides in 415, after his information in the matter of the Hermae. *Cf. Mysteries*, § 45.

#### ANDOCIDES

των ύμετέρων χρημάτων ταθτα κατεργασάμενον, Καλλίαν δε τον Διδυμίου, τῶ σώματι νικήσαντα πάντας τους στεφανηφόρους αγωνας, εξωστρακίσατε πρός τοῦτο οὐδεν ἀποβλεψαντες. ος ἀπὸ των έαυτοῦ πόνων ετίμησε την πόλιν.

33 'Αναμνήσθητε δέ καὶ τοὺς προγόνους, ώς ἀγαθοὶ καὶ σώφρονες ήσαν, οίτινες έξωστράκισαν Κίμωνα διὰ παρανομίαν, ὅτι τῆ ἀδελφῆ τῆ ἐαυτοῦ συνώκησε. καίτοι οὐ μόνον αὐτὸς όλυμπιονίκης ήν, άλλά καὶ ό πατήρ αὐτοῦ Μιλτιάδης. ἀλλ' ὅμως οὐδὲν ύπελογίζοντο τὰς νίκας οὐ γὰρ ἐκ τῶν ἀγώνων

άλλ' έκ τῶν ἐπιτηδευμάτων ἔκρινον αὐτόν.

'Αλλά μὴν εἰ δεῖ κατὰ γένος σκοπεῖν, ἐμοὶ μὲν οὐδαμόθεν προσήκει τούτου τοῦ πράγματος—οὐδὲ έστιν οὐδεὶς ὅστις αν ἀποδείξειε τῶν ἡμετέρων οὐδένα τἢ συμφορᾳ ταύτη χρησάμενον—'Αλκιβιάδη6 δὲ μάλιστα πάντων 'Αθηναίων. καὶ γὰρ ὁ τῆς μητρὸς πατὴρ Μεγακλῆς καὶ ὁ πάππος 'Αλκιβιάδης (δίς) εξωστρακίσθησαν αμφότεροι, ωστ' οὐδέν θαυμαστόν οὐδ' ἄτοπον πείσεται τῶν αὐτῶν τοῖς προγόνοις άξιούμενος. καὶ μὴν οὐδ' ἂν αὐτὸς ἐπιχειρήσειεν ἀντειπεῖν, ὡς οὐ τῶν ἄλλων ἐκεῖνοι παρανομώτατοι όντες τούτου σωφρονέστεροι καὶ δικαιότεροι ήσαν, έπει των γε τούτω πεπραγμένων οὐδ' αν είς άξίως κατηγορησαι δύναιτο.

> 1 ύμετέρων Λ : ήμετέρων Q. <sup>2</sup> κατεργασάμενον Α: κατειργασμένον Q. τοῦτο Stephanus: τούτων Reiske: τοῦτον codd. 4 οὐ μόνον A: μη μόνος Q. 5 εκρινον A: εκριναν Q. 'Αλκιβιάδη Valckenaer: ἀλκιβιάδης Α, -δην Q.

7 δis add. Markland, coll. Lys. § 14. 39.

8 καὶ δικαιότεροι om. Q.

## AGAINST ALCIBIADES, 32-24

his success only with the help of your money, when in ostracizing Callias, son of Didymius, who won victories at all the great games by his personal prowess, you took no account whatsoever of his achievement, although it was by his own efforts that

he brought glory to Athens.

Then again, remember how steadfast, how true to their principles your fathers showed themselves, when they ostracized Cimon for breaking the law by taking his own sister to wife a; and yet not only was Cimon himself an Olympic victor; his father, Miltiades, had been one likewise. Nevertheless, they took no account of his victories; for it was not by his exploits at the games, but by his manner of

life that they judged him.

Furthermore, if account is to be taken of our families, I on my side cannot claim any acquaintance with ostracism. No one could show that any kinsman of mine has ever had the misfortune to suffer it. Alcibiades, on the other hand, knows more of it than any other member of the community. His mother's father, Megacles, and his father's father. Alcibiades, were both ostracized twice; so it will be neither surprising nor unnatural if he receives the same treatment as his ancestors. Indeed, not even Alcibiades himself would venture to maintain that they, the worst miscreants of their time though they were, did not have more regard for decency and honesty than he himself; for no one in the world could frame an accusation which would do justice to his misdeeds.

<sup>&</sup>lt;sup>a</sup> The story is mentioned by Plutarch (Cim. 15), who, however, gives the correct reason for C.'s ostracism—the failure of his pro-Spartan policy. He was ostracized almost immediately after his return in disgrace from Ithome in 461.

35 Νομίζω δὲ καὶ τὸν θέντα τὸν νόμον ταύτην τὴν διάνοιαν ἔχειν ἀποβλέψαντα τῶν πολιτῶν προς τοὺς κρείττους τῶν ἀρχόντων καὶ τῶν νόμων, ἐπειδὴ παρὰ τῶν τοιούτων οὐκ ἔστιν ἰδία δίκην λαβεῖν, δημοσίαν τιμωρίαν ὑπὲρ τῶν ἀδικουμένων κατασκευάσαι. ἐγω (μὲν) τοίνυν ἔν τε τῷ κοινῷ κέκριμαι τετράκις, ἰδία τε οὐδένα διεκώλυσα δικάζεσθαι βουλόμενον ᾿Αλκιβιάδης δὲ τοιαῦτα ἐργασάμενος² οὐδεμίαν πώποτε δίκην ὑποσχεῖν

36 ἐτόλμησεν. οὕτω γὰρ χαλεπός ἐστιν, ὥστε οὐ περὶ τῶν παρες λυθότων ἀδικημάτων αὐτὸν τιμωροῦνται, ἀλλ' ὑπὲρ τῶν μελλόντων φοβοῦνται, καὶ τοῖς μὲν πεπονθόσι κακῶς ἀνέχεσθαι λυσιτελεῖ, τούτω δὲ οὐκ ἐξαρκεῖ, εἰ μὴ καὶ τὸ λοιπὸν ὅ τι ἄν βούλη-

[34] ται διαπράξεται. καίτοι οὐ δήπου, ὧ ᾿Αθηναῖοι, ὀστρακισθῆναι μὲν ἐπιτήδειός εἰμι, τεθνάναι δὲ οὐκ ἄξιος, οὐδὲ κρινόμενος μὲν ἀποφυγεῖν, ἄκριτος δὲ φεύγειν, οὐδὲ τοσαυτάκις ἀγωνιζόμενος [καὶ] νικήσας δικαίως 〈αν〉 πάλιν δόξαιμι δι' ἐκεῖνα ἐκπεσεῖν.

37 'Αλλά γὰρ ἴσως μετὰ μικρᾶς διαβολῆς ἢ φαύλων κατηγόρων ἢ διὰ τῶν ἐπιτυχόντων ἐχθρῶν ἐκινδύνευον, ἀλλ' οὐ διὰ τῶν ἐρρωμενεστάτων καὶ λέγειν καὶ πράττειν, οἴ τινες δύο τῶν τὴν αὐτὴν αἰτίαν ἐχόντων ἐμοὶ ἀπέκτειναν. οὔκουν τοὺς τοιούτους δίκαιον ἐκβάλλειν, οὖς πολλάκις ἐλέγχοντες εὐ-

<sup>1</sup> μέν ci. Bekker.

<sup>- 12</sup> έργασάμενος A: είργασμένος Q.

<sup>8</sup> διαπράξεται Bekker: διαπράξηται codd.

άγ. [καὶ] νικήσας δικαίως Bekker, αν add. Baiter et Sauppe: αγ. δικαίως καὶ νικήσας codd.

A quibble. The speaker tries to argue that if he was 570

# AGAINST ALCIBIADES, 35-37

Moreover, the legislator who instituted ostracism appears to me to have had the following intention. Observing that whenever members of the community are more powerful than the magistrates and the laws, it is impossible for an individual to obtain redress from them, he arranged that punishment for their misdeeds should be exacted by the state. Now I myself have been publicly tried four times, and have never prevented any private person who so desired from bringing me to justice. On the other hand, Alcibiades, who has worked such mischief, has never yet dared to answer for it in any way whatso-in So forbidding is he that instead of punishing him for the wrongs which he has done already, men fear him for what he will do hereafter; and while it pays his victims to suffer in silence, he himself is not satisfied unless he can work his will in the future also. Yet I hardly deserve to be ostracized, gentlemen, if I do not deserve to be put to death a; and if I was acquitted when brought to trial, I cannot deserve to be sent into exile when no trial has taken place; nor after vindicating myself so many times in court can I be thought to merit banishment on the same grounds of accusation again.

It may be objected that when I was prosecuted, the attack made upon me was a weak one, that my accusers were unimpressive, or that the case was conducted by casual enemies instead of by those who excel both as speakers and as men of action and who, in fact, brought about the death of two of the persons charged with the same offences as myself. I answer that justice requires you to banish, not those

acquitted when tried for his life, he must similarly be acquitted when the penalty in question is exile for ten years.

### ANDOCIDES

ρίσκετε μηδέν ἀδικοῦντας, ἀλλὰ τοὺς μὴ θέλοντας 38 ὑποσχεῖν τῇ πόλει περὶ τοῦ βίου λόγον. δεινὸν δέ μοι δοκεῖ εἶναι, εἰ μέν τις ἀπολογεῖσθαι ἀξιώσειεν ὑπὲρ τῶν ἀποθανόντων ὡς ἀδίκως ἀπολώλασιν, οὐκ ⟨αν⟩ ἀνασχέσθαι τῶν ἐπιχειρούντων· εἰ δέ τις τῶν ἀποφυγόντων πάλιν περὶ τῆς αὐτῆς αἰτίας κατηγορεῖ, πῶς οὐ δίκαιον περὶ τοὺς ζῶντας καὶ τοὺς τεθνηκότας τὴν αὐτὴν γνώμην¹ ἔχειν;

39 "Εστι μὲν οὖν² 'Αλκιβιάδου μήτε αὐτὸν³ τῶν νόμων καὶ τῶν ὅρκων φροντίζειν, ὑμᾶς τε παραβαίνειν ἐπιχειρεῖν διδάσκειν, καὶ τοὺς μὲν ἄλλους ἐκβάλλειν καὶ ἀποκτείνειν ἀνηλεῶς, αὐτὸν δὲ ἱκετεύειν καὶ δακρύειν οἰκτρῶς. καὶ ταῦτα μὲν οὐ θαυμάζω· πολλῶν γὰρ αὐτῷ κλαυμάτων ἄξια εἴργασται· ἐνθυμοῦμαι δὲ τίνας ποτὲ καὶ πείσει δεόμενος, πότερα τοὺς νεωτέρους, οῦς πρὸς τὸ πλῆθος διαβέβληκεν ἀσελγαίνων καὶ τὰ γυμνάσια καταλύων καὶ παρὰ τὴν ἡλικίαν πράττων, ἢ τοὺς πρεσβυτέρους, οῖς οὐδὲν ὁμοίως βεβίωκεν, ἀλλὰ τῶν ἐπιτηδευμάτων αὐτῶν καταπεφρόνηκεν;

40 Οὐ μόνον δὲ αὐτῶν ἔνεκα τῶν παρανομούντων, ἴνα δίκην διδῶσιν, ἐπιμελεῖσθαι ἄξιον, ἀλλὰ καὶ τῶν ἄλλων, ὅπως τούτους ὁρῶντες δικαιότεροι καὶ σωφρονέστεροι γίγνωνται. ἐμὲ μὲν τοίνυν ἐξελάσαντες τοὺς βελτίστους περιδεεῖς καταστήσετε, 572

## AGAINST ALCIBIADES, 37-40

whom, after repeated inquiry, you have found to be innocent, but those who refuse to render to the state an account of their past. Indeed what seems strange to me is this. If one sought to vindicate persons who have been put to death by showing that they met their end unjustly, such an attempt would not be tolerated. If, on the other hand, those who have been declared innocent should once more be accused on the same charge—is it not only right that you should behave in the case of the living as

you would in the case of the dead?

It is characteristic of Alcibiades to pay no attention to laws or oaths himself, and to try to teach you to disregard them as well, and while he is ruthless in bringing about the banishment and the death of others, to have recourse to heart-rending tears and appeals for mercy on his own account. Nor does such behaviour surprise me—he has done much that calls for tears. But whose goodwill will he gain by his entreaties, I wonder? That of the young, upon whom he has brought the disfavour of the people by his insolence, by his emptying of the gymnasia, and by behaviour which his years do not warrant? (Ir that of the old, whose ways are the exact opposite of his own, and whose mode of life he has treated with contempt?

However, it is not the mere exaction of punishment from wrongdoers themselves that should be your object; you should seek also to render everyone else more upright and more self-controlled by the sight of that punishment. If, then, you send me into exile, you will strike fear into all men of

 $<sup>^1</sup>$  τὴν αὐτὴν γιώμην post δίκαιον habet Q.  $^3$  αὐτὸν A: αὐτῶν Q.

τοῦτον δὲ κολάσαντες τοὺς ἀσελγεστάτους νομι-

μωτέρους ποιήσετε.

41 Βούλομαι δ' ύμᾶς ἀναμνῆσαι τῶν ἐμοὶ πεπραγμένων. ἐγὼ γὰρ πρεσβεύσας εἰς Θετταλίαν καὶ εἰς Μακεδονίαν καὶ εἰς Μολοσσίαν καὶ εἰς Θεσπρωτίαν καὶ εἰς Ἰταλίαν καὶ εἰς Σικελίαν τοὺς μὲν διαφόρους ὅντας διήλλαξα, τοὺς δ' ἐπιτηδείους ἐποίησα, τοὺς δ' ἀπὸ τῶν ἐχθρῶν ἀπέστησα. καίτοι εἰ τῶν πρεσβευόντων ἔκαστος τὰ αὐτὰ ἐποίησεν, ὀλίγους ἄν πολεμίους εἴχετε καὶ πολλοὺς συμμάχους ἐκέκτησθε.

12 Π΄ ερὶ δὲ τῶν λητουργιῶν οὐκ ἀξιῶ μεμνῆσθαι, πλὴν κατὰ τοσοῦτον, ὅτι τὰ προσταττόμενα δαπανῶ οὐκ ἀπὸ τῶν κοινῶν ἀλλ' ἀπὸ τῶν ἱδίων. καίτοι τυγχάνω νενικηκὼς εὐανδρία καὶ λαμπάδι καὶ τραγωδοῖς, οὐ τύπτων τοὺς ἀντιχορηγοῦντας, οὐδ' αἰσχυνόμενος εἰ τῶν νόμων ἔλαττον δύναμαι. τοὺς οὖν τοιούτους τῶν πολιτῶν πολὺ μᾶλλον ἐπιτηδείους

ήγουμαι μένειν ή φεύγειν.

1 ἀσελγεστάτους Emperius: ἀσελγεστέρους codd.
2 είς om. Α.
3 πρεσβευόντων Luzac: πρωτευόντων codd.

Terror and set to

\* πρεσβευόντων Luzac: πρωτευόντων codd.

\* τα om. Q.

\* των om. Q.

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# AGAINST ALCIBIADES, 40-42

worth. If, on the other hand, you punish Alcibiades, you will inspire a greater respect for the law in those

whose insolence is uncontrolled.

I wish, further, to remind you of what I have done. I have been sent on missions to Thessaly, to Macedonia, to Molossia, to Thesprotia, to Italy, and to Sicily. In the course of them I have reconciled such as had quarrelled with you, others I have won over to friendship, others I have detached from your enemies. If every representative of yours had done the same, you would have few foes, and you would have gained many an ally.

Of my public services I do not intend to speak. I will say only this: the expenditure required of me I meet, not from monies belonging to the state, but from my own pocket. And yet I have in fact gained victories in the contest of physique, a in the torch-race, and at the tragic competitions-without striking rival Choregi, and without feeling shame at my possessing less power than the laws. Citizens of this kind, it seems to me, deserve to remain in Athens far more than to be sent into exile.

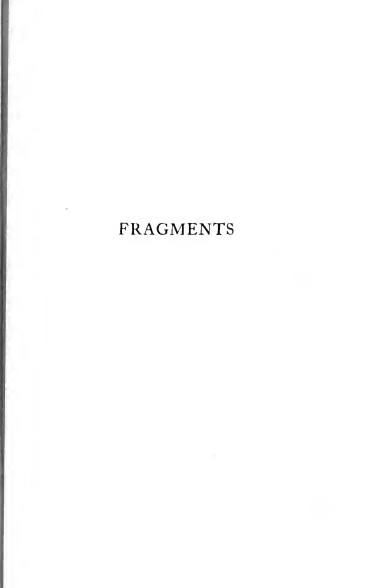
<sup>&</sup>lt;sup>a</sup> See Harpocration, s.v., and Athenaeus xiii. 565 f. The ανών εὐανδρίας was held at the Panathenaea.

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## NOTE

Unlike Antiphon, Andocides never made oratory his profession. If he spoke in public, the occasion was one which directly concerned himself. In addition, his career was interrupted by an enforced absence from Athens of over ten years. It is thus no matter for surprise that his published speeches should have been few in number. The three which survive, together with one other, dating from the days when he was still a young aristocrat dabbling in politics, probably represent all that their author ever left behind him. The scanty remains of this fourth speech are printed in the following pages.

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## Ι. ΣΥΜΒΟΥΛΕΥΤΙΚΟΣ

Title known from the Antiatticistes (Bekker, Anecdota 94. 21) and Photius.

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# ΙΙ. ΠΡΟΣ ΤΟΥΣ ΕΤΑΙΡΟΥΣ

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Καὶ τάφον μὲν αὐτοῦ λαμπρὸν ἐν τῆ ἀγορῷ Μάγνητες ἔχουσι· περὶ δὲ τῶν λειψάνων οὕτ' ᾿Ανδοκίδη προσέχειν ἄξιον ἐν τῷ πρὸς τοὺς ἑταίρους λέγοντι φωράσαντας τὰ λείψανα διαρρῦψαι τοὺς ᾿Αθηναίους· ψεύδεται γὰρ ἐπὶ τὸν δῆμον παροξύνων τοὺς ὀλιγαρχικούς.—Plut. Themist. 32.

Of the date of this speech we have no exact indication. Its title suggests that it was composed and delivered before the exile of Andocides in 415 B.c., when his active membership of an oligarchic éraupeta came to an end, and if the second of the two fragments printed below also belongs to the  $\Pi\rho\dot{o}s$   $\tau\dot{o}s$  éraúpous, it must be placed before 417, as in that year Hyperbolus was ostracized. Its theme seems to have been a vituperative attack upon the existing demo-580

## I. DELIBERATIVE SPEECH

Only two isolated words, quoted by lexicographers, survive. The subject and date of the speech, if it is in fact distinct from that which follows, are unknown. Its title, however, which is unusually vague, may well be the abbreviation of some such MS. rubric as HPOS TOYS ETAIPOYS. SYMBOYAEY-TIKOS.

## II. TO THE MEMBERS OF HIS PARTY

The people of Magnesia have a splendid tomb bearing the name of Themistocles in their Agora. As to his remains, Andocides deserves no credit when he says in his speech To the Members of his Party: "The Athenians removed his remains by stealth and scattered them to the winds." He is lying, in order to incite the oligarchs against the democracy.

cratic government; and if, as Plutarch suggests, Andocides did not mind distorting his facts to encourage his companions, we need not suppose that we have lost a document which might have illumined much that is dark in the history of Athens during the fifth century. As evidence, however, of party polemics at the close of the Archidamian War, its interest would have been great. The fragment preserved by Plutarch is apparently concerned with the fickleness of the Demos, which insults without scruple the ashes of one of its greatest leaders.

### ANDOCIDES

## ΙΙΙ. ΑΠΑΡΑΣΗΜΑ

1. Μὴ γὰρ ἴδοιμέν ποτε πάλιν ἐκ τῶν ὀρῶν τοὺς ἀνθρακευτὰς καὶ τὰς ἁμάξας εἰς τὸ ἄστυ ἥκοντας, καὶ πρόβατα καὶ βοῦς καὶ γύναια, καὶ πρεσβυτέρους ἄνδρας καὶ ἐργάτας ἐξοπλιζομένους; μηδὲ ἄγρια λάχανα καὶ σκάνδικας ἔτι φάγοιμεν.—Suidas, s.v. σκάνδιξ.

The reading of the MSS., τοὺς ἀνθρακευτὰς ἥκοντας καὶ πρόβατα καὶ βοῦς καὶ τὰς ἀμάξας εἰς τὸ ἄστυ, is clearly faulty. I have made what seems the simplest correction. Sluiter's suggestion, τοὺς ἀνθρακευτὰς ἦκοντας εἰς τὸ ἄστυ, καὶ γύναια καὶ παίδας καὶ πρόβατα καὶ βοῦς καὶ τὰς ἀμάξας Κάγοντας, καὶ πρεσβυτέρους ἄνδρας κτλ., involves unnecessary changes, which the phrase βοῦς καὶ τὰς ἀμάξας ἄγοντας remains unconvincing. With some hesitation I print a comma after γύναια. It would be equally possible to read πρόβατα καὶ βοῦς, καὶ γύναια πρεσβ. κτλ.; but there is no evidence that Athens was forced to arm women in its defence during the Archidamian War.

2. Περὶ Ὑπερβόλου λέγειν αἰσχύνομαι, οῦ ὁ μὲν πατὴρ ἐστιγμένος ἔτι καὶ νῦν ἐν τῷ ἀργυροκοπείω δουλεύει τῷ δημοσίω, αὐτὸς δὲ ξένος ὢν καὶ βάρβαρος λυχνοποιεῖ.—Schol. Arist. Vesp. 1007.

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Almost certainly a passage from the IIpos roots évalpous. The reference to Hyperbolus as still living in Athens shows that it must have been written before 417 n.c., the year of

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#### FRAGMENTS

## III. FRAGMENTS OF UNCERTAIN ORIGIN

1. May we never again see the charcoal-burners and their waggons arriving in Athens from the mountains, nor sheep and cattle and helpless women, no, nor old men and labourers arming for battle. May we never again eat wild herbs and chervil.

It has been conjectured with probability that this fragment, like the following, belongs to the IIpòs roòs èraipous. Andocides is clearly referring to the hardship felt in Athens during the Archidamian War, when the city was crowded with countryfolk and the Spartan forces were regularly destroying the produce of the farms and olive-yards of Attica. It is not difficult to see how a passage such as this formed part of an attack upon the democratic and imperialist party, whose policy, in the eyes of the oligarchs, had led directly to the conflict with Sparta.

2. Hyperbolus I blush to mention. His father, a branded slave, still works at the public mint; while he himself, a foreign interloper, makes lamps for a living.

his ostracism; and the tone of the speaker well represents the feelings of the oligarchic minority towards the radical leaders of the democratic party.

An. = Antiphon, As. = Andocides, fr. = fragments, app. = appendix (pp. 314-31). References are to the specches as numbered. It is hoped to add an index of subjects to the second volume.

Abydos, An. fr. C. 1 Acumenus, As. 1, 18 Adeimantus, As. 1. 16 Aeantid tribe, As. 1. 96 Aegeid tribe, As. 1. 62 Aegina, As. 1. 65, 3. 6 Aegisthus, As. 1. 129, 4. 22 Aenus, An. 5. 20, 22, 25, 29, 52.78 28 Agariste, As. 1. 16 Agatharchus, As. 4. 17 Agesilaus, As. 3. 18 Agora of Hippodamus, As. 1. Agyrrhius, As. 1. 133 Alcibiades, f. of Cleinias, As. Alcibiades, s. of Cleinias, An. fr. C. 1, As. 1. 11-14, 16, 4. 2 et pass. Alcibiades, of Phegus, As. 1. 65 Alcisthenes, As. 1. 35 Alemaeon, As. 1. 47 Alemaeonides, As. 1. 16 Alexippus, As. 1. 18 Ameinias, An. 6. 13 Amiantus, As. 1. 65

584

Amorges, As. 3. 29 Anaceum, As. 1. 45 Andocides, As. 1. 4 et pass. Andocides, the elder, As. 1. 146, 3, 6 Andrians, As. 1. 149 Androcles, As. 1. 27 Andromachus, As. 1. 12 ff., Andron, An. app. A Antidorus, As. 1. 35 Antiphon, the orator, An. app. A. B Antiphon, As. 1. 15 Anytus, As. 1. 150 Apaturia, As. 1. 126 Apolexis, An. fr. B. 1. 1 Apsephion, As. 1. 43 Archebiades, As. 1. 13 Archelaus, As. 2. 11 Archeptolemus, An. app. A, Archidamus, As. 1. 35 Archippus, As. 1. 13 Areopagus, As. 1. 78, 84 Argos, As. 3. 26 et pass. Aristeides, As. 4. 11 Aristion, An. 6. 12, 21, 35

Aristogeiton, As. 1. 98 Aristomenes, As. 1. 13 Aristoteles, As. 1. 47 Athena, An. 6. 39, 45 Autocrator, As. 1. 18 Axiochus, As. 1. 16

Boeotians, As. 1. 45, 3. 13 et pass.
Boethus, As. 1. 96

Calliades, As. 1. 127 Callias, An. fr. B. 3 Callias, As. 1. 18 Callias, archon, As. 1. 77 Callias, s. of Alcmaeon, As. 1.47 Callias, s. of Didymius, As. 4.32 Callias, s. of Hipponicus, As. 1. 112, 115 ff., 120 f., 126, 130, 132, 4. 13, 15 Callias, s. of Telocles, As. 1. 40, 42, 47 Callistratus, An. fr. B. 10 Catana, As. 3. 30 Cecropid tribe, An. 6. 11, 13 Cephalus, As. 1. 115, 150 Cephisius, As. 1. 33, 71, 92, 111, 121 f., 137, 139 Cephisodorus, As. 1. 15 Ceryces, As. 1. 116, 127 Chaeredemus, As. 1. 52, 67 Charias, As. 1. 106 Charicles, As. 1. 36, 101 Charippus, As. 1. 35 Charmides (1), As. 1. 16 Charmides (2), As. 1. 47 f., 51 Chersonese, As. 3. 9, 15 Chios, As. 4. 30 Chrysilla, As. 1. 127 Cimon, As. 3, 3, 4, 33

Cleigenes, As. 1. 96 Cleonymus, As. 1. 27 Cleophon, As. 1. 146 Clytemnestra, An. 1. 17 Conon, As. 3. 22 Corinth, As. 3. 18 et pass. Critias, As. 1. 47 Cynosarges, As. 1. 61 Cyprus, As. 1. 4, 132, 2. 20 f.

Damon, As. 1. 16 Decelea, An. app. A, As. 1. 101 Delium, As. 4. 13 Delphinium, As. 1. 78 Demonicus, An. app. A Demophantus, As. 1. 96 Demosthenes, An. fr. B. 2 Diacritus, As. 1. 52, 67 Didymius, As. 4. 32 Diipoleia, An. 2, 8. Diocleides, As. 1. 37, 45, 53, 58, 60, 65 f. Diodotus, An. 6. 16 Diogenes, As. 1. 13 Diognetus, As. 1. 15 Diomedes, As. 4. 26, 29 Dionysia, An. 6. 11, As. 1. 98 Dionysus (theatre of), As. 1. 38

Eleusinium, As. 1. 110 f., 115 f., 132 Eleusis, As. 1. 111 Elis, As. 4. 26 Ephesus, As. 4. 30 Ephialtes, An. 5. 68 Epichares (1), As. 1. 95 (cf. 99 f.) Epichares (2), As. 1. 122 Epilycus, As. 1. 117, 119, 121 f., 124, 128

Erasistratus, An. fr. B. 12 Erechtheid tribe, An. 6. 13 Eryximachus, As. 1. 35 Euböea, As. 3. 3, 9 Eucleides, As. 1. 87, 88 f., 93 f., 99 Eucles, As. 1. 112, 115 Eucrates, As. 1. 47 Euctemon, As. 1. 35 Euphemus, As. 1. 40, 47 Euphiletus, As. 1. 35, 51, 56, 61-64, 67 Eurydamas, As. 1. 35 Eurymachus, As. 1. 35

Glaucippus, As. 1. 35 Glaucon, As. 1. 126 Gniphonides, As. 1. 15

Harmodius, As. 1. 98 Hegemon, As. 1. 122 Hellenotamiae, An. 5. 69, As. Hellespont, As. 1. 76, 3. 21 Hephaestia, As. 1. 132 Hephaestodorus, As. 1. 15 Hephaestus, temple of, As. 1.40 Herodes, An. 5 pass. Hicesius, As. 1. 12 Hippocrates, An. fr. B. 13 Hippodamus, agora of, As. 1. 45 Hipponicus, f. of Callias, As. 1. 112, 115, 130 f., 4. 13, 15 Hipponicus, s. of Callias, As. 1. 126 Hyperbolus, As. fr. 3.2

Imbros, As. 3. 12, 14 Ionia, As. 1. 76 Isotimides, As. 1. 8, 71 1/1 / Isthmus, As. 1. 132 1/1/2 Italy, As: 4. 41

Lacedaemon, As. 3. 3, 6, 33

Laconia, As. 3. 31 and the Laespodias, An. fr. B. 14 Lamachus, As. 1. 11 Laurium, As. 1. 38, 39 Leagrus, As. 1. 117 f., 120 f. Lechaeum, As. 3. 18 Lemnos, As. 3. 12, 14 Leogoras (1), As. 1. 106, 2.  $2\bar{6}$ d . en la t Leogoras (2), As. 1. 22, 40, 146 Leon, As. 1. 94 Lesbos, As. 4. 30 Lindus, An. fr. A. 1 Lycinus, An. 5, 53, 60, 62 f. Lydus, As. 1. 17 ff. Lysistratus (1), An. 6. 36 Lysistratus (2), As. 1. 52, 67 Lysistratus (3), As. 1.1122

Mantitheus, As. 1. 43 Marathon, As. 1. 107 Megacles, As. 4. 34 ri Megara, As. 1. 15, 34, 3. 3, 1, 1117 Meletus (1), As. 1. 35, 63 Meletus (2), As. 1. 94 Melos, As. 4. 22 Menestratus, As. 1. 35 Menippus, As. 2. 23 Methymna, An. 5. 21 Miltiades, As. 3. 3, 4. 33 Molossia, As. 4. 41 Munychia, As. 1. 80 Myrrhus, An. fr. B. 15 Mytilene, An. 5 pass. a.

Macedonia, As. 4. 41

Naxos, An. 1. 16, As. 3. 9 Niceratus, An. fr. B. 4 Niciades, As. 3. 8 Nicias, As. 1. 11, 47, 3. 8, 4. 2 Nicocles, An. fr. B. 4 Nisaeus, As. 1. 47

Oedipus, As. 1. 129
Oeonias, As. 1. 13
Olympia, As. 1. 132, 4. 25, 26, 30
Olympieum, As. 1. 16
Onomacles, An. app. A
Orchesamenus, As. 1. 47
Orchomenus, As. 3. 13, 20

Pallene, As. 1. 106 Panaetius, As. 1. 52, 67 Panathenaea, As. 1. 28 Pantacles (1), An. 6. 11 Pantacles (2), As. 1. 15 Patrocleides, As. 1. 73, 76 f., 80 Pegae, As. 3. 3 Peiraeus, An. 1. 16 f., As. 1. 45, 81, 2, 21, 3, 5 Peisander, As. 1. 27, 36, 43, 2.14 Phaedrus, As. 1. 15 Phanostratus, An. 6. 12 Pherecles, As. 1. 17, 19, 22, 35 Philinus, An. 6. 12, 21, 35 f., fr. B. 6 Philippus (1), An. 6. 13 Philippus (2), An. fr. B. 17 Philippus (3), As. 1. 18 Philocrates (1), An. 6. 21, 40, 43 Philocrates (2), As. 1. 15

Philocrates (3), As. 1. 46

Philoneos, An. 1. 14 pass.
Philostratus, An. app. A
Phorbanteum, As. 1. 62
Phrynichus, An. app. B, As.
1. 47i
Phyle, As. 1. 80
Plato, As. 1. 35
Polemarchus, As. 1. 12
Polyeuctus (1), An. fr. B. 16
Polyeuctus (2), As. 1. 35
Polystratus, As. 1. 13
Prytanis (-eus), An. fr. B. 7
Pulytion, As. 1. 12, 14
Pythonicus, As. 1. 11 f., 14,
27

Samos, An. fr. A. 2, As. 2. 11 Samothrace, An. fr. A. 2 Scamandrius, As. 1. 43 Scyros, As. 3, 12, 14 Scythian archers, As. 3. 5 Segesta, As. 3. 30 Sicily, As. 1. 11, 117, 3. 30, 4.41 Smindyrides, As. 1. 15 Solon, As. 1. 81 f., 83, 95, 111 Sosias, An. 5. 70 Spensippus, As. 1. 17, 22 Stephanus, As. 1. 18 Syracuse, As. 3. 30

Taureas (1), As. 1. 47 Taureas (2), As. 4. 20 f. Teisamenus, As. 1. 83 Teisander, As. 1. 117, 3. 29 Teisarchus, As. 1. 15 Telenicus, As. 1. 35 Telocles, As. 1. 40, 42, 47 Teucrus, As. 1. 15, 28, 34 f., 52, 59, 67

Thargelia, An. 6. 11 Themacus, As. 1. 17, 22 Themistocles, As. fr. 2 Theodorus, As. 1. 35 Theramenes, An. fr. B. 1. 3 Theseum, As. 1. 45 Thesprotia, As. 4. 41 Thessaly, As. 1. 149, 4. 41 Thrace, An. fr. A. 2 Thrasyllus, As. 1. 150 Thurii, As. 4. 12 Timanthes, As. 1. 35 Timocrates, An. fr. B. 11 Troezen, As. 3. 3

Zeus Ctesius, An. 1, 16, 18

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