CHAPTER III

THE TYPES OF LEGITIMATE DOMINATION

The Basis of Legitimacy

1. Domination and Legitimacy

Domination was defined above (ch. 1:16) as the probability that certain specific commands (or all commands) will be obeyed by a given group of persons. It thus does not include every mode of exercising "power" or "influence" over other persons. Domination ("authority") in this sense may be based on the most diverse motives of compliance: all the way from simple habituation to the most purely rational calculation of advantage. Hence every genuine form of domination implies a minimum of voluntary compliance; that is, an interest (based on ulterior motives or genuine acceptance) in obedience.

Not every case of domination makes use of economic means; still less does it always have economic objectives. However, normally the rule over a considerable number of persons requires a staff (cf. ch. 1:112), that is, a special group which can normally be trusted to execute the general policy as well as the specific commands. The members of the administrative staff may be bound to obedience to their superior (or superiors) by custom, by affectual ties, by a purely material complex of interests, or by ideal (wurzirationala) motives. The quality of these motives largely determines the type of domination. Purely material interests and calculations of advantages as the basis of solidarity between the chief and his administrative staff result, in this as in other connections, in a relatively unstable situation. Normally other elements, affectual and ideal, supplement such interests. In certain exceptional cases the former alone may be decisive. In everyday life these relationships, like others, are governed by custom and material calculation of advantage. But custom, personal advantage, purely affectual or ideal motives of solidarity, do not form a sufficiently reliable basis for a given domination. In addition there is normally a further element, the belief in legitimacy.

Experience shows that in no instance does domination voluntarily limit itself to the appeal to material or affectual or ideal motives as a basis for its continuance. In addition every such system attempts to establish and to cultivate the belief in its legitimacy. But according to the kind of legitimacy which is claimed, the type of obedience, the kind of administrative staff developed to guarantee it, and the mode of exercising authority, will all differ fundamentally. Equally fundamental is the variation in effect. Hence, it is useful to classify the types of domination according to the kind of claim to legitimacy typically made by each. In doing this, it is best to start from modern and therefore more familiar examples.

1. The choice of this rather than some other basis of classification can only be justified by its results. The fact that certain other typical criteria of variation are thereby neglected for the time being and can only be introduced at a later stage is not a decisive difficulty. The legitimacy of a system of control has far more than a merely "ideal" significance, if only because it has very definite relations to the legitimacy of property.

2. Not every claim which is protected by custom or law should be spoken of as involving a relation of authority. Otherwise the worker, in his claim for fulfillment of the wage contract, would be exercising authority over his employer because his claim can, on occasion, be enforced by order of a court. Actually his formal status is that of party to a contractual relationship with his employer, in which he has certain "rights" to receive payments. At the same time the concept of an authority relationship (Herrschaftsverhiiltnis) naturally does not exclude the possibility that it has originated in a formally free contract. This is true of the authority of the employer over the worker as manifested in the former's rules and instructions regarding the work process; and also of the authority of a feudal lord over a vassal who has freely entered into the relation of fealty. That subject to military discipline is formally "involuntary" while that to the discipline of the factory is voluntary does not alter the fact that the latter is also a case of subjection to authority. The position of a bureaucratic official is also entered into by contract and can be
freely resigned, and even the status of "subject" can often be freely entered into and (in certain circumstances) freely repudiated. Only in the limiting case of the slave is formal subjection to authority absolutely involuntary.

On the other hand, we shall not speak of formal domination if a monoplastic position permits a person to exert economic power, that is, to dictate the terms of exchange to contractual partners. Taken by itself, this does not constitute authority any more than any other kind of influence which is derived from some kind of superiority, as by virtue of erotic attractiveness, skill in sport or in discussion. Even if a big bank is in a position to force other banks into a cartel arrangement, this will not alone be sufficient to justify calling it an authority. But if there is an immediate relation of command and obedience such that the management of the first bank can give orders to the others with the claim that they shall, and the probability that they will, be obeyed regardless of particular content, and if their carrying out is supervised, it is another matter. Naturally, here as everywhere the transitions are gradual: there are all sorts of intermediate steps between mere indebtedness and debt slavery. Even the position of a "saler" can come very close to the borderline of authoritarian domination and yet not necessarily constitute "authority." Sharp differentiation in concrete fact is often impossible, but this makes clear in the analytical distinctions all the more important.

3. Naturally, the legitimacy of a system of domination may be treated sociologically only as the probability that to a relevant degree the appropriate attitudes will exist, and the corresponding practical conduct ensue. It is by no means true that every exercise of submissiveness to persons in positions of power is primarily (or even at all) oriented toward this belief. Loyalty may be hypocritically simulated by individuals or by whole groups on purely opportunistic grounds, or carried out in practice for reasons of material self-interest. Or people may submit from individual weakness and helplessness because there is no acceptable alternative. But these considerations are not decisive for the classification of types of domination. What is important is the fact that in a given case the particular claim to legitimacy is to a significant degree and according to its type treated as "valid"; that this fact confirms the position of the persons claiming authority and that it helps to determine the choice of means of its exercise.

Furthermore, a system of domination may—as often occurs in practice—be so completely protected, on the one hand by the obvious community of interests between the chief and his administrative staff (bodyguards, Protognos, "red" or "white" guards) as opposed to the subjects, on the other hand by the helplessness of the latter, that it can afford to drop even the pretense of a claim to legitimacy. But even then the mode of legitimation of the relation of chief and his staff may vary widely according to the type of basis of the relation of the authority between them, and, as will be shown, this variation is highly significant for the structure of domination.

4. "Obedience" will be taken to mean that the action of the person obeying follows in essentials such a course that the content of the command may be taken to have become the basis of action for its own sake. Furthermore, the fact that it is so taken is referable only to the formal obligation, without regard to the actor's own attitude to the value or lack of value of the content of the command as such.

5. Subjectively, the causal sequence may vary, especially as between "intuition" and "sympathetic agreement." This distinction is not, however, significant for the present classification of types of authority.

6. The scope of determination of social relationships and cultural phenomena by virtue of domination is considerably broader than appears at first sight. For instance, the authority exercised in the schools has much to do with the determination of the forms of speech and of written language which are regarded as orthodox. Dialects used as the "chancellery language" of autocratic political units, hence of their rulers, have often become orthodox forms of speech and writing and have even led to the formation of separate "nations" (for instance, the separation of Holland from Germany). The rule by parents and the school, however, extends far beyond the determination of such cultural patterns, which are perhaps only apparently formal, to the formation of the young, and hence of human beings generally.

7. The fact that the chief and his administrative staff often appear formally as servants or agents of those they rule, naturally does nothing to disprove the quality of dominance. There will be occasion later to speak of the substantive features of so-called "democracy." But a certain minimum of secured power to issue commands, thus of domination, must be provided for in nearly every conceivable case.

2. The Three Pure Types of Authority

There are three pure types of legitimate domination. The validity of the claims to legitimacy may be based on:

1. Rational ground—resting on a belief in the legality of enacted rules and the right of those elevated to authority under such rules to issue commands (legal authority).

2. Traditional ground—resting on an established belief in the sanctity of immemorial traditions and the legitimacy of those exercising authority under them (traditional authority).

3. Charismatic ground—resting on devotion to the exceptional sanctity, heuristic or exemplary character of an individual person, and of the normative pattern or order revealed or ordained by him (charismatic authority).

In the case of legal authority, obedience is owed to the legally established impersonal order. It extends to the persons exercising the authority
of office under it by virtue of the formal legality of their commands and only within the scope of authority of the office. In the case of traditional authority, obedience is owed to the person of the chief who occupies the traditionally sanctioned position of authority and who is (within its sphere) bound by tradition. But here the obligation of obedience is a matter of personal loyalty within the area of accustomed obligations. In the case of charismatic authority, it is the charismatically qualified leader as such who is obeyed by virtue of personal trust in his revelation, his heroism or his exemplary qualities so far as they fall within the scope of the individual’s belief in his charisma.

1. The usefulness of the above classification can only be judged by its results in prompting systematic analysis. The concept of “charisma” (“the gift of grace”) is taken from the vocabulary of early Christianity. For the Christian hero-crocey Rudolf Sohm, in his Kirchenschichte, was the first to clarify the substance of the concept, even though he did not use the same terminology. Others (for instance, Hall in Entfehlung und Bureaucratie) have clarified certain important consequences of it. It is thus nothing new.

2. The fact that none of these three ideal types, the elucidation of which will occupy the following pages, is usually to be found in historical cases in “pure” form, is naturally not a valid objection to attempting their conceptual formulation in the sharpest possible form. In this respect the present case is no different from many others. Later on (sec. 2) the transformation of pure charisma by the process of combination will be discussed and thereby the relevance of the concept to the understanding of empirical systems of authority considerably increased. But even so it may be said of every historical phenomenon of authority, that it is not likely to be as “an open book.” Analysis in terms of sociological types has, after all, as compared with purely empirical historical investigation, certain advantages which should not be minimized. That is, it can in the particular case of a concrete form of authority determine what conforms to or approximates such types as “charisma,” “hereditary charisma,” “the charisma of office,” “patricracy,” “bureaucracy,” the authority of status groups, and in doing so it can work with relatively unambiguous concepts. But the idea that the whole of concrete historical reality can be exhaustively in the conceptual scheme about to be developed as far from the author’s thoughts as anything could be.

3. Legal Authority: The Pure Type

Legal authority rests on the acceptance of the validity of the following mutually inter-dependent ideas.

1. That any given legal norm may be established by agreement or by imposition, on grounds of expediency or value-rationality or both, with a claim to obedience at least on the part of the members of the organization. This is, however, usually extended to include all persons within the sphere of power in question—which in the case of territorial bodies is the territorial area—who stand in certain social relationships or carry out forms of social action which in the order governing the organization have been declared to be relevant.

2. That every body of law consists essentially in a consistent system of abstract rules which have normally been intentionally established. Furthermore, administration of law is held to consist in the application of these rules to particular cases; the administrative process in the rational pursuit of the interests which are specified in the order governing the organization within the limits laid down by legal precepts and following principles which are capable of generalized formulation and are approved in the order governing the group, or at least not disapproved in it.

3. That thus the typical person in authority, the “superior,” is himself subject to an impersonal order by orienting his actions to it in his own dispositions and commands. (This is true not only for persons exercising legal authority who are in the usual sense “official,” but, for instance, for the elected president of a state.)

4. That the person who obeys authority does so, as it is usually stated, only in his capacity as a “member” of the organization and what he obeys is only “the law.” (He may in this connection be the member...