# Aquinas

## On Law, Morality, and Politics

Second Edition

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### **On Law Morality And Politics Second Edition**

Nausica Palazzo, Jeffrey A. Redding

#### On Law Morality And Politics Second Edition:

On Law, Morality, and Politics (Second Edition) Thomas Aguinas, 2003-11-04 The second edition of Aguinas On Law Morality and Politicsretains the selection of texts presented in the first edition but offers them in new translations by Richard J Regan including that of his Aguinas Treatise on Law Hackett 2000 A revised Introduction and glossary an updated select bibliography and the inclusion of summarizing headnotes for each of the units Conscience Law Justice Property War and Killing Obedience and Rebellion and Practical Wisdom and Statecraft further enhance its usefulness and Politics (Second Edition) Thomas Aguinas, Richard J. Regan, William P. Baumgarth, 2003-03-07 The second edition retains the selection of texts presented in the first edition but offers them in new translations by Richard I Regan including that of his Aguinas Treatise on Law Hackett 2000 A revised Introduction and glossary an updated select bibliography and the inclusion of summarising headnotes for each of the units Conscience Law Justice Property War and Killing Obedience and Rebellion and Practical Wisdom and Statecraft further enhance its usefulness On Law, Morality, and Politics Saint Thomas (Aguinas), 1988-01-01 Infidels and Empires in a New World Order David M. Lantigua, 2020-06-18 Before international relations in the West there were Christian infidel relations Infidels and Empires in a New World Order decenters the dominant story of international relations beginning with Westphalia in 1648 by looking a century earlier to the Spanish imperial debate at Valladolid addressing the conversion of native peoples of the Americas In addition to telling this crucial yet overlooked story from the colonial margins of Western Europe this book examines the Anglo Iberian Atlantic to consider how the ambivalent status of the infidel other under natural law and the law of nations culminating at Valladolid shaped subsequent international relations in explicit but mostly obscure ways From Hern n Cort s to Samuel Purchas and Bartolom de las Casas to New England Puritans a host of unconventional colonial figures enter into conversation with Francisco de Vitoria Hugo Grotius and John Locke to reveal astonishing religious continuities and dissonances in early modern international legal thought with important implications for contemporary global society Conservatism, Past and Present Tristan J. Rogers, 2025-01-31 In Conservatism Past and Present A Philosophical Introduction Tristan J Rogers argues that philosophical conservatism is a coherent and compelling set of historically rooted ideas about conserving and promoting the human good Part I Conservatism Past presents a history of conservative ideas exploring themes such as the search for wisdom the limits of philosophy reform in preference to revolution the relationship between authority and freedom and liberty as a living tradition Major figures include Aristotle Saint Thomas Aguinas Edmund Burke G W F Hegel and Roger Scruton Part II Conservatism Present applies philosophical conservatism to contemporary conservative politics focusing on issues such as nationalism populism the family education and responsibility Rogers shows that conservatism has been defined differently at different times as a loose set of connected ideas reacting against the French Revolution as a kind of disposition or instinct in favor of the status quo and more recently as any ideas opposed to the political left But he also allows

a set of questions to guide his argument for conservatism s merits What is conservatism Is it a coherent and attractive philosophy What are conservatives for And how is today s conservatism related to its past In his answers Rogers paints a compelling and coherent picture of an aligned and attractive set of ideas **Environmental Hazards and Neurodevelopment** Cindy Croft, 2015-01-28 This title includes a number of Open Access chapters The rate of identification of children with neurobiological disabilities has been on the increase in recent years Millions of dollars in research are being spent to understand the factors influencing these increases The articles within this compendium shed vital light on this issue **Legal Positivism, Politics, and Critical Ethics** Elena Namli,2025-07-10 This book challenges the view that legal positivism should be reduced to a conceptual analysis of legal validity Instead Elena Namli reclaims legal positivism as a theory of the relationship between law morality and politics Presenting novel interpretations of the classical works of Herbert L A Hart Joseph Raz and J rgen Habermas Namli frames legal positivism as a theory that makes possible a moral and political critique of valid law Moreover this book defends the dialectical relationship between law politics and morality by combining a positivist approach to legal validity with a constructivist ethical theory which strengthens the critical potential of legal positivism Legally valid norms may not always be morally justified but understanding the moral quality of legal regulations is essential for comprehending modern law A Summary of Philosophy Thomas Aguinas, Richard J. Regan, 2003-03-15 This compact collection of philosophical texts from the Summa Theologica on God creation the soul human acts moral good and evil love habits virtue and law is presented newly translated in abridged form and cast in a modified version of the medieval quaestio Included are only the most important objections and Aguinas replies appeals to scriptural theological and philosophical authorities have been omitted Unlike the ordering of the originals questions and answers are here presented prior to objections and replies the result is a sharp rich topically organized question answer presentation of Aguinas major philosophical arguments within a brief compass A general Introduction headnotes a glossary an index and a select bibliography offer expert guidance to the work of this major philosopher Hugo Grotius and the Modern Theology of Freedom Jeremy Seth Geddert, 2017-02-24 Human rights are thought to guarantee pluralism by protecting individual liberty from imposed religious conceptions of virtue Yet critics often argue that this secular focus on merely avoiding violations can also enable unfettered individualism and undermine appeals to the common good This book uncovers in secular rights pioneer Hugo Grotius a rights theory that points toward the enlargement of individual responsibility. It grounds this connection in Grotius unexplored theological corpus which reveals a dual metaethics and jurisprudence Here a deontological natural law undergirds a secular theory of rights that is self aware of its own limitations A teleological practical reason then guides the exercise of these rights so as not to compromise the political order that defends them The book then illustrates this symbiosis of rights and responsibilities in five areas consent theories of government rights of rebellion criminal punishment war and international responsibility and Atonement theology This reassesses Grotius legacy as a secularist

opponent of classical political thought and suggests that modern liberalism and universal human rights are compatible with a world of resurgent religion Exploitation and Economic Justice in the Liberal Capitalist State Mark R. Reiff, 2013-02-28 Exploitation and Economic Justice in the Liberal Capitalist State develops the first new liberal theory of economic justice to appear since John Rawls and Ronald Dworkin proposed their respective theories back in the 1970s and early 1980s It does this by presenting a new liberal egalitarian non Marxist theory of exploitation that is designed to be a creature of capitalism not a critique of it Indeed the book shows how we can regulate economic inequality using the presuppositions of capitalism and political liberalism that we already accept In doing this the book uses two concepts or tools a re conceived notion of the ancient doctrine of the just price and the author's own concept of intolerable unfairness. The resulting theory can then function as either a supplement to or a replacement for the difference principle and luck egalitarianism the two most popular liberal egalitarian theories of economic justice of today It provides a new highly topical specific moral justification not only for raising the minimum wage but also for imposing a maximum wage for continuing to impose an estate tax on the wealthiest members of society and for prohibiting certain kinds of speculative trading including trading in derivatives such as the now infamous credit default swap and other related exotic financial instruments Finally it provides a new specific moral justification for dealing with certain aspects of climate change now regardless of what other nations do Yet it is still designed to be the object of an overlapping consensus that is it is designed to be acceptable to those who embrace a wide range of comprehensive moral and political doctrines not only liberal egalitarianism but right and left libertarianism too The **Politics of Gratitude** Mark T. Mitchell, 2012 Explores the need for a new vision of postpartisan politics Socialism Mark T. Mitchell, 2022-05-19 A proletarianized citizenry ruled by a class of insolent plutocrats is incompatible with the republican form of government established by the US Constitution Without an effective majority of citizens who own property and whose character has been shaped by property ownership a vibrant middle class the Founders Constitution will not survive Our current age of Plutocratic Socialism is a specific manifestation of a pathology the Founders feared Recovery must begin with a simple yet profound axiom private property and political freedom stand or fall together Oueer and Religious Alliances in Family Law Politics and Beyond Nausica Palazzo, Jeffrey A. Redding, 2022-07-05 Family law is a site of social conflict and the erasure of non traditional families This book explores how conservative religious and progressive queer groups can cooperatively work together to expand family law s recognition beyond the traditional state sponsored family Various religious groups have shown an interest in promoting alternative family structures For example certain Muslim and Mormon communities have advocated for polygamy thereby aligning with queer groups interest in overcoming the engrafting of monogamy into state law Advocacy by North American religious conservatives for reforms in favor of non conjugal families and against same sex marriage overlaps with certain queer efforts to legitimize friendships and non traditional families more generally This book explores these potential areas of queer and religious political cooperation

including limitations and principled reservations to such cooperation It then looks at additional future arenas of queer and religious political cooperation going beyond family law **The Christian Structure of Politics** William A. McCormick, 2022 The Christian Structure of Politics the first full length monograph on Thomas Aguinas s De Regno in decades offers an authoritative interpretation of De Regno as a contribution to our understanding of Aguinas s politics particularly on the relationship between Church and State William McCormick argues that Aquinas takes up a via media between Augustine and Aristotle in De Regno invoking human nature to ground politics as rational but also Christian principles to limit politics because of both sin and the supernatural end of man beyond politics. Where others have seen disjoined sections on the best regime tyranny and the reward of the king McCormick identifies a dialogical structure to the text one not unlike the disputed question format whereby Aguinas both tempers expectations for the best government and offers a spiritual diagnosis of tyranny culminating in a sharp critique of civil religion and political theology McCormick draws upon historical research on Aguinas context especially that of Anthony Black Cary Nederman and Francis Oakley from which he develops three themes the medieval preponderance of kingship and royal ideology the relationship between Church and State and the intersection of Latin Christianity and Greco Roman antiquity While age old concerns recent research in these areas has allowed us to move beyond simplistic platitudes For scholars of political theory and the history of political thought De Regno will prove fascinating for the interplay of Aristotelian and Augustinian elements undercutting the conventional wisdom that Aguinas was simply an Aristotelian De Regno also includes an extended treatment of civil religion one of Aguinas most historically oriented discussions of politics Justice Beyond Borders Simon Caney, 2006-07-20 This text examines which political principles should govern global politics exploring the ethical issues that arise at the global level and addressing questions such as are there universal values Is national self determination defensible And when if ever may political regimes wage war **The Moral Foundations of Politics** Ian Shapiro, 2008-10-01 When do governments merit our allegiance and when should they be denied it Ian Shapiro investigates this most enduring of political dilemmas in this innovative and engaging book Shapiro discusses the different answers that have been proposed by the major political theorists in the utilitarian Marxist and social contract traditions over the past four centuries Showing how these political philosophies have all been decisively shaped by the core values of the Enlightenment he demonstrates that each one contains useful insights that survive their failures as comprehensive doctrines and that should inform our thinking about political legitimacy Shapiro then turns to the democratic tradition Exploring the main arguments for and against democracy from Plato s time until our own he argues that democracy offers the best resources for realizing the Enlightenment s promise and managing its internal tensions As such democracy supplies the most attractive available basis for political legitimacy Law and Sentiment in International Politics David Traven, 2021-07-01 Drawing on recent research in moral psychology and neuroscience this book argues that universal moral beliefs and emotions shaped the evolution of the laws of war and in

particular laws that protect civilians It argues that civilian protection norms are not just a figment of the modern West but that these norms were embryonic in earlier societies and civilizations including Ancient China early Islam and medieval Europe However despite their ubiquity this book argues that civilian protection rules are inherently fragile and that their fragility lies not just in failures of compliance but also in how moral emotions shaped the design of the law The same beliefs and emotions that lead people to judge that it is wrong to intentionally target civilians can paradoxically constitute the basis for excusing states for incidental civilian casualties or collateral damage To make the laws of war work better for civilians this book argues that we need to change how we think about the ethics of killing in war Legal Symbolism Jiří Přibáň, 2016-04-22 Jir Prib n s book contributes to the field of systems theory of law in the context of European legal and political integration and constitution making It puts recent European legislative efforts and policies especially the EU enlargement process in the context of legal theory and philosophy Furthermore the author shows that the system of positive law has a symbolic meaning reflecting how it also contributes to the semantics of political identity democratic power and moral values as well as the complex relations between law politics and morality **Politics as a Christian Vocation** Franklin I. Gamwell, 2005 This 2004 book argues that Christian faith belongs in politics because both pursue rational forms of Flannery O'Connor and the Perils of Governing by Tenderness Jerome C. Foss, 2019-01-03 Flannery O Connor s thought fiction continues to haunt American readers in part because of its uncanny ability to remind us who we are and what we need Foss s book reveals the extent to which O Connor was a serious reader of the history of political philosophy She understood the ideas upon which the American regime rests and she evaluated those ideas from the standpoint of both faith and reason Foss s book explains why O Connor feared that the modern habit to govern by tenderness would lead to terror After a thorough account of her familiarity with the history of political philosophy Foss shows how the works of Plato Aristotle Saint Augustine Saint Thomas Aguinas Machiavelli Locke Rousseau and Nietzsche inform O Connor s stories This does not mean that O Connor was writing about politics in the narrow sense Her vision was deeply theological and she carefully avoided topical stories that promote social agendas Her concern was with the health of the American regime more broadly insofar as the manners of a regime affect citizens attitudes toward religion O Connor does not present a political theory of her own but as Foss argues she was a political philosopher in the original sense of the word Her stories give clear accounts of her political wisdom Foss further shows the continued relevance of her wisdom in age dominated by abstract modern theories such as that of John Rawls

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