Of the Contract
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Published by Punctum Books

Clifton, Christopher.  
Of the Contract.  
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Default

10.1.1 Debt is to be understood as always overdue. Meaning that it comes too late — and always as an instance of default.

10.1.2 Every human tends by definition to default. This cannot be avoided absolutely. But by passively accepting the uncommon terms of judgement, as they come to be expressed, in resignation, the infliction of the punishment is ceaselessly remitted.

10.1.3 The avoidance of default is to be ceaselessly procured by the acceptance of new terms that stand in payment. A reduction of the difference that threatens to deprive the self of everything is merely a reprieve in an ongoing termination.

10.1.4 An apparent absolution would in any case be shown to be an actual default.

10.1.5 Every full and final payment must be recognised as merely a delay in an unceaseable proceedings. It is only in this way that the default may be avoided.

10.1.6 There can be no end to payment.
10.2.1 The persistence of default is an unwillingness to question.

10.2.2 Unavoidable default, in that it come and come again despite all efforts to adhere to the conditions of the contract, and regardless of whichever debt is held to be in question, is perhaps the only way to understand the rather difficult idea of that the void cannot be voided.

10.2.3 The avoidance of default is a continuous concern for the endebted understanding. The intentional rejection of that claimed is preparation for the purely unintentional acceptance of the secondary terms of absolution. Understanding of the need for validation would be requisite for any kind of valid understanding.

10.2.4 Validation is a process of internal understanding of the contract.

10.2.5 A concept is an instance of contractual awareness; but as taken from its instance and externally applied as a generic understanding it will constitute an instance of invalid occupation.

10.2.6 The persistence of a fund is an invalid proposition. The occurrence of default is a derivative of insufficient terms.
10.3.1 The conditions of first access to whatever it may be may be ignored in the enjoyment of that given. To adhere to the conditions would require the pain of parting from whatever has provided one with comfort.

10.3.2 Default may be defined as the neglect of the conditions. This neglect will coincide with the suspension of resources.

10.3.3 Difficulty comes when the facility that funds no longer functions. For example, when the funding funds the funding operation will result its own unthinkable dysfunction.

10.3.4 That the finance finance finance makes no sense.

10.3.5 The refusal of financial intervention on the grounds of past investment, in that subsequent possession of the same must disallow its operation to continue, may be seen in such a manner as to indicate its imminent resumption.

10.3.6 Disregard for the conditions, in that such or such an object be assumed as independent of the contract, leads to permanent default and unrelenting prosecution. The conditions are that nothing be received in kind with interest, and that nothing be without them.
10.4.1 Default is a condition that takes root in the forgetting of the contract. Its forgetting means not only its persistence out of mind, but its inadequate conception to begin with.

10.4.2 The terms that are forgotten are inadequate conceptions that continue to enable the presumption of a world without awareness.

10.4.3 The contract is forgotten in such instances of questionless intent that take the world that is for granted.

10.4.4 Lack of recognition of the debt thereby mistaken for a permanent foundation to depend on is the clearest indication that the contract be forgotten.

10.4.5 The forgetting of the contract corresponds to the forgetting of the difference-to-pay, whereby it seems as if the world did not depend on the conditions of the contract. This is not to be received as if the contract were itself the so-called difference.

10.4.6 Forgotten terms are such that have produced an expectation that consistently falls short of what they stand for. Any recognition of the difference will constitute an instance of repayment.

10.4.7 Forgotten terms are grounds for prosecution. To avoid the countless consequences leading from default it is imperative to ask for further finance. Loss of expectation would eventuate from any operation of that finance.

10.4.8 The fact of falling short may lead to endless prosecution, where the judgement is eternally postponed.

10.4.9 Attendance is required for sentence hearing.
10.5.1 Possession is default; perception error.

10.5.2 Whether the received consideration be acknowledged in itself, or as a promise of fulfilment, is decisive in the question of the presence of default.

10.5.3 Either keep the thing considered, or the contract; in the sense of either letting the fulfilment of the terms, or holding on to the appearance of the world (as prosecution).

10.5.4 Rather than a source of obligation, which is yet and ever yet to be determined, the beginning of the world may be received as something settled for a subject in default; which in consequence continues to assume the same and asks no valid question. But according and attentive to the fundamental void the faithful draws the deadline forward.

10.5.5 Pride protects its place within the image of the world — not defending this itself, but by upholding the whole image.

10.5.6 The variations of the presence of default are without number. It will be difficult to see as such in every situation.

10.5.7 An excuse may not be pleaded. Every instance of default implies an absence of awareness.
10.6.1 It is impossible to set aside an inefficient contract. Though a contract be invalid, there is nothing else to stand on.

10.6.2 A term that would decide upon the nature of default is always lacking.

10.6.3 The guarantee is in the sense that the insolvent will submit to “force not specified” (until they be forgiven).
10.7.1 *Draw to basic terms*, when feeling anxious. (For example, when the pressure comes to pay, you are not able.) *Concentrate on breathing.* Another term will come.